

However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted]  
FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

July 26, 2017



Capital One Bank (USA), N.A./Capital One, N.A.



b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 12, United States Code (U.S.C.) Section 3414(a) (5) of the Right to Financial Privacy Act, the FBI issued a National Security Letter (NSL) [redacted] to Capital One Bank (USA), N.A./Capital One, N.A.. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have. However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2

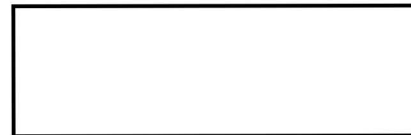


U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

July 26, 2017

Custodian of Records

PayPal

PayPal Holdings, Inc # Global Investigations  
9999 N 90th Street  
Scottsdale, AZ 85258  
480-862-7293

Dear Custodian of Records:

Pursuant to Title 12, United States Code (U.S.C.) Section 3414(a) (5) of the Right to Financial Privacy Act, the FBI issued a National Security Letter (NSL) [redacted] to PayPal. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

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- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

July 27, 2017



GoDaddy.com



b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to GoDaddy.com. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

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- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have.

17cv03263-1271

However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

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b7E -2,4

Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

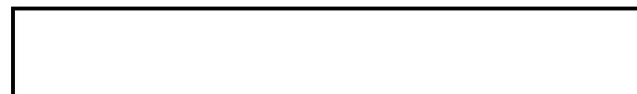
File No. [redacted]

b7E -1



b7E -2

July 27, 2017



HostGator.com



b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to HostGator.com. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

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- Whether or not you provided responsive information to the FBI pursuant to the NSL.

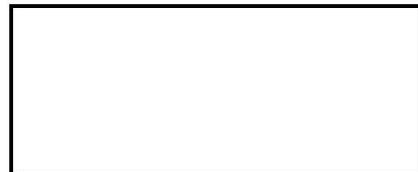
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- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

October 24, 2016



Bank of America



b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 12, United States Code (U.S.C.) Section 3414(a) (5) of the Right to Financial Privacy Act, the FBI issued a National Security Letter (NSL) [redacted] to Bank of America. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
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- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted]  
[redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention. [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the  
[redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1

[redacted]

b7E -2

October 24, 2016

[redacted]

Citibank, N.A.; Citibank (South Dakota), N.A.

b6 -1  
b7C -1

[redacted]

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 12, United States Code (U.S.C.) Section 3414(a)(5) of the Right to Financial Privacy Act, the FBI issued a National Security Letter (NSL) [redacted] to Citibank, N.A; Citibank (South Dakota), N.A.. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

17cv03263-1277

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have. However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted]  
[redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1

[redacted]  
b7E -2

October 24, 2016

[redacted]  
Visa, Inc.

b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 12, United States Code (U.S.C.) Section 3414(a)(5) of the Right to Financial Privacy Act, the FBI issued a National Security Letter (NSL) [redacted] to Visa, Inc.. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

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- The customer account(s) for which information was sought; and
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If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have. However, consistent with the relevant statute, the FBI requests that the

name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted]"

b7E -2,4

[redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."

Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

October 28, 2016

Custodian of Records  
Facebook  
1601 Willow Rd.  
Building 18  
Menlo Park, CA 94025  
650-543-4890

Dear Custodian of Records:

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to Facebook. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

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- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have.

17cv03263-1281

However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b6 -2  
b7C -2  
b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1

[redacted]  
b7E -2

October 28, 2016

Custodian of Records  
Google  
1600 Amphitheatre Parkway  
Mountain View, CA 94043  
650-253-7807

Dear Custodian of Records:

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to Google. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

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- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b6 -2  
b7C -2  
b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1

[redacted]

b7E -2

October 28, 2016

[redacted]

b6 -1  
b7C -1

Metro PCS, Inc. c/o T-Mobile USA, Inc.

[redacted]

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to Metro PCS, Inc. c/o T-Mobile USA, Inc.. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

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b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b6 -2

b7C -2

b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

October 28, 2016

Custodian of Records  
Twitter  
1355 Market Street, Suite 900  
San Francisco, CA 94102  
415-222-9670

Dear Custodian of Records:

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to Twitter. b7E -1 The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

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- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

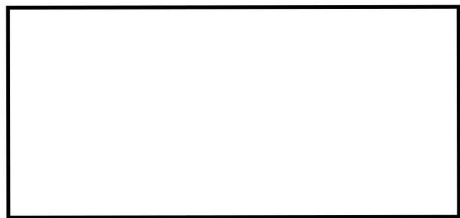
b7E -2

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b6 -2  
b7C -2  
b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

October 28, 2016

Custodian of Records  
Yahoo!  
701 First Avenue  
Sunnyvale, CA 94089  
408-349-5162

Dear Custodian of Records:

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to Yahoo!. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have. However, consistent with the relevant statute, the FBI requests that the

name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted]" and must reference the date of the NSL and the identification number found on the upper left corner of the NSL." b7E -2,4
  - Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."
- b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b6 -2  
b7C -2  
b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

August 15, 2016



Equifax



b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 15, United States Code (U.S.C.) Sections 1681u(a) and 1681u(b) of the Fair Credit Reporting Act, the FBI issued a National Security Letter (NSL) [redacted] to Equifax. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have.

