Federal Bureau of Investigation



In reply, Please refer to File No. NSL-17-431971

Anchorage Field Office 101 East 6th Avenue Anchorage, AK 99501-2523 September 05, 2017

# Facebook

1601 Willow Rd. Building 18 Menlo Park, CA 94025

# Dear

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act), to the extent you provide an electronic communication service as defined in 18 U.S.C. § 2510(15), you are hereby directed to provide the Federal Bureau of Investigation (FBI) the name, address, length of service, and electronic communications transactional records for all services, as well as all accounts, provided to the individual(s) or identifier(s) listed below:

E-mail Addresses:	For Following Date(s) (YYYY-MM-DD):
Jsername:	For Following Date(s) (YYYY-MM-DD):

We are not directing you to provide, nor should you provide, information pursuant to this letter that would disclose the content of any electronic communication. Section 2510(8) defines content as "any information concerning the substance, purport, or meaning of" a communication. The subject lines of e-mails and message content are "content" information and should not be provided pursuant to this letter.

If the period noted above is from "inception," that term applies to the current account holder only. If the period noted above is to the "present," that term directs production of information to the date you process this letter. Information that is responsive to this request may include information that falls within the "billing cycle" that you use. For example, if the request is for January 1 through February 1, but you maintain account information based on a billing cycle that runs from the 15th of the month, then you may provide information before January 1 and after February 1 so long as the information falls within your billing cycle.

While fulfilling your obligations under this letter, please do not disable, suspend, lock, cancel, or interrupt service to the above-described subscriber(s) or accounts. A service interruption or degradation may alert the subscriber(s) and account users(s) to the investigative action. If you are not able to fulfill your obligations under this letter without alerting the subscriber(s) and account user(s), please contact the FBI prior to proceeding.

In accordance with 18 U.S.C. § 2709(b), I certify the information sought is relevant to an authorized investigation to protect against international terrorism or clandestine intelligence activities, and such an investigation of a United States person is not conducted solely on the basis of activities protected by the First Amendment to the Constitution of the United States.

### NONDISCLOSURE REQUIREMENT

In accordance with 18 U.S.C. § 2709(c)(1), I certify disclosure of the fact the FBI has sought or obtained access to the information or records sought by this letter may result in a danger to the national security of the United States; interference with a criminal, counterterrorism, or counterintelligence investigation; interference with diplomatic relations; or danger to the life or physical safety of any person, that is related to an authorized investigation to protect against international terrorism or clandestine intelligence activities.

In accordance with 18 U.S.C. § 2709(c)(2), you, any officer, employee, or agent of yours are prohibited from disclosing this letter or disclosing that the FBI has sought or obtained access to information, other than to those to whom disclosure is necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to this letter.

In accordance with 18 U.S.C. § 2709(c)(2), you are directed to notify any persons to whom you have disclosed this letter that they are

FOR INTERNAL USE ONLY Ref:

2

also subject to the nondisclosure requirement and are therefore also prohibited from disclosing the letter to anyone else.

In accordance with 18 U.S.C. § 2709(c)(2), if the FBI asks for the information, you should identify any person to whom such disclosure has been made or to whom such disclosure will be made. In no instance will you be required to identify any attorney to whom disclosure was made or will be made in order to obtain legal advice or legal assistance with respect to this letter.

In accordance with 18 U.S.C. § 3511(a), you have the right to seek in an appropriate United States district court an order modifying or setting aside this request, if compliance would be unreasonable, oppressive, or otherwise unlawful. In accordance with 18 U.S.C. § 3511(b), you also have the right to have a court review the nondisclosure requirement imposed in connection with this letter. If you wish to have a court conduct such a review, you may file a petition for judicial review in any court described in 18 U.S.C. § 3511(a). In the alternative, you may notify the FBI of your desire for judicial review of the nondisclosure requirement. Written notice may be mailed or faxed to the FBI Anchorage Field Office, with a copy mailed to FBI Headquarters,

Attention:

Your notice should reference the date of this letter and the File Number listed on the upper left corner of this letter. If the FBI determines that the nondisclosure requirement continues to be appropriate, not later than 30 days after the date of the FBI's receipt of the notice, the FBI shall apply in a court described in 18 U.S.C. § 3511(b)(1)(B) for an order prohibiting the disclosure of the existence or contents of this letter. The nondisclosure requirement shall remain in effect during the pendency of the legal proceedings relating to the nondisclosure requirement.

The USA FREEDOM Act of 2015 mandates that the Attorney General adopt, with respect to nondisclosure requirements issued in NSLs, procedures that require the FBI to conduct reviews at appropriate intervals to assess whether the facts supporting nondisclosure continue to exist. Pursuant to the Attorney General Termination Procedures for National Security Letter Nondisclosure Requirement, the FBI will review the nondisclosure requirement at the appropriate times and notify you if the nondisclosure requirement has been terminated.

### GUIDANCE ON RESPONDING TO THE FBI

In accordance with 18 U.S.C. § 3511(c), an unlawful failure to comply with this letter, including any nondisclosure requirement, may result in the United States bringing an enforcement action.

FOR	INTERNA	L USE ONLY
	Dec.	

You are directed to provide electronically the records responsive to this letter within 21 business days of receipt of this letter to the FBI's Operational Technology Division (OTD).

Direct any questions you have regarding this letter to the FBI Anchorage Field Office. Due to security considerations, you should NOT disclose the substance of this letter in any telephone conversation. When responding to this letter, please refer to File No. NSL-17-431971.

Your cooperation in this matter is greatly appreciated.

Sincerely Marlin Ritzman

Special Agent in Charge Anchorage

FOR INTERN	AL USE ONLY
Ref:	

Federal Bureau of Investigation



File No. NSL-17-431971

Anchorage Division 101 East 6th Avenue Anchorage, AK 99501-2523 May 02, 2018

### Facebook

Dear

1601 Willow Rd. Building 18 Menlo Park, CA 94025

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) NSL-17-431971 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.

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 Anchorage Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel (fax number: 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 Anchorage Field Office or attention [redact name and telephone number]."

Please direct any questions you have regarding this letter to the Anchorage FBI Field Office.

Sincerely,

Marlin Ritzman Special Agent in Charge Anchorage

Federal Bureau of Investigation



In reply, Please refer to File No. NSL-17-431971

Anchorage Field Office 101 East 6th Avenue Anchorage, AK 99501-2523 September 05, 2017

# Facebook

1601 Willow Rd. Building 18 Menlo Park, CA 94025

# Dear

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act), to the extent you provide an electronic communication service as defined in 18 U.S.C. § 2510(15), you are hereby directed to provide the Federal Bureau of Investigation (FBI) the name, address, length of service, and electronic communications transactional records for all services, as well as all accounts, provided to the individual(s) or identifier(s) listed below:

E-mail Addresses:	For Following Date(s) (YYYY-MM-DD):

We are not directing you to provide, nor should you provide, information pursuant to this letter that would disclose the content of any electronic communication. Section 2510(8) defines content as "any information concerning the substance, purport, or meaning of" a communication. The subject lines of e-mails and message content are "content" information and should not be provided pursuant to this letter.

If the period noted above is from "inception," that term applies to the current account holder only. If the period noted above is to the "present," that term directs production of information to the date you process this letter. Information that is responsive to this request may include information that falls within the "billing cycle" that you use. For example, if the request is for January 1 through February 1, but you maintain account information based on a billing cycle that runs from the 15th of the month, then you may provide information before January 1 and after February 1 so long as the information falls within your billing cycle.