However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted]" and must reference the date of the NSL and the identification number found on the upper left corner of the NSL." b7E -2,4
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

August 19, 2016



b6 -1  
b7C -1

AT&T, AT&T Mobility, or AT&T Corporate Security



b6 -1  
b7C -1

Dear [redacted]

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to b7E -1 AT&T, AT&T Mobility, or AT&T Corporate Security. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

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- The customer account(s) for which information was sought; and
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- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2

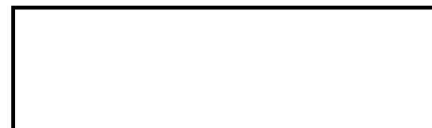


U.S. Department of Justice

Federal Bureau of Investigation

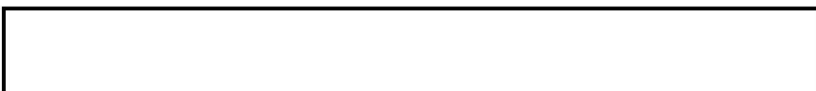
File No. [redacted]

b7E -1



b7E -2

October 24, 2016



AT&T, AT&T Mobility, or AT&T Corporate Security



b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to AT&T, AT&T Mobility, or AT&T Corporate Security. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

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- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted]  
[redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

September 30, 2016



T-Mobile USA, Inc.



Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to T-Mobile USA, Inc.. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
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If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have.

However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted]  
[redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the  
[redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

July 12, 2016

Verizon Wireless Custodian of Records  
Verizon Wireless  
180 Washington Valley Road  
Bedminster, NJ 07921  
800-451-5242

Dear Verizon Wireless Custodian of Records:

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to Verizon Wireless. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have. However, consistent with the relevant statute, the FBI requests that the

name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted]" and must reference the date of the NSL and the identification number found on the upper left corner of the NSL." b7E -2,4
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

b7E -2

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

October 24, 2016



AT&T, AT&T Mobility, or AT&T Corporate Security

b6 -1  
b7C -1



Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to AT&T, AT&T Mobility, or AT&T Corporate Security. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

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- Whether or not you provided responsive information to the FBI pursuant to the NSL.

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- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted]  
[redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the  
[redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

May 19, 2016

Verizon Wireless Custodian of Records  
Verizon Wireless  
180 Washington Valley Road  
Bedminster, NJ 07921  
800-451-5242

Dear Verizon Wireless Custodian of Records:

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to Verizon Wireless. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have. However, consistent with the relevant statute, the FBI requests that the

name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redact] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redact]  
[redact] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redact] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the  
[redact] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

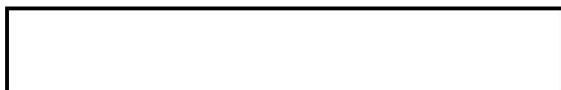
File No. [redacted]

b7E -1



b7E -2

May 19, 2016



Windstream Communications



Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to Windstream Communications. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have.

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- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted]  
[redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

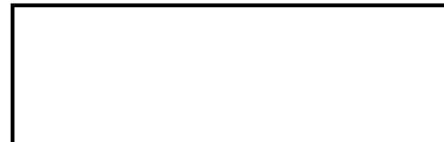
b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the  
[redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

May 19, 2016



Equifax



Dear [redacted]

b6 -1  
b7C -1

b6 -1  
b7C -1

Pursuant to Title 15, United States Code (U.S.C.) Section 1681v of the Fair Credit Reporting Act, the FBI issued a National Security Letter (NSL) [redacted] to Equifax. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

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[redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."

b7E -2,4

Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1

[redacted]  
b7E -2

May 19, 2016

[redacted]

Experian

[redacted]

b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 15, United States Code (U.S.C.) Section 1681v of the Fair Credit Reporting Act, the FBI issued a National Security Letter (NSL) [redacted] to Experian. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

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b7E -2,4

Please direct any questions you have regarding this letter to the  
[redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2

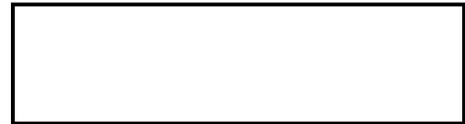


U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

May 19, 2016



TransUnion



b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 15, United States Code (U.S.C.) Section 1681v of the Fair Credit Reporting Act, the FBI issued a National Security Letter (NSL) [redacted] to TransUnion. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

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- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted]  
[redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

September 27, 2016



Equifax



b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 15, United States Code (U.S.C.) Section 1681v of the Fair Credit Reporting Act, the FBI issued a National Security Letter (NSL) [redacted] to Equifax. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have.

However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

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- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1

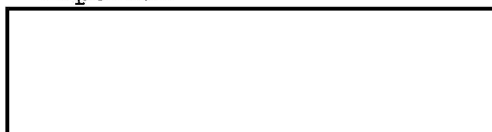


b7E -2

September 27, 2016



Experian



b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 15, United States Code (U.S.C.) Section 1681v of the Fair Credit Reporting Act, the FBI issued a National Security Letter (NSL) [redacted] to Experian. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

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- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

Sincerely,





U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

September 27, 2016



TransUnion



b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 15, United States Code (U.S.C.) Section 1681v of the Fair Credit Reporting Act, the FBI issued a National Security Letter (NSL) [redacted] to TransUnion. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

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- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

August 03, 2016



Sprint Federal Operations



Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to Sprint Federal Operations. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

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[redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

August 03, 2016



Equifax



b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 15, United States Code (U.S.C.) Section 1681v of the Fair Credit Reporting Act, the FBI issued a National Security Letter (NSL) [redacted] to Equifax. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

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b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the  
[redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

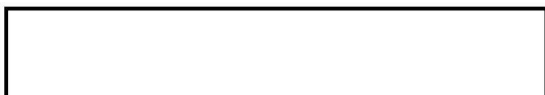
File No. [redacted]

b7E -1

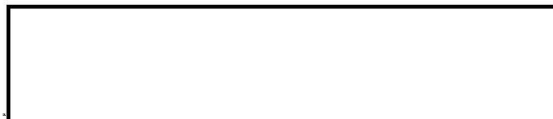


b7E -2

August 03, 2016



Experian



Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 15, United States Code (U.S.C.) Section 1681v of the Fair Credit Reporting Act, the FBI issued a National Security Letter (NSL) [redacted] to Experian. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

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b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

August 03, 2016



TransUnion



Dear [redacted]

b6 -1  
b7C -1

b6 -1  
b7C -1

Pursuant to Title 15, United States Code (U.S.C.) Section 1681v of the Fair Credit Reporting Act, the FBI issued a National Security Letter (NSL) [redacted] to TransUnion. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

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- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the  
[redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1

[redacted]

b7E -2

August 15, 2016

[redacted]

AT&T, AT&T Mobility, or AT&T Corporate Security

b6 -1  
b7C -1

[redacted]

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to AT&T, AT&T Mobility, or AT&T Corporate Security. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

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b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2

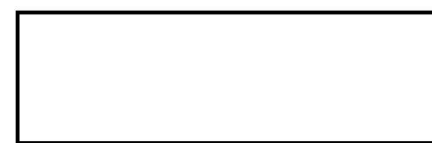


U.S. Department of Justice

Federal Bureau of Investigation

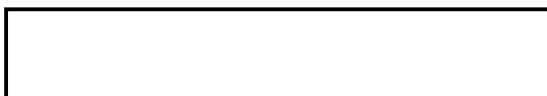
File No. [redacted]

b7E -1

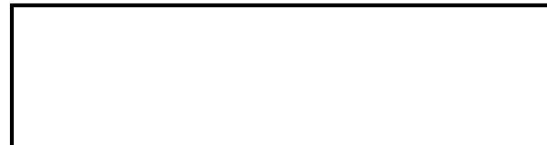


b7E -2

May 19, 2017



Cox Communications



Dear [redacted]

b6 -1  
b7C -1

b6 -1  
b7C -1

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to Cox Communications. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

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- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1

[redacted]  
b7E -2

May 19, 2017

Custodian of Records  
Yahoo!  
701 First Avenue  
Sunnyvale, CA 94089  
408-349-5162

Dear Custodian of Records:

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter [redacted] to Yahoo!. b7E -1 The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

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- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

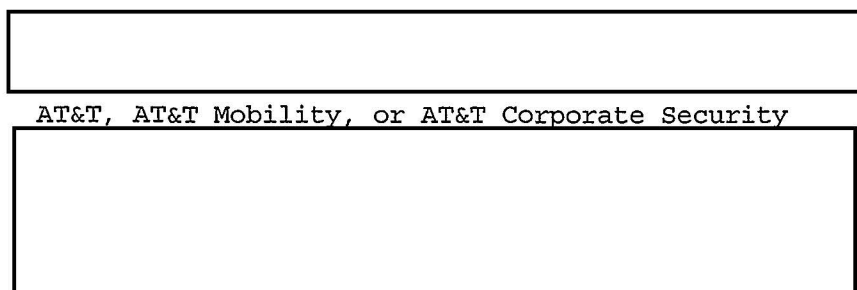
File No. [redacted]

b7E -1



b7E -2

February 24, 2017



AT&T, AT&T Mobility, or AT&T Corporate Security

b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to AT&T, AT&T Mobility, or AT&T Corporate Security. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

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  - Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."
- b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

February 24, 2017



Equifax



b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 15, United States Code (U.S.C.) Section 1681v of the Fair Credit Reporting Act, the FBI issued a National Security Letter (NSL) [redacted] to Equifax. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have. However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

February 24, 2017



Experian

b6 -1  
b7C -1



Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 15, United States Code (U.S.C.) Section 1681v of the Fair Credit Reporting Act, the FBI issued a National Security Letter (NSL) [redacted] to Experian. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have.

However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

February 24, 2017



TransUnion



b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 15, United States Code (U.S.C.) Section 1681v of the Fair Credit Reporting Act, the FBI issued a National Security Letter (NSL) [redacted] to TransUnion. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have.

However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL." b7E -2,4
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

b7E -2

b7E -2

Sincerely,





U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1

[redacted]  
b7E -2

February 24, 2017

Custodian of Records  
Twitter  
1355 Market Street, Suite 900  
San Francisco, CA 94102  
415-222-9670

Dear Custodian of Records:

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to Twitter. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have.

However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted]  
FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1

[redacted]  
b7E -2

May 11, 2016

[redacted]

Equifax

[redacted]

b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 15, United States Code (U.S.C.) Section 1681v of the Fair Credit Reporting Act, the FBI issued a National Security Letter (NSL) [redacted] to Equifax. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have.