While fulfilling your obligations under this letter, please do not disable, suspend, lock, cancel, or interrupt service to the above-described subscriber(s) or accounts. A service interruption or degradation may alert the subscriber(s) and account users(s) to the investigative action. If you are not able to fulfill your obligations under this letter without alerting the subscriber(s) and account user(s), please contact the FBI prior to proceeding.

In accordance with 18 U.S.C. § 2709(b), I certify the information sought is relevant to an authorized investigation to protect against international terrorism or clandestine intelligence activities, and such an investigation of a United States person is not conducted solely on the basis of activities protected by the First Amendment to the Constitution of the United States.

### NONDISCLOSURE REQUIREMENT

In accordance with 18 U.S.C. § 2709(c)(1), I certify disclosure of the fact the FBI has sought or obtained access to the information or records sought by this letter may result in a danger to the national security of the United States; interference with a criminal, counterterrorism, or counterintelligence investigation; interference with diplomatic relations; or danger to the life or physical safety of any person, that is related to an authorized investigation to protect against international terrorism or clandestine intelligence activities.

In accordance with 18 U.S.C. § 2709(c)(2), you, any officer, employee, or agent of yours are prohibited from disclosing this letter or disclosing that the FBI has sought or obtained access to information, other than to those to whom disclosure is necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to this letter.

In accordance with 18 U.S.C. § 2709(c)(2), you are directed to notify any persons to whom you have disclosed this letter that they are

FOR INTERNAL USE ONLY Ref: 1

2

also subject to the nondisclosure requirement and are therefore also prohibited from disclosing the letter to anyone else.

In accordance with 18 U.S.C. § 2709(c)(2), if the FBI asks for the information, you should identify any person to whom such disclosure has been made or to whom such disclosure will be made. In no instance will you be required to identify any attorney to whom disclosure was made or will be made in order to obtain legal advice or legal assistance with respect to this letter.

In accordance with 18 U.S.C. § 3511(a), you have the right to seek in an appropriate United States district court an order modifying or setting aside this request, if compliance would be unreasonable, oppressive, or otherwise unlawful. In accordance with 18 U.S.C. § 3511(b), you also have the right to have a court review the nondisclosure requirement imposed in connection with this letter. If you wish to have a court conduct such a review, you may file a petition for judicial review in any court described in 18 U.S.C. § 3511(a). In the alternative, you may notify the FBI of your desire for judicial review of the nondisclosure requirement. Written notice may be mailed or faxed to the FBI Anchorage Field Office, with a copy mailed to FBI Headquarters,

Attention:

Your notice should reference the date of this letter and the File Number listed on the upper left corner of this letter. If the FBI determines that the nondisclosure requirement continues to be appropriate, not later than 30 days after the date of the FBI's receipt of the notice, the FBI shall apply in a court described in 18 U.S.C. § 3511(b)(1)(B) for an order prohibiting the disclosure of the existence or contents of this letter. The nondisclosure requirement shall remain in effect during the pendency of the legal proceedings relating to the nondisclosure requirement.

The USA FREEDOM Act of 2015 mandates that the Attorney General adopt, with respect to nondisclosure requirements issued in NSLs, procedures that require the FBI to conduct reviews at appropriate intervals to assess whether the facts supporting nondisclosure continue to exist. Pursuant to the Attorney General Termination Procedures for National Security Letter Nondisclosure Requirement, the FBI will review the nondisclosure requirement at the appropriate times and notify you if the nondisclosure requirement has been terminated.

### GUIDANCE ON RESPONDING TO THE FBI

In accordance with 18 U.S.C. § 3511(c), an unlawful failure to comply with this letter, including any nondisclosure requirement, may result in the United States bringing an enforcement action.

FOR	INTERNAL	USE ONLY
	Pef.	

You are directed to provide electronically the records responsive to this letter within 21 business days of receipt of this letter to the FBI's Operational Technology Division (OTD).

Direct any questions you have regarding this letter to the FBI Anchorage Field Office. Due to security considerations, you should NOT disclose the substance of this letter in any telephone conversation. When responding to this letter, please refer to File No. NSL-17-431971.

Your cooperation in this matter is greatly appreciated.

Sincerely Marlin Ritzman

Special Agent in Charge Anchorage

FOR INTERN	AL USE ONLY
Rcf:	

Federal Bureau of Investigation



File No. NSL-17-431971

Anchorage Division 101 East 6th Avenue Anchorage, AK 99501-2523 May 02, 2018

### Facebook

Dear

1601 Willow Rd. Building 18 Menlo Park, CA 94025

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) NSL-17-431971 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.

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 Anchorage Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel (fax number: \_\_\_\_\_\_\_) 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 Anchorage Field Office or attention [redact name and telephone number]."

Please direct any questions you have regarding this letter to the Anchorage FBI Field Office.

Sincerely,

Marlin Ritzman Special Agent in Charge Anchorage

Federal Bureau of Investigation



In reply, Please refer to File No. NSL-17-431971

Anchorage Field Office 101 East 6th Avenue Anchorage, AK 99501-2523 September 05, 2017

# Facebook

1601 Willow Rd. Building 18 Menlo Park, CA 94025

## Dear

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act), to the extent you provide an electronic communication service as defined in 18 U.S.C. § 2510(15), you are hereby directed to provide the Federal Bureau of Investigation (FBI) the name, address, length of service, and electronic communications transactional records for all services, as well as all accounts, provided to the individual(s) or identifier(s) listed below:

E-mail Addresses:	For Following Date(s) (YYYY-MM-DD):

We are not directing you to provide, nor should you provide, information pursuant to this letter that would disclose the content of any electronic communication. Section 2510(8) defines content as "any information concerning the substance, purport, or meaning of" a communication. The subject lines of e-mails and message content are "content" information and should not be provided pursuant to this letter.

If the period noted above is from "inception," that term applies to the current account holder only. If the period noted above is to the "present," that term directs production of information to the date you process this letter. Information that is responsive to this request may include information that falls within the "billing cycle" that you use. For example, if the request is for January 1 through February 1, but you maintain account information based on a billing cycle that runs from the 15th of the month, then you may provide information before January 1 and after February 1 so long as the information falls within your billing cycle.

While fulfilling your obligations under this letter, please do not disable, suspend, lock, cancel, or interrupt service to the above-described subscriber(s) or accounts. A service interruption or degradation may alert the subscriber(s) and account users(s) to the investigative action. If you are not able to fulfill your obligations under this letter without alerting the subscriber(s) and account user(s), please contact the FBI prior to proceeding.

In accordance with 18 U.S.C. § 2709(b), I certify the information sought is relevant to an authorized investigation to protect against international terrorism or clandestine intelligence activities, and such an investigation of a United States person is not conducted solely on the basis of activities protected by the First Amendment to the Constitution of the United States.

### NONDISCLOSURE REQUIREMENT

In accordance with 18 U.S.C. § 2709(c)(1), I certify disclosure of the fact the FBI has sought or obtained access to the information or records sought by this letter may result in a danger to the national security of the United States; interference with a criminal, counterterrorism, or counterintelligence investigation; interference with diplomatic relations; or danger to the life or physical safety of any person, that is related to an authorized investigation to protect against international terrorism or clandestine intelligence activities.