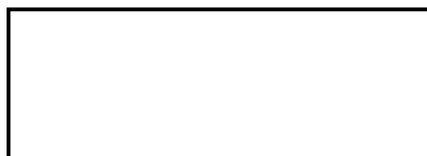
However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL." b7E -2,4
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."b7E -2

Please direct any questions you have regarding this letter to the [redacted]  
FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1

[redacted]  
b7E -2

May 11, 2016

[redacted]  
Experian  
[redacted]

b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 15, United States Code (U.S.C.) Section 1681v of the Fair Credit Reporting Act, the FBI issued a National Security Letter (NSL) [redacted] to Experian. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
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- Whether or not you provided responsive information to the FBI pursuant to the NSL.

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name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted]" and must reference the date of the NSL and the identification number found on the upper left corner of the NSL." b7E -2,4
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."b7E -2

Please direct any questions you have regarding this letter to the [redacted]  
FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1

[redacted]  
b7E -2

May 11, 2016

[redacted]  
TransUnion  
[redacted]

b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 15, United States Code (U.S.C.) Section 1681v of the Fair Credit Reporting Act, the FBI issued a National Security Letter (NSL) [redacted] to TransUnion. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have. However, consistent with the relevant statute, the FBI requests that the

name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted]" and must reference the date of the NSL and the identification number found on the upper left corner of the NSL." b7E -2,4
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

May 11, 2016



VW Credit, Inc.

b6 -1

b7C -1



Dear [redacted]

b6 -1

b7C -1

Pursuant to Title 15, United States Code (U.S.C.) Section 1681v of the Fair Credit Reporting Act, the FBI issued a National Security Letter (NSL) [redacted] to VW Credit, Inc.. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have.

However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL." b7E -2,4
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

b7E -2

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1

[redacted]  
b7E -2

October 17, 2016

[redacted]  
Bank of America

b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 12, United States Code (U.S.C.) Section 3414(a)(5) of the Right to Financial Privacy Act, the FBI issued a National Security Letter (NSL) [redacted] to Bank of America. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have.

However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."

b7E -2,4

- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1

[redacted]  
b7E -2

October 17, 2016

[redacted]  
TransUnion

b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 15, United States Code (U.S.C.) Section 1681v of the Fair Credit Reporting Act, the FBI issued a National Security Letter (NSL) [redacted] to TransUnion. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have. However, consistent with the relevant statute, the FBI requests that the

name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted]" and must reference the date of the NSL and the identification number found on the upper left corner of the NSL." b7E -2,4
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

June 25, 2016



Twilio, Inc.



b6 -1

b7C -1

Dear [redacted]

b6 -1

b7C -1

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to Twilio, Inc.. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have. However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

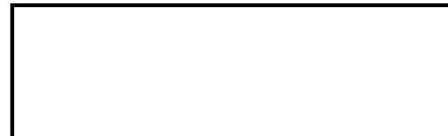
b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1

[redacted]  
b7E -2

September 30, 2016

[redacted]  
T-Mobile USA, Inc.

[redacted]  
b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to T-Mobile USA, Inc.. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

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- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted]" and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

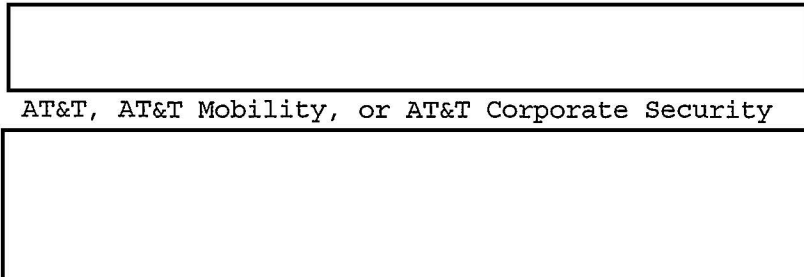
File No. [redacted]

b7E -1



b7E -2

May 17, 2016



AT&T, AT&T Mobility, or AT&T Corporate Security

b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to AT&T, AT&T Mobility, or AT&T Corporate Security. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have. However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted]" and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

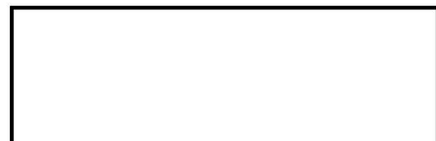
b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1

[redacted]  
b7E -2

December 01, 2016

[redacted]

Sprint Federal Operations

[redacted]

b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to Sprint Federal Operations. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have.

However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted]  
[redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the  
[redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

December 19, 2016



AT&T, AT&T Mobility, or AT&T Corporate Security



b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to AT&T, AT&T Mobility, or AT&T Corporate Security. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have. However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

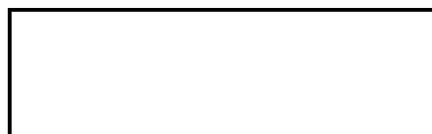
b7E -2,4

b7E -2

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

December 01, 2016

Custodian of Records  
Verizon Wireless  
180 Washington Valley Road  
Bedminster, NJ 07921  
800-451-5242

Dear Custodian of Records:

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to Verizon Wireless. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have. However, consistent with the relevant statute, the FBI requests that the

name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted]  
[redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the  
[redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

December 09, 2016



American Express



b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 12, United States Code (U.S.C.) Section 3414(a) (5) of the Right to Financial Privacy Act, the FBI issued a National Security Letter (NSL) [redacted] to American Express. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have.

However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."

b7E -2,4

Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1

[redacted]  
b7E -2

December 09, 2016

[redacted]  
Bank of America

b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 12, United States Code (U.S.C.) Section 3414(a) (5) of the Right to Financial Privacy Act, the FBI issued a National Security Letter (NSL) [redacted] to Bank of America. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have.

However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted]  
FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

December 09, 2016



Capital One Bank (USA), N.A./Capital One, N.A.



b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 12, United States Code (U.S.C.) Section 3414(a) (5) of the Right to Financial Privacy Act, the FBI issued a National Security Letter (NSL) [redacted] to Capital One Bank (USA), N.A./Capital One, N.A.. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have. However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

December 09, 2016



Chase Bank, USA, N.A./JP Morgan Chase Bank, N.A./JP Morgan Securities,  
LLC

b6 -1  
b7C -1



Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 12, United States Code (U.S.C.) Section 3414(a)(5) of the Right to Financial Privacy Act, the FBI issued a National Security Letter (NSL) [redacted] to Chase Bank, USA, N.A./JP Morgan Chase Bank, N.A./JP Morgan Securities, LLC. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have. However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted]" and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

December 09, 2016



Chelsea Groton Bank



b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 12, United States Code (U.S.C.) Section 3414(a)(5) of the Right to Financial Privacy Act, the FBI issued a National Security Letter (NSL) [redacted] to Chelsea Groton Bank. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have. However, consistent with the relevant statute, the FBI requests that the

name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted]" and must reference the date of the NSL and the identification number found on the upper left corner of the NSL." b7E -2,4
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

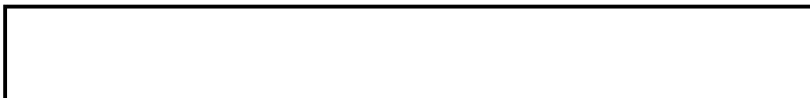
File No. [redacted]

b7E -1



b7E -2

December 09, 2016



Citibank, N.A; Citibank (South Dakota), N.A.

b6 -1  
b7C -1



Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 12, United States Code (U.S.C.) Section 3414(a)(5) of the Right to Financial Privacy Act, the FBI issued a National Security Letter (NSL) [redacted] to Citibank, N.A; Citibank (South Dakota), N.A.. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have. However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1

[redacted]  
b7E -2

December 09, 2016

[redacted]  
Comenity Bank

b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 12, United States Code (U.S.C.) Section 3414(a) (5) of the Right to Financial Privacy Act, the FBI issued a National Security Letter (NSL) [redacted] to Comenity Bank. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have.

However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted]  
FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

December 09, 2016



Credit First, N.A.



b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 12, United States Code (U.S.C.) Section 3414(a)(5) of the Right to Financial Privacy Act, the FBI issued a National Security Letter (NSL) [redacted] to Credit First, N.A.. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have. However, consistent with the relevant statute, the FBI requests that the

name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted]" and must reference the date of the NSL and the identification number found on the upper left corner of the NSL." b7E -2,4
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1

[redacted]

b7E -2

December 09, 2016

[redacted]

Discover Financial Services

[redacted]

b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 12, United States Code (U.S.C.) Section 3414(a) (5) of the Right to Financial Privacy Act, the FBI issued a National Security Letter (NSL) [redacted] to Discover Financial Services. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have.

However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

December 09, 2016



Synchrony Financial



Dear [redacted]

b6 -1  
b7C -1

b6 -1  
b7C -1

Pursuant to Title 12, United States Code (U.S.C.) Section 3414(a)(5) of the Right to Financial Privacy Act, the FBI issued a National Security Letter (NSL) [redacted] to Synchrony Financial. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have. However, consistent with the relevant statute, the FBI requests that the

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- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

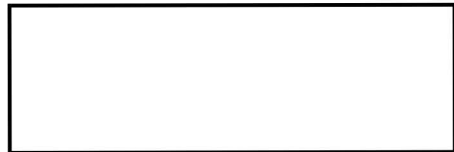
b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

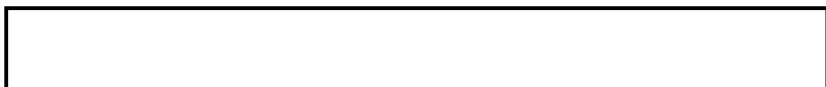
File No. [redacted]

b7E -1



b7E -2

February 24, 2017



AT&T, AT&T Mobility, or AT&T Corporate Security

b6 -1

b7C -1



Dear [redacted]

b6 -1

b7C -1

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to AT&T, AT&T Mobility, or AT&T Corporate Security. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

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- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted]" and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

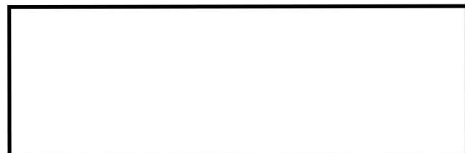
b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

May 19, 2016



TransUnion



Dear [redacted]

b6 -1  
b7C -1

b6 -1  
b7C -1

Pursuant to Title 15, United States Code (U.S.C.) Section 1681v of the Fair Credit Reporting Act, the FBI issued a National Security Letter (NSL) [redacted] to TransUnion. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have. However, consistent with the relevant statute, the FBI requests that the

name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted]  
[redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the  
[redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

January 03, 2017



TDS Telecom



Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to TDS Telecom. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have. However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted]" and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

January 03, 2017

Custodian of Records  
Verizon Wireless  
180 Washington Valley Road  
Bedminster, NJ 07921  
800-451-5242

Dear Custodian of Records:

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to Verizon Wireless. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have.