In accordance with 18 U.S.C. § 2709(c)(2), you, any officer, employee, or agent of yours are prohibited from disclosing this letter or disclosing that the FBI has sought or obtained access to information, other than to those to whom disclosure is necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to this letter.

In accordance with 18 U.S.C. § 2709(c)(2), you are directed to notify any persons to whom you have disclosed this letter that they are

FOR INTERNAL USE ONLY Ref:

2

also subject to the nondisclosure requirement and are therefore also prohibited from disclosing the letter to anyone else.

In accordance with 18 U.S.C. § 2709(c)(2), if the FBI asks for the information, you should identify any person to whom such disclosure has been made or to whom such disclosure will be made. In no instance will you be required to identify any attorney to whom disclosure was made or will be made in order to obtain legal advice or legal assistance with respect to this letter.

In accordance with 18 U.S.C. § 3511(a), you have the right to seek in an appropriate United States district court an order modifying or setting aside this request, if compliance would be unreasonable, oppressive, or otherwise unlawful. In accordance with 18 U.S.C. § 3511(b), you also have the right to have a court review the nondisclosure requirement imposed in connection with this letter. If you wish to have a court conduct such a review, you may file a petition for judicial review in any court described in 18 U.S.C. § 3511(a). In the alternative, you may notify the FBI of your desire for judicial review of the nondisclosure requirement. Written notice may be mailed or faxed to the FBI Anchorage Field Office, with a copy mailed to FBI Headquarters,

Attention:

Your notice should reference the date of this letter and the File Number listed on the upper left corner of this letter. If the FBI determines that the nondisclosure requirement continues to be appropriate, not later than 30 days after the date of the FBI's receipt of the notice, the FBI shall apply in a court described in 18 U.S.C. § 3511(b)(1)(B) for an order prohibiting the disclosure of the existence or contents of this letter. The nondisclosure requirement shall remain in effect during the pendency of the legal proceedings relating to the nondisclosure requirement.

The USA FREEDOM Act of 2015 mandates that the Attorney General adopt, with respect to nondisclosure requirements issued in NSLs, procedures that require the FBI to conduct reviews at appropriate intervals to assess whether the facts supporting nondisclosure continue to exist. Pursuant to the Attorney General Termination Procedures for National Security Letter Nondisclosure Requirement, the FBI will review the nondisclosure requirement at the appropriate times and notify you if the nondisclosure requirement has been terminated.

### GUIDANCE ON RESPONDING TO THE FBI

In accordance with 18 U.S.C. § 3511(c), an unlawful failure to comply with this letter, including any nondisclosure requirement, may result in the United States bringing an enforcement action.

FOR INTERNAL USE ONLY

You are directed to provide electronically the records responsive to this letter within 21 business days of receipt of this letter to the FBI's Operational Technology Division (OTD).

Direct any questions you have regarding this letter to the FBI Anchorage Field Office. Due to security considerations, you should NOT disclose the substance of this letter in any telephone conversation. When responding to this letter, please refer to File No. NSL-17-431971.

Your cooperation in this matter is greatly appreciated.

Sincerely Marlin Ritzman

Special Agent in Charge Anchorage

FOR INTERNA	AL USE ONLY
Ref:	

Federal Bureau of Investigation



File No. NSL-17-431971

Anchorage Division 101 East 6th Avenue Anchorage, AK 99501-2523 May 02, 2018

# Facebook

1601 Willow Rd. Building 18 Menlo Park, CA 94025

Dear

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) NSL-17-431971 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.

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 Anchorage Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel (fax number: 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 Anchorage Field Office or attention [redact name and telephone number]."

Please direct any questions you have regarding this letter to the Anchorage FBI Field Office.

Sincerely,

Marlin Ritzman Special Agent in Charge Anchorage

Federal Bureau of Investigation

In reply, Please refer to

File No. NSL-17-431971

Anchorage Field Office 101 East 6th Avenue Anchorage, AK 99501-2523 September 05, 2017

Instagram LLC 1601 Willow Rd Building 18

Menlo Park, CA 94025

Dear

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act), to the extent you provide an electronic communication service as defined in 18 U.S.C. § 2510(15), you are hereby directed to provide the Federal Bureau of Investigation (FBI) the name, address, length of service, and electronic communications transactional records for all services, as well as all accounts, provided to the individual(s) or identifier(s) listed below:

Name:	
E-mail Addresses:	For Following Date(s) (YYYY-MM-DD):
c	

We are not directing you to provide, nor should you provide, information pursuant to this letter that would disclose the content of any electronic communication. Section 2510(8) defines content as "any information concerning the substance, purport, or meaning of" a communication. The subject lines of e-mails and message content are "content" information and should not be provided pursuant to this letter.

If the period noted above is from "inception," that term applies to the current account holder only. If the period noted above is to the "present," that term directs production of information to the date you process this letter. Information that is responsive to this request may include information that falls within the "billing cycle" that you use. For example, if the request is for January 1 through February 1, but you maintain account information based on a billing cycle that runs from the 15th of the month, then you may provide information before January 1 and after February 1 so long as the information falls within your billing cycle.

While fulfilling your obligations under this letter, please do not disable, suspend, lock, cancel, or interrupt service to the above-described subscriber(s) or accounts. A service interruption or degradation may alert the subscriber(s) and account users(s) to the investigative action. If you are not able to fulfill your obligations under this letter without alerting the subscriber(s) and account user(s), please contact the FBI prior to proceeding.

In accordance with 18 U.S.C. § 2709(b), I certify the information sought is relevant to an authorized investigation to protect against international terrorism or clandestine intelligence activities, and such an investigation of a United States person is not conducted solely on the basis of activities protected by the First Amendment to the Constitution of the United States.

## NONDISCLOSURE REQUIREMENT

In accordance with 18 U.S.C. § 2709(c)(1), I certify disclosure of the fact the FBI has sought or obtained access to the information or records sought by this letter may result in a danger to the national security of the United States; interference with a criminal, counterterrorism, or counterintelligence investigation; interference with diplomatic relations; or danger to the life or physical safety of any person, that is related to an authorized investigation to protect against international terrorism or clandestine intelligence activities.

In accordance with 18 U.S.C. § 2709(c)(2), you, any officer, employee, or agent of yours are prohibited from disclosing this letter or disclosing that the FBI has sought or obtained access to information, other than to those to whom disclosure is necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to this letter.

FOR INTERN	AL USE ONLY
Ref:	

2

In accordance with 18 U.S.C. § 2709(c)(2), you are directed to notify any persons to whom you have disclosed this letter that they are also subject to the nondisclosure requirement and are therefore also prohibited from disclosing the letter to anyone else.

In accordance with 18 U.S.C. § 2709(c)(2), if the FBI asks for the information, you should identify any person to whom such disclosure has been made or to whom such disclosure will be made. In no instance will you be required to identify any attorney to whom disclosure was made or will be made in order to obtain legal advice or legal assistance with respect to this letter.