17cv03263-1395

However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2

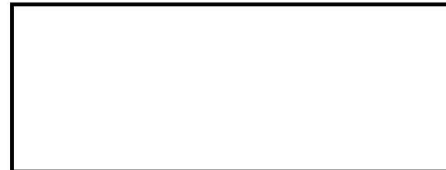


U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

August 29, 2016



b6 -1  
b7C -1

Experian



Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 15, United States Code (U.S.C.) Sections 1681u(a) and 1681u(b) of the Fair Credit Reporting Act, the FBI issued a National Security Letter (NSL) [redacted] to Experian. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

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- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

July 27, 2017



b6 -1  
b7C -1

Equifax



b6 -1  
b7C -1

Dear [redacted]

Pursuant to Title 15, United States Code (U.S.C.) Section 1681v of the Fair Credit Reporting Act, the FBI issued a National Security Letter (NSL) [redacted] to Equifax. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement; the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

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- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

July 27, 2017



Experian



b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 15, United States Code (U.S.C.) Section 1681v of the Fair Credit Reporting Act, the FBI issued a National Security Letter (NSL) [redacted] to Experian. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
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- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



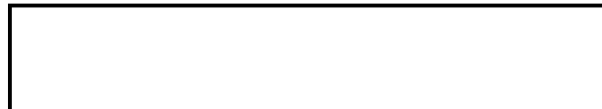
b7E -2

July 27, 2017



Raco Wireless, LLC

b6 -1  
b7C -1



Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to Raco Wireless, LLC. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

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- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

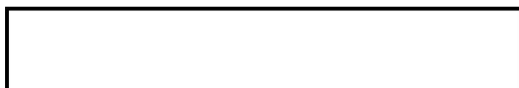
File No. [redacted]

b7E -1

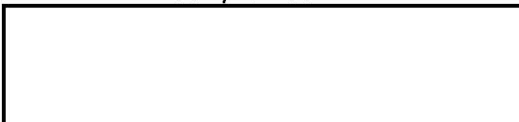


b7E -2

July 27, 2017



T-Mobile USA, Inc.



Dear [redacted]

b6 -1  
b7C -1

b6 -1  
b7C -1

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to T-Mobile USA, Inc.. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

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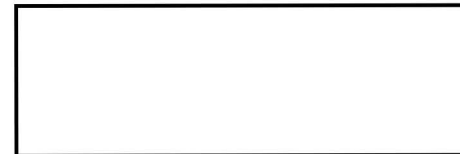
b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

December 19, 2016

Custodian of Records  
Yahoo!  
701 First Avenue  
Sunnyvale, CA 94089  
408-349-5162

Dear Custodian of Records:

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to Yahoo!. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have. However, consistent with the relevant statute, the FBI requests that the

name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL." b7E -2,4
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

December 16, 2016



Equifax



b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 15, United States Code (U.S.C.) Section 1681v of the Fair Credit Reporting Act, the FBI issued a National Security Letter (NSL) [redacted] to Equifax. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have.

However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

July 27, 2017



AT&T, AT&T Mobility, or AT&T Corporate Security



b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to AT&T Internet Services. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have. However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

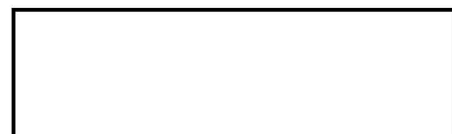
b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1

[redacted]

b7E -2

April 20, 2017

[redacted]

T-Mobile USA, Inc.

[redacted]

b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to T-Mobile USA, Inc.. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have.

However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted]" and must reference the date of the NSL and the identification number found on the upper left corner of the NSL." b7E -2,4
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

b7E -2

b7E -2

Sincerely,



b6 -2

b7C -2

b7E -2

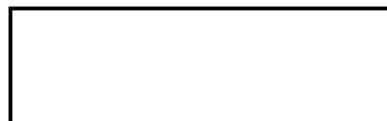


U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

December 01, 2016



TracFone Wireless, Inc.



b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to TracFone Wireless, Inc.. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have.

17cv03263-1415

However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted]  
[redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the  
[redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

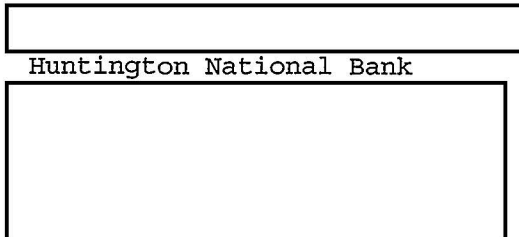
File No. [redacted]

b7E -1



b7E -2

May 26, 2017



Huntington National Bank

b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 12, United States Code (U.S.C.) Section 3414(a)(5) of the Right to Financial Privacy Act, the FBI issued a National Security Letter (NSL) [redacted] to Huntington National Bank. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have. However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2

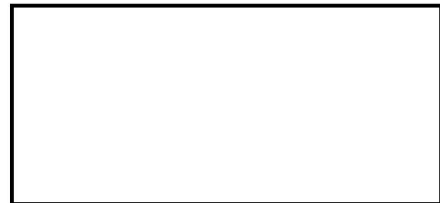


U.S. Department of Justice

Federal Bureau of Investigation

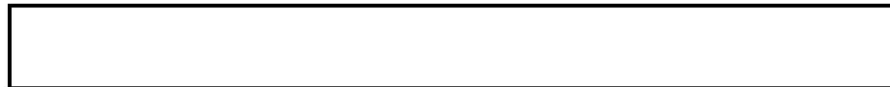
File No. [redacted]

b7E -1



b7E -2

May 26, 2017



Mastercard

b6 -1  
b7C -1



Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 12, United States Code (U.S.C.) Section 3414(a)(5) of the Right to Financial Privacy Act, the FBI issued a National Security Letter (NSL) [redacted] to Mastercard. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

b7E -1

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have. However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1

[redacted]  
b7E -2

April 11, 2017

[redacted]

Onvoy, LLC

[redacted]

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to Onvoy, LLC. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have. However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2

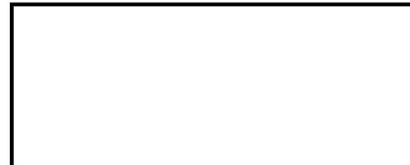


U.S. Department of Justice

Federal Bureau of Investigation

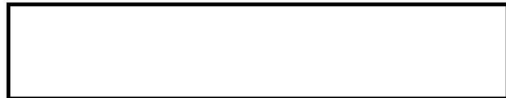
File No. [redacted]

b7E -1



b7E -2

September 06, 2016



ACD Telecom Inc.



b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to ACD Telecom Inc.. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

17cv03263-1423

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have. However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted]" and must reference the date of the NSL and the identification number found on the upper left corner of the NSL." b7E -2,4
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2,4

b7E -2

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

July 27, 2017



American Express



b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 12, United States Code (U.S.C.) Section 3414(a)(5) of the Right to Financial Privacy Act, the FBI issued a National Security Letter (NSL) [redacted] to American Express. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
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- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1

[redacted]

b7E -2

July 27, 2017

[redacted]

Chase Bank, USA, N.A./JP Morgan Chase Bank, N.A./JP Morgan Securities,  
LLC

b6 -1  
b7C -1

[redacted]

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 12, United States Code (U.S.C.) Section 3414(a)(5) of the Right to Financial Privacy Act, the FBI issued a National Security Letter (NSL) [redacted] to Chase Bank, USA, N.A./JP Morgan Chase Bank, N.A./JP Morgan Securities, LLC. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

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- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

August 18, 2017

Custodian of Records  
Google  
1600 Amphitheatre Parkway  
Mountain View, CA 94043

Dear Custodian of Records:

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to Google. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have. However, consistent with the relevant statute, the FBI requests that the

name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted]" and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2, 4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



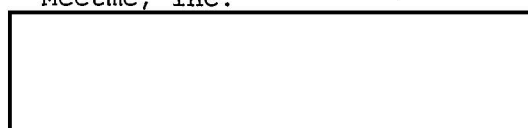
b7E -2

August 18, 2017



MeetMe  
Meetme, Inc.

b6 -1  
b7C -1



Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to MeetMe. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

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- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1

[redacted]  
b7E -2

August 18, 2017

Custodian of Records  
Microsoft Corporation  
1065 La Avenida  
Building 4  
Mountain View, CA 94043

Dear Custodian of Records:

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to Microsoft Corporation. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

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However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted]  
FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1

[redacted]  
b7E -2

August 18, 2017

Custodian of Records  
Yahoo Holdings, Inc.  
701 First Avenue  
Sunnyvale, CA 94089  
408-349-5162

Dear Custodian of Records:

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to Yahoo Holdings, Inc.. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

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- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1

[redacted]

b7E -2

January 20, 2017

[redacted]

Layered Communications c/o Onvoy, LLC

[redacted]

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to Layered Communications c/o Onvoy, LLC. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

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- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

July 19, 2017

Custodian of Records  
Google  
1600 Amphitheatre Parkway  
Mountain View, CA 94043

Dear Custodian of Records:

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to Google. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

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redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

July 27, 2017

Custodian of Records  
Google  
1600 Amphitheatre Parkway  
Mountain View, CA 94043

Dear Custodian of Records:

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to Google. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

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- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

July 27, 2017



SBC Global Internet Services, Inc. (AT&T)



b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to SBC Global Internet Services, Inc. (AT&T). The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

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- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

July 27, 2017

Custodian of Records  
Yahoo Holdings, Inc.  
701 First Avenue  
Sunnyvale, CA 94089  
408-349-5162

Dear Custodian of Records:

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to Yahoo Holdings, Inc.. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

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b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

December 13, 2016



Clearing House Payments Co LLC



Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 12, United States Code (U.S.C.) Section 3414(a)(5) of the Right to Financial Privacy Act, the FBI issued a National Security Letter (NSL) [redacted] to Clearing House Payments Co LLC. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

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- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

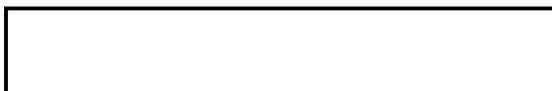
File No. [redacted]

b7E -1



b7E -2

December 13, 2016



First Data Corporation

b6 -1

b7C -1



Dear [redacted]

b6 -1

b7C -1

Pursuant to Title 12, United States Code (U.S.C.) Section 3414(a)(5) of the Right to Financial Privacy Act, the FBI issued a National Security Letter (NSL) [redacted] to First Data Corporation. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

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- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

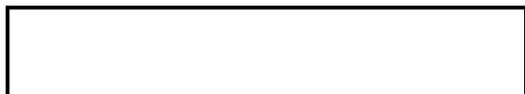
File No. [redacted]

b7E -1



b7E -2

December 13, 2016



MoneyGram International



b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 12, United States Code (U.S.C.) Section 3414(a)(5) of the Right to Financial Privacy Act, the FBI issued a National Security Letter (NSL) [redacted] to MoneyGram International. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

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- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

December 13, 2016



Western Union



b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 12, United States Code (U.S.C.) Section 3414(a)(5) of the Right to Financial Privacy Act, the FBI issued a National Security Letter (NSL) [redacted] to Western Union. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have. However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

August 01, 2016



Kansas State University



b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to Kansas State University . The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have. However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

b7E -2

Please direct any questions you have regarding this letter to the [redacted]  
FBI Field Office.