In accordance with 18 U.S.C. § 3511(a), you have the right to seek in an appropriate United States district court an order modifying or setting aside this request, if compliance would be unreasonable, oppressive, or otherwise unlawful. In accordance with 18 U.S.C. § 3511(b), you also have the right to have a court review the nondisclosure requirement imposed in connection with this letter. If you wish to have a court conduct such a review, you may file a petition for judicial review in any court described in 18 U.S.C. § 3511(a). In the alternative, you may notify the FBI of your desire for judicial review of the nondisclosure requirement. Written notice may be mailed or faxed to the FBI Anchorage Field Office, with a copy mailed to FBI Headquarters, Attention:

Your notice should reference the date of this letter and the File Number listed on the upper left corner of this letter. If the FBI determines that the nondisclosure requirement continues to be appropriate, not later than 30 days after the date of the FBI's receipt of the notice, the FBI shall apply in a court described in 18 U.S.C. § 3511(b)(1)(B) for an order prohibiting the disclosure of the existence or contents of this letter. The nondisclosure requirement shall remain in effect during the pendency of the legal proceedings relating to the nondisclosure requirement.

The USA FREEDOM Act of 2015 mandates that the Attorney General adopt, with respect to nondisclosure requirements issued in NSLs, procedures that require the FBI to conduct reviews at appropriate intervals to assess whether the facts supporting nondisclosure continue to exist. Pursuant to the Attorney General Termination Procedures for National Security Letter Nondisclosure Requirement, the FBI will review the nondisclosure requirement at the appropriate times and notify you if the nondisclosure requirement has been terminated.

## GUIDANCE ON RESPONDING TO THE FBI

In accordance with 18 U.S.C. § 3511(c), an unlawful failure to comply with this letter, including any nondisclosure requirement, may result in the United States bringing an enforcement action.

FOR INTER	NAL USE ONLY
Ref:	

3

You are directed to provide electronically the records responsive to this letter within 21 business days of receipt of this letter to the FBI's Operational Technology Division (OTD).

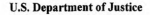
Direct any questions you have regarding this letter to the FBI Anchorage Field Office. Due to security considerations, you should NOT disclose the substance of this letter in any telephone conversation. When responding to this letter, please refer to File No. NSL-17-431971.

Your cooperation in this matter is greatly appreciated.

Sincerel Marlin Ritzman

Marlin Ritzman Special Agent in Charge Anchorage

FOR INTERNAL USE ONLY Ref:



Federal Bureau of Investigation

File No. NSL-17-431971

Anchorage Division 101 East 6th Avenue Anchorage, AK 99501-2523 May 02, 2018

Instagram LLC 1601 Willow Rd Building 18 Menlo Park, CA 94025

Dear

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) NSL-17-431971 to Instagram 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.

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 Anchorage Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel (fax number: 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 Anchorage Field Office or attention [redact name and telephone number]."

Please direct any questions you have regarding this letter to the Anchorage FBI Field Office.

Sincerely,

Marlin Ritzman Special Agent in Charge Anchorage

Federal Bureau of Investigation



In reply, Please refer to File No. NSL-17-431971

Anchorage Field Office 101 East 6th Avenue Anchorage, AK 99501-2523 September 05, 2017

# Facebook

1601 Willow Rd. Building 18 Menlo Park, CA 94025

# Dear

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act), to the extent you provide an electronic communication service as defined in 18 U.S.C. § 2510(15), you are hereby directed to provide the Federal Bureau of Investigation (FBI) the name, address, length of service, and electronic communications transactional records for all services, as well as all accounts, provided to the individual(s) or identifier(s) listed below:

sername:	For Following Date(s) (YYYY-MM-DD):

We are not directing you to provide, nor should you provide, information pursuant to this letter that would disclose the content of any electronic communication. Section 2510(8) defines content as "any information concerning the substance, purport, or meaning of" a communication. The subject lines of e-mails and message content are "content" information and should not be provided pursuant to this letter.

If the period noted above is from "inception," that term applies to the current account holder only. If the period noted above is to the "present," that term directs production of information to the date you process this letter. Information that is responsive to this request may include information that falls within the "billing cycle" that you use. For example, if the request is for January 1 through February 1, but you maintain account information based on a billing cycle that runs from the 15th of the month, then you may provide information before January 1 and after February 1 so long as the information falls within your billing cycle.

While fulfilling your obligations under this letter, please do not disable, suspend, lock, cancel, or interrupt service to the above-described subscriber(s) or accounts. A service interruption or degradation may alert the subscriber(s) and account users(s) to the investigative action. If you are not able to fulfill your obligations under this letter without alerting the subscriber(s) and account user(s), please contact the FBI prior to proceeding.

In accordance with 18 U.S.C. § 2709(b), I certify the information sought is relevant to an authorized investigation to protect against international terrorism or clandestine intelligence activities, and such an investigation of a United States person is not conducted solely on the basis of activities protected by the First Amendment to the Constitution of the United States.

### NONDISCLOSURE REQUIREMENT

In accordance with 18 U.S.C. § 2709(c)(1), I certify disclosure of the fact the FBI has sought or obtained access to the information or records sought by this letter may result in a danger to the national security of the United States; interference with a criminal, counterterrorism, or counterintelligence investigation; interference with diplomatic relations; or danger to the life or physical safety of any person, that is related to an authorized investigation to protect against international terrorism or clandestine intelligence activities.

In accordance with 18 U.S.C. § 2709(c)(2), you, any officer, employee, or agent of yours are prohibited from disclosing this letter or disclosing that the FBI has sought or obtained access to information, other than to those to whom disclosure is necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to this letter.

In accordance with 18 U.S.C. § 2709(c)(2), you are directed to notify any persons to whom you have disclosed this letter that they are

FOR INTERNAL USE ONLY Ref:

2

also subject to the nondisclosure requirement and are therefore also prohibited from disclosing the letter to anyone else.

In accordance with 18 U.S.C. § 2709(c)(2), if the FBI asks for the information, you should identify any person to whom such disclosure has been made or to whom such disclosure will be made. In no instance will you be required to identify any attorney to whom disclosure was made or will be made in order to obtain legal advice or legal assistance with respect to this letter.

In accordance with 18 U.S.C. § 3511(a), you have the right to seek in an appropriate United States district court an order modifying or setting aside this request, if compliance would be unreasonable, oppressive, or otherwise unlawful. In accordance with 18 U.S.C. § 3511(b), you also have the right to have a court review the nondisclosure requirement imposed in connection with this letter. If you wish to have a court conduct such a review, you may file a petition for judicial review in any court described in 18 U.S.C. § 3511(a). In the alternative, you may notify the FBI of your desire for judicial review of the nondisclosure requirement. Written notice may be mailed or faxed to the FBI Anchorage Field Office, with a copy mailed to FBI Headquarters,

Attention:

Your notice should reference the date of this letter and the File Number listed on the upper left corner of this letter. If the FBI determines that the nondisclosure requirement continues to be appropriate, not later than 30 days after the date of the FBI's receipt of the notice, the FBI shall apply in a court described in 18 U.S.C. § 3511(b)(1)(B) for an order prohibiting the disclosure of the existence or contents of this letter. The nondisclosure requirement shall remain in effect during the pendency of the legal proceedings relating to the nondisclosure requirement.

The USA FREEDOM Act of 2015 mandates that the Attorney General adopt, with respect to nondisclosure requirements issued in NSLs, procedures that require the FBI to conduct reviews at appropriate intervals to assess whether the facts supporting nondisclosure continue to exist. Pursuant to the Attorney General Termination Procedures for National Security Letter Nondisclosure Requirement, the FBI will review the nondisclosure requirement at the appropriate times and notify you if the nondisclosure requirement has been terminated.

### GUIDANCE ON RESPONDING TO THE FBI

In accordance with 18 U.S.C. § 3511(c), an unlawful failure to comply with this letter, including any nondisclosure requirement, may result in the United States bringing an enforcement action.

FOR INTERNAL USE ONLY Ref: You are directed to provide electronically the records responsive to this letter within 21 business days of receipt of this letter to the FBI's Operational Technology Division (OTD).

Direct any questions you have regarding this letter to the FBI Anchorage Field Office. Due to security considerations, you should NOT disclose the substance of this letter in any telephone conversation. When responding to this letter, please refer to File No. NSL-17-431971.

Your cooperation in this matter is greatly appreciated.

Sincerely Marlin Ritzman

Marlin Ritzman Special Agent in Charge Anchorage

FOR INTERN	AL USE ONLY
Ref:	

Federal Bureau of Investigation



File No. NSL-17-431971

Anchorage Division 101 East 6th Avenue Anchorage, AK 99501-2523 May 02, 2018

### Facebook

1601 Willow Rd. Building 18 Menlo Park, CA 94025

## Dear

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) NSL-17-431971 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.

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 Anchorage Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel (fax number: ) 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 Anchorage Field Office or attention [redact name and telephone number]."

Please direct any questions you have regarding this letter to the Anchorage FBI Field Office.

Sincerely,

Marlin Ritzman Special Agent in Charge Anchorage

Federal Bureau of Investigation



in reply, Please refer to

File No. NSL-15-407597

Philadelphia Division Federal Office Building 600 Arch Street, 8th Floor Philadelphia, PA 19106 March 24, 2015

Facebook 1601 Willow Rd. Building 18 Menlo Park, CA 94025

Dear

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act of 1986), to the extent you provide an electronic communication service as defined in 18 U.S.C. § 2510(15), you are hereby directed to produce to the Federal Bureau of Investigation (FBI) the name, address, and length of service for all services, as well as all accounts, provided to the individual(s) or identifier(s) listed below:

Accounts:	For Following Data(s) (YYYY-HOG-DD):

If the period noted above is from "inception," that term applies to the current account holder only. If the period noted above is to the "present," that term directs production of information to the date you process this letter.

While fulfilling your obligations under this letter, please do not disable, suspend, lock, cancel, or interrupt service to the above-described subscriber(s) or accounts. A service interruption or degradation may alert the subscriber(s) and account users(s) to the investigative action. If you are not able to fulfill your obligations under this letter without alerting the subscriber(s) and account user(s), please contact the FBI prior to proceeding.

In accordance with 18 U.S.C. § 2709(b), I certify the information sought is relevant to an authorized investigation to protect against international terrorism or clandestine intelligence activities, and such an investigation of a United States person is not conducted solely on the basis of activities protected by the First Amendment to the Constitution of the United States.

## NONDISCLOSURE PROVISIONS

In accordance with 18 U.S.C. § 2709(c)(1), I certify disclosure of the fact the FBI has sought or obtained access to the information or records sought by this letter may result in a danger to the national security of the United States; interference with a criminal, counterterrorism, or counterintelligence investigation; interference with diplomatic relations; or danger to the life or physical safety of any person, that is related to an authorized investigation to protect against international terrorism or clandestine intelligence activities.

In accordance with 18 U.S.C. §§ 2709(c)(1)-(2), you, any officer, employee, or agent of yours are prohibited from disclosing this letter or disclosing that the FBI has sought or obtained access to information, other than to those to whom disclosure is necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to this letter.

In accordance with 18 U.S.C. § 2709(c)(3), you are directed to notify any persons to whom you have disclosed this letter that they are also subject to the nondisclosure requirement and are therefore also prohibited from disclosing the letter to anyone else.

In accordance with 18 U.S.C. § 2709(c)(4), if the FBI asks for the information, you should identify any person to whom such disclosure has been made or to whom such disclosure will be made. In no instance will you be required to identify any attorney to whom disclosure was made or will be made in order to obtain legal advice or legal assistance with respect to this letter.

In accordance with 18 U.S.C. §§ 3511(a) - (b)(1), you have a right to challenge this letter if compliance would be unreasonable, oppressive, or otherwise unlawful. You also have the right to challenge the nondisclosure requirement set forth above. If you wish to make a disclosure prohibited by the nondisclosure requirement, you must notify the FBI, in writing, of your desire to do so within 10 calendar days of receipt of this letter. The notice must be mailed or faxed to the Philadelphia Division, attention:

FOR INTERNAL USE ONLY Ref:

t t

number (1). Your notice must reference the date of this letter and the File Number listed on the upper left corner of this letter. If you send notice within 10 calendar days of receipt of this letter, the FBI will initiate judicial proceedings in approximately 30 days in order to demonstrate to a federal judge the need for nondisclosure and to obtain a judicial order requiring continued nondisclosure. The nondisclosure requirement will remain in effect unless and until there is a final court order holding that disclosure is permitted.

If you do not send notice of your desire to disclose the NSL or the fact you produced records in response to it within 10 calendar days of receipt, then the nondisclosure provision will remain in effect, subject to your opportunity to make an annual challenge to the nondisclosure requirement as provided by 18 U.S.C. § 3511(b).

# GUIDANCE ON RESPONDING TO THE FBI

In accordance with 18 U.S.C. § 3511(c), an unlawful failure to comply with this letter, including any nondisclosure requirement, may result in the United States bringing an enforcement action.

You are directed to provide electronically the records responsive to this letter within 21 business days of receipt of this letter to the FBI's Operational Technology Division (OTD). If you have questions about this request, you may contact Case Agent **Contract Case**, telephone number **Contract Case** Agent **Contract Case** Agent

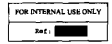
Due to security considerations, you should NOT disclose the substance of this letter in any telephone conversation. When responding to this letter, please refer to File No. NSL-15-407597.

Your cooperation in this matter is greatly appreciated.

Sincerely,

Christian D. Za

Acting Special Agent in Charge Philadelphia



Federal Bureau of Investigation



File No. NSL-15-407597

Philadelphia Division Federal Office Building 600 Arch Street, 8th Floor Philadelphia, PA 19106 March 02, 2018

# Facebook 1601 Willow Rd. Building 18 Menlo Park, CA 94025

Dear

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) NSL-15-407597 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.

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 Philadelphia Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel (fax number: 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 Philadelphia Field Office or attention [redact name and telephone number]."

Please direct any questions you have regarding this letter to the Philadelphia FBI Field Office.

Sincerely,

Harpster

Special Agent in Charge Philadelphia

Federal Bureau of Investigation



In reply, Please refer to

File No. NSL-14-397935

Cincinnati Division 2012 Ronald Reagan Dr Cincinnati, OH 45236-2373 November 05, 2014

Facebook-Instagram 1601 Willow Rd Building 18 Menlo Park, CA 94025

Dear

Pursuant to Title 18, United States Code (U.S.C.), Section 2709 (Section 201 of the Electronic Communications Privacy Act), to the extent you provide an electronic communication service as defined in 18 U.S.C. § 2510(15), you are hereby directed to provide the Federal Bureau of Investigation (FBI) the name, address, length of service, and electronic communications transactional records for all services, as well as all accounts, provided to the individual(s) or identifier(s) listed below:

Account:	For Following Date(s) (YYYY-MM-DD):

We are not directing you to provide, nor should you provide, information pursuant to this letter that would disclose the content of any electronic communication. Section 2510(8) defines content as "any information concerning the substance, purport, or meaning of" a communication. The subject lines of e-mails and message content are "content" information and should not be provided pursuant to this letter.