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

April 06, 2017



Earthlink

b6 -1  
b7C -1



Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to Earthlink. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have. However, consistent with the relevant statute, the FBI requests that the name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted] and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1

[redacted]  
b7E -2

April 06, 2017

[redacted]  
Experian  
[redacted]

b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 15, United States Code (U.S.C.) Sections 1681u(a) and 1681u(b) of the Fair Credit Reporting Act, the FBI issued a National Security Letter (NSL) [redacted] to Experian. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have. However, consistent with the relevant statute, the FBI requests that the

name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted]" and must reference the date of the NSL and the identification number found on the upper left corner of the NSL." b7E -2,4
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

April 06, 2017

Custodian of Records  
Verizon Wireless  
180 Washington Valley Road  
Bedminster, NJ 07921  
800-451-5242

Dear Custodian of Records:

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to Verizon Wireless. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have. However, consistent with the relevant statute, the FBI requests that the

name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted]" and must reference the date of the NSL and the identification number found on the upper left corner of the NSL." b7E -2,4
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."b7E -2

Please direct any questions you have regarding this letter to the  
[redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

December 28, 2016

Custodian of Records  
Twitter  
1355 Market Street, Suite 900  
San Francisco, CA 94102  
415-222-9670

Dear Custodian of Records:

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to Twitter. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.

If you choose, you may disclose the NSL itself provided that doing so would be consistent with other legal obligations you may have. However, consistent with the relevant statute, the FBI requests that the

name and telephone number of the FBI Special Agent included on the NSL be redacted because disclosure may result in danger to the life or physical safety of a person. Please note that the name and telephone number of the FBI Special Agent might appear in two places on the NSL and should be redacted accordingly:

- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted]" and must reference the date of the NSL and the identification number found on the upper left corner of the NSL." b7E -2,4
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

File No. [redacted]

b7E -1



b7E -2

December 28, 2016



Valve Corporation



Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to Valve Corporation. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

- The fact that you received the NSL on a certain date;
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- In the paragraph discussing your right to challenge the NSL, in the sentence that reads, "That notice must be mailed or faxed to the FBI [redacted] Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel [redacted]" and must reference the date of the NSL and the identification number found on the upper left corner of the NSL."
- Near the last page of the NSL, in a sentence that reads, "Any questions you have regarding this letter should be directed to the FBI [redacted] Field Office or attention [redact name and telephone number]."

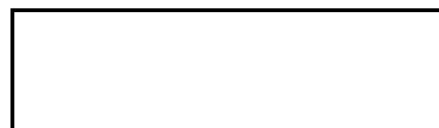
b7E -2,4

b7E -2

Please direct any questions you have regarding this letter to the [redacted] FBI Field Office.

b7E -2

Sincerely,



b7E -2



U.S. Department of Justice

Federal Bureau of Investigation

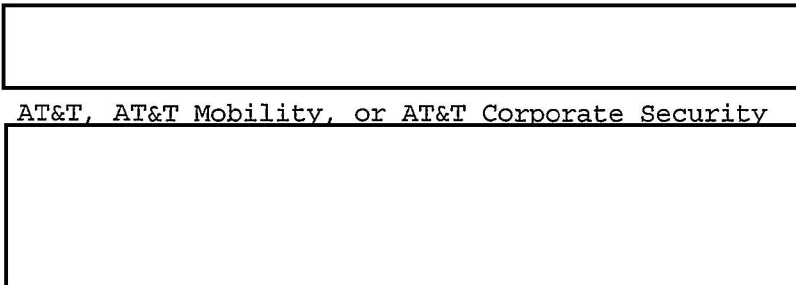
File No. [redacted]

b7E -1



b7E -2

March 06, 2017



AT&T, AT&T Mobility, or AT&T Corporate Security

b6 -1  
b7C -1

Dear [redacted]

b6 -1  
b7C -1

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), the FBI issued a National Security Letter (NSL) [redacted] to AT&T, AT&T Mobility, or AT&T Corporate Security. The NSL included a nondisclosure requirement that prohibited you, any officer, employee, or agent of your company from disclosing the letter and that the FBI had sought or obtained access to information, other than to those to whom disclosure was necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to the letter. Consistent with the requirements of the USA FREEDOM Act of 2015 and the Termination Procedures for NSL Nondisclosure Requirement, the FBI has reviewed whether to continue the nondisclosure requirement in the NSL and determined that nondisclosure is no longer necessary with respect to all information contained in the NSL except as set forth below.

b7E -1

Accordingly, and consistent with law, you may exercise your discretion to disclose the following:

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- The customer account(s) for which information was sought; and
- Whether or not you provided responsive information to the FBI pursuant to the NSL.