If the period noted above is from "inception," that term applies to the current account holder only. If the period noted above is to the "present," that term directs production of information to the date you process this letter. Information that is responsive to this request may include information that falls within the "billing cycle" that you use. For example, if the request is for January 1 through February 1, but you maintain account information based on a billing cycle that runs from the 15th of the month, then you may provide information before January 1 and after February 1 so long as the information falls within your billing cycle.

While fulfilling your obligations under this letter, please do not disable, suspend, lock, cancel, or interrupt service to the above-described subscriber(s) or accounts. A service interruption or degradation may alert the subscriber(s) and account users(s) to the investigative action. If you are not able to fulfill your obligations under this letter without alerting the subscriber(s) and account user(s), please contact the FBI prior to proceeding.

In accordance with 18 U.S.C. § 2709(b), I certify the information sought is relevant to an authorized investigation to protect against international terrorism or clandestine intelligence activities, and such an investigation of a United States person is not conducted solely on the basis of activities protected by the First Amendment to the Constitution of the United States.

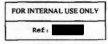
## NONDISCLOSURE PROVISIONS

In accordance with 18 U.S.C. § 2709(c)(1), I certify disclosure of the fact the FBI has sought or obtained access to the information or records sought by this letter may result in a danger to the national security of the United States; interference with a criminal, counterterrorism, or counterintelligence investigation; interference with diplomatic relations; or danger to the life or physical safety of any person, that is related to an authorized investigation to protect against international terrorism or clandestine intelligence activities.

In accordance with 18 U.S.C. §§ 2709(c)(1) and(2), you, any officer, employee, or agent of yours are prohibited from disclosing this letter or disclosing that the FBI has sought or obtained access to information, other than to those to whom disclosure is necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to this letter.

In accordance with 18 U.S.C. § 2709(c)(3), you are directed to notify any persons to whom you have disclosed this letter that they are also subject to the nondisclosure requirement and are therefore also prohibited from disclosing the letter to anyone else.

In accordance with 18 U.S.C. § 2709(c)(4), if the FBI asks for the information, you should identify any person to whom such disclosure has been made or to whom such disclosure will be made. In no instance will you be required to identify any attorney to whom disclosure was made or will be made in order to obtain legal advice or legal assistance with respect to this letter.



In accordance with 18 U.S.C. §§ 3511(a)-(b)(1), you have a right to challenge this letter if compliance would be unreasonable, oppressive, or otherwise unlawful. You also have the right to challenge the nondisclosure requirement set forth above. If you wish to make a disclosure prohibited by the nondisclosure requirement, you must notify the FBI, in writing, of your desire to do so within 10 calendar days of receipt of this letter. The notice must be mailed or faxed to the Cincinnati Division, attention:

number . Your notice must reference the date of this letter and the File Number listed on the upper left corner of this letter. If you send notice within 10 calendar days of receipt of this letter, the FBI will initiate judicial proceedings in approximately 30 days in order to demonstrate to a federal judge the need for nondisclosure and to obtain a judicial order requiring continued nondisclosure. The nondisclosure requirement will remain in effect unless and until there is a final court order holding that disclosure is permitted.

If you do not send notice of your desire to disclose the NSL or the fact you produced records in response to it within 10 calendar days of receipt, then the nondisclosure provision will remain in effect, subject to your opportunity to make an annual challenge to the nondisclosure requirement as provided by 18 U.S.C. § 3511(b).

#### GUIDANCE ON RESPONDING TO THE FBI

In accordance with 18 U.S.C. § 3511(c), an unlawful failure to comply with this letter, including any nondisclosure requirement, may result in the United States bringing an enforcement action.

You are directed to provide electronically the records responsive to this letter within 21 business days of receipt of this letter to the FBI's Operational Technology Division (OTD). If you have questions about this request, you may contact Case Agent **Control**, telephone number or an OTD representative.

> FOR INTERNAL USE ONLY Ref :

Due to security considerations, you should NOT disclose the substance of this letter in any telephone conversation. When responding to this letter, please refer to File No. NSL-14-397935.

Your cooperation in this matter is greatly appreciated.

Kevin Cornelius Special Agent in Charge Cincinnati

FOR INTERNAL USE ONLY	
Ref:	

Federal Bureau of Investigation



File No. NSL-14-397935

Cincinnati Division 2012 Ronald Reagan Dr Cincinnati, OH 45236-2373 January 23, 2018

# Instagram LLC

1601 Willow Rd Building 18 Menlo Park, CA 94025

#### Dear

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) NSL-14-397935 to Instagram 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.

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 Cincinnati Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel (fax number: and the copy to FBI HQ, attention: General 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 Cincinnati Field Office or attention [redact name and telephone number]."

Please direct any questions you have regarding this letter to the Cincinnati FBI Field Office.

Angela Byers Special Agent in Charge Cincinnati



Federal Bureau of Investigation



# In reply Plene refer to

1 IL NO NSI 14 310840

4500 Orange Grove Avenue Sacramento, CA 95841-4205 February 25, 2014

# Facebook

1601 Willow Rd. Building 18 Menlo Park, CA 94025

#### Dear

Under the authority of Executive Order 12333, dated July 30, 2008, and pursuant to Title 18 United States Code (U.S C), § 2709 (§ 201 of the Electronic Communications Privacy Act of 1986) (as amended), you are hereby directed to provide to the Federal Bureau of Investigation (FBI) all subscriber information, limited to name, address, and length of service, for all services provided to or accounts held by the named subscriber and/or subscriber of the named account.

Name	
Accounts	For Following Date(s) (YYYY-MM DD)

If the period noted above is from "inception," that term is intended to apply to the current account holder only If the period noted above is to the "present," that term is intended to direct production of information to the date of the processing of this letter

While fulfilling your obligations under this letter, please do not disable, suspend, lock, cancel or interrupt service to the above-described subscriber(s) or accounts. A service interruption or degradation may alert the subscriber(s)/account user(s) that investigative action is being taken If you are not able to fulfill your obligations under this letter without alerting the subscriber/account user, please contact the FBI prior to proceeding In accordance with Title 18 U S C , § 2709(b), I certify that the information sought is relevant to an authorized investigation to protect against international terrorism or clandestine intelligence activities, and that such an investigation of a United States person is not conducted solely on the basis of activities protected by the First Amendment to the Constitution of the United States

In accordance with Title 18 U S C § 2709(c)(1), I certify that a disclosure of the fact that the FBI has sought or obtained access to the information sought by this letter may endanger the national security of the United States, interfere with a criminal, counterterrorism, or counterintelligence investigation, interfere with diplomatic relations, or endanger the life or physical safety of a person Accordingly, Title 18 U S C § 2709(c)(1) and (2) prohibits you, or any officer, employee, or agent of yours, from disclosing this letter, other than to those to whom disclosure is necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to this letter.

In accordance with Title 18 U S C § 2709(c)(3), you are directed to notify any persons to whom you have disclosed this letter that they are also subject to the nondisclosure requirement and are therefore also prohibited from disclosing the letter to anyone else

In accordance with Title 18 U S C § 2709(c)(4), if the FBI asks for the information, you should identify any person to whom such disclosure has been made or to whom such disclosure will be made In no instance will you be required to identify any attorney to whom disclosure was made or will be made in order to obtain legal advice or legal assistance with respect to this letter

In accordance with 18 U S C § 3511(a) and (b)(1), you have a right to challenge this letter if compliance would be unreasonable, oppressive, or otherwise unlawful

You also have the right to challenge the nondisclosure requirement set forth above If you wish to make a disclosure that is prohibited by the nondisclosure requirement, you must notify the FBI, in writing, of your desire to do so within 10 calendar days of receipt of this letter That notice must be mailed or faxed to the Sacramento Division, attention , with a copy to FBI HQ, attention ) and must reference the date General Counsel (fax number of the NSL and the identification number found on the upper left corner of the NSL If you send notice within 10 calendar days, the FBI will initiate judicial proceedings in approximately 30 days in order to demonstrate to a federal judge the need for nondisclosure and to obtain a judicial order requiring continued nondisclosure The nondisclosure requirement will remain in effect unless and until there is a final court order holding that disclosure is permitted

I OR INTLENAL USL ONLY Ref

If you do not send notice of your desire to disclose the NSL or the fact that you produced records in response to it within 10 calendar days of receipt, then the nondisclosure provision will remain in effect, subject to your opportunity to make an annual challenge to the nondisclosure requirement as provided by subsection 3511(b).

In accordance with Title 18 U S C § 3511(c), an unlawful failure to comply with this letter, including any nondisclosure requirement, may result in the United States bringing an enforcement action

You are directed to provide records responsive to this letter electronically to the FBI within 1 business day(s) of receipt of this letter Due to security considerations, you should neither send the records through routine mail service nor non-secure fax, nor disclose the substance of this letter in any telephone conversation. In responding to this request in order to facilitate processing of the information, please reference the NSL-14 380840

Any questions you have regarding this letter should be directed to the San Francisco Division or

Your cooperation in this matter is greatly appreciated

monie m. Mille

Monica M Miller Special Agent in Charge Sacramento

I OR INTERNAL USE ONLY Ref



Federal Bureau of Investigation



File No. NSL-14-380840

Sacramento Division 2001 Freedom Way Roseville, CA 95678 January 09, 2018

# Facebook

1601 Willow Rd. Building 18 Menlo Park, CA 94025

## Dear

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) NSL-14-380840 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.

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:

- - - s

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 Sacramento Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel (fax number: ) 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 Sacramento Field Office or attention [redact name and telephone number]."

Please direct any questions you have regarding this letter to the Sacramento FBI Field Office.

Sincerely,

Sean Ragan Special Agent in Charge Sacramento

Federal Bureau of Investigation



In reply, Please refer to File No NSL-14-381391

4500 Orange Grove Avenue Sacramento, CA 95841-4205 February 27, 2014

Facebook

1601 Willow Rd. Building 18 Menlo Park, CA 94025

Dear

Under the authority of Executive Order 12333, dated July 30, 2008, and pursuant to Title 18 United States Code (U.S.C.), § 2709 (§ 201 of the Electronic Communications Privacy Act of 1986) (as amended), you are hereby directed to provide to the Federal Bureau of Investigation (FBI) the names, addresses, and length of service and electronic communications transactional records, to include existing transaction/activity logs and all electronic mail (e-mail) header information, for the below-listed email/IP address holder(s):

Name :	
Accounts:	For Following Date(s) (YYYY-MM-DD):

Please see the attachment following this letter for the types of information that you might consider to be a electronic communications transactional record. We are not directing you to provide, nor should you provide, information pursuant to this letter that would disclose the content of any electronic communication. Title 18 United States Code § 2510(8) defines content as "any information concerning the substance, purport, or meaning of" a communication. Subject lines of e-mails and message content are content information and should not be provided pursuant to this letter.

If the period noted above is from "inception," that term is intended to apply to the current account holder only. If the period noted above is to the "present," that term is intended to direct production of information to the date of the processing of this letter. Information that is responsive to this request may include information that falls within the "billing cycle" that you use, e.g., if the request is for January 1 through July 1, but you maintain account information based on a billing cycle that runs from the 15th of the month, then you may provide information beyond the dates requested (January 1 through July 1) so long as the information provided falls within your billing cycle, i.e., you may provide information outside the requested date range that is within your billing cycle is not an overproduction.

While fulfilling your obligations under this letter, please do not disable, suspend, lock, cancel or interrupt service to the above-described subscriber(s) or accounts. A service interruption or degradation may alert the subscriber(s)/account user(s) that investigative action is being taken. If you are not able to fulfill your obligations under this letter without alerting the subscriber/account user, please contact the FBI prior to proceeding.

In accordance with Title 18 U.S.C., § 2709(b), I certify that the information sought is relevant to an authorized investigation to protect against international terrorism or clandestine intelligence activities, and that such an investigation of a United States person is not conducted solely on the basis of activities protected by the First Amendment to the Constitution of the United States.

In accordance with Title 18 U.S.C. § 2709(c)(1), I certify that a disclosure of the fact that the FBI has sought or obtained access to the information sought by this letter may endanger the national security of the United States; interfere with a criminal, counterterrorism, or counterintelligence investigation; interfere with diplomatic relations; or endanger the life or physical safety of a person. Accordingly, Title 18 U.S.C. § 2709(c)(1) and (2) prohibits you, or any officer, employee, or agent of yours, from disclosing this letter, other than to those to whom disclosure is necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to this letter.

In accordance with Title 18 U.S.C. § 2709(c)(3), you are directed to notify any persons to whom you have disclosed this letter that they are also subject to the nondisclosure requirement and are therefore also prohibited from disclosing the letter to anyone else.

In accordance with Title 18 U.S.C. § 2709(c)(4), if the FBI asks for the information, you should identify any person to whom such disclosure has been made or to whom such disclosure will be made. In no instance

FOR INTERNAL USE ONLY Ref:

will you be required to identify any attorney to whom disclosure was made or will be made in order to obtain legal advice or legal assistance with respect to this letter.

In accordance with 18 U.S.C. § 3511(a) and (b)(1), you have a right to challenge this letter if compliance would be unreasonable, oppressive, or otherwise unlawful.

You also have the right to challenge the nondisclosure requirement set forth above. If you wish to make a disclosure that is prohibited by the nondisclosure requirement, you must notify the FBI, in writing, of your desire to do so within 10 calendar days of receipt of this letter. That notice must be mailed or faxed to the Sacramento Division, attention: with a copy to FBI HQ, attention: General Counsel (fax number: ) and must reference the date of the NSL and the identification number found on the upper left corner of the NSL. If you send notice within 10 calendar days, the FBI will initiate judicial proceedings in approximately 30 days in order to demonstrate to a federal judge the need for nondisclosure and to obtain a judicial order requiring continued nondisclosure. The nondisclosure requirement will remain in effect unless and until there is a final court order holding that disclosure is permitted.

If you do not send notice of your desire to disclose the NSL or the fact that you produced records in response to it within 10 calendar days of receipt, then the nondisclosure provision will remain in effect, subject to your opportunity to make an annual challenge to the nondisclosure requirement as provided by subsection 3511(b).

In accordance with Title 18 U.S.C. § 3511(c), an unlawful failure to comply with this letter, including any nondisclosure requirement, may result in the United States bringing an enforcement action.

You are directed to provide records responsive to this letter electronically to the FBI within 1 business day(s) of receipt of this letter. Due to security considerations, you should neither send the records through routine mail service nor non-secure fax, nor disclose the substance of this letter in any telephone conversation. In responding to this request in order to facilitate processing of the information, please reference the NSL-14-381391.

FOR INTERNAL USE ONLY	
Ref: 1	

Any questions you have regarding this letter should be directed to the San Francisco Division or **Example 1**.

Your cooperation in this matter is greatly appreciated.

Sincerely,

Monica M. Mille

Monica M. Miller Special Agent in Charge Sacramento

FOR INTERNAL USE ONLY Ref mine

#### ATTACHMENT

In preparing your response to this National Security Letter, you should determine whether your company maintains the following types of information which may be considered by you to be an electronic communications transactional record in accordance with Title 18 United States Code § 2709.

• Subscriber name and related subscriber information

• Account number(s)

• Date the account opened or closed

• Physical and or postal addresses associated with the account

• Subscriber day/evening telephone numbers

• Screen names or other on-line names associated with the account

• All billing and method of payment related to the account including alternative billed numbers or calling cards

• All e-mail addresses associated with the account to include any and all of the above information for any secondary or additional e-mail addresses and or user names identified by you as belonging to the targeted account in this letter

• Internet Protocol (IP) addresses assigned to this account and related e-mail accounts

• Uniform Resource Locator (URL) assigned to the account

Plain old telephone(s) (POTS), ISDN circuit(s), Voice over internet protocol (VOIP), Cable modem service, Internet cable service, Digital Subscriber Line (DSL) asymmetrical/symmetrical relating to this account
The names of any and all upstream and downstream providers facilitating this account's communications

• The above-listed information from "inception of the targeted account to the present" if this request cannot be processed as presently written

We are not directing you to provide, nor should you provide, information pursuant to this letter that would disclose the content of any electronic communication. Title 18 United States Code § 2510(8) defines content as "any information concerning the substance, purport, or meaning of" a communication. Subject lines of e-mails are content information and should not be provided pursuant to this letter. If the records provided are particularly large we request that you provide this information in electronic format, preferably on a CD-ROM.

FOR INTERNAL USE ONLY

Federal Bureau of Investigation



File No. NSL-14-381391

Sacramento Division 2001 Freedom Way Roseville, CA 95678 January 09, 2018

Facebook

1601 Willow Rd. Building 18 Menlo Park, CA 94025

Dear

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) NSL-14-381391 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.

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 Sacramento Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel (fax number: ) 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 Sacramento Field Office or attention [redact name and telephone number]."

Please direct any questions you have regarding this letter to the Sacramento FBI Field Office.

Sean Ragan Special Agent in Charge Sacramento

Federal Bureau of Investigation



#### In reply, Please refer to

File No. NSL-14-381751

4500 Orange Grove Avenue Sacramento, CA 95841-4205 February 28, 2014

Facebook

1601 Willow Rd. Building 18 Menlo Park, CA 94025

Dear

Under the authority of Executive Order 12333, dated July 30, 2008, and pursuant to Title 18 United States Code (U.S.C.), § 2709 (§ 201 of the Electronic Communications Privacy Act of 1986) (as amended), you are hereby directed to provide to the Federal Bureau of Investigation (FBI) all subscriber information, limited to name, address, and length of service, for all services provided to or accounts held by the named subscriber and/or subscriber of the named account.

Accounts:	For Following Date(s) (YYYY-MM-DD):

If the period noted above is from "inception," that term is intended to apply to the current account holder only. If the period noted above is to the "present," that term is intended to direct production of information to the date of the processing of this letter.

While fulfilling your obligations under this letter, please do not disable, suspend, lock, cancel or interrupt service to the above-described subscriber(s) or accounts. A service interruption or degradation may alert the subscriber(s)/account user(s) that investigative action is being taken. If you are not able to fulfill your obligations under this letter without alerting the subscriber/account user, please contact the FBI prior to proceeding.

In accordance with Title 18 U.S.C., § 2709(b), I certify that the information sought is relevant to an authorized investigation to protect

against international terrorism or clandestine intelligence activities, and that such an investigation of a United States person is not conducted solely on the basis of activities protected by the First Amendment to the Constitution of the United States.

In accordance with Title 18 U.S.C. § 2709(c)(1), I certify that a disclosure of the fact that the FBI has sought or obtained access to the information sought by this letter may endanger the national security of the United States; interfere with a criminal, counterterrorism, or counterintelligence investigation; interfere with diplomatic relations; or endanger the life or physical safety of a person. Accordingly, Title 18 U.S.C. § 2709(c)(1) and (2) prohibits you, or any officer, employee, or agent of yours, from disclosing this letter, other than to those to whom disclosure is necessary to comply with the letter or to an attorney to obtain legal advice or legal assistance with respect to this letter.

In accordance with Title 18 U.S.C. § 2709(c)(3), you are directed to notify any persons to whom you have disclosed this letter that they are also subject to the nondisclosure requirement and are therefore also prohibited from disclosing the letter to anyone else.

In accordance with Title 18 U.S.C. § 2709(c)(4), if the FBI asks for the information, you should identify any person to whom such disclosure has been made or to whom such disclosure will be made. In no instance will you be required to identify any attorney to whom disclosure was made or will be made in order to obtain legal advice or legal assistance with respect to this letter.

In accordance with 18 U.S.C. § 3511(a) and (b)(1), you have a right to challenge this letter if compliance would be unreasonable, oppressive, or otherwise unlawful.

You also have the right to challenge the nondisclosure requirement set forth above. If you wish to make a disclosure that is prohibited by the nondisclosure requirement, you must notify the FBI, in writing, of your desire to do so within 10 calendar days of receipt of this letter. That notice must be mailed or faxed to the Sacramento Division, with a copy to FBI HQ, attention: attention: General Counsel (fax number: ) and must reference the date of the NSL and the identification number found on the upper left corner of the NSL. If you send notice within 10 calendar days, the FBI will initiate judicial proceedings in approximately 30 days in order to demonstrate to a federal judge the need for nondisclosure and to obtain a judicial order requiring continued nondisclosure. The nondisclosure requirement will remain in effect unless and until there is a final court order holding that disclosure is permitted.

If you do not send notice of your desire to disclose the NSL or the fact that you produced records in response to it within 10 calendar days of receipt, then the nondisclosure provision will remain in effect, subject to your opportunity to make an annual challenge to the nondisclosure requirement as provided by subsection 3511(b).

In accordance with Title 18 U.S.C. § 3511(c), an unlawful failure to comply with this letter, including any nondisclosure requirement, may result in the United States bringing an enforcement action.

You are directed to provide records responsive to this letter electronically to the FBI within 1 business day(s) of receipt of this letter. Due to security considerations, you should neither send the records through routine mail service nor non-secure fax, nor disclose the substance of this letter in any telephone conversation. In responding to this request in order to facilitate processing of the information, please reference the NSL-14-381751.

Any questions you have regarding this letter should be directed to the San Francisco Division or

Your cooperation in this matter is greatly appreciated.

Monica M. Miller

Monica M. Miller Special Agent in Charge Sacramento

FOR INTER	NAL USE ONLY
Ref :	

Federal Bureau of Investigation



File No. NSL-14-381751

Sacramento Division 2001 Freedom Way Roseville, CA 95678 January 10, 2018

## Facebook

1601 Willow Rd. Building 18 Menlo Park, CA 94025

#### Dear

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) NSL-14-381751 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.

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 Sacramento Field Office, attention [redact name and telephone number], with a copy to FBI HQ, attention: General Counsel (fax number: ) 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 Sacramento Field Office or attention [redact name and telephone number]."

• Please direct any questions you have regarding this letter to the Sacramento FBI Field Office.

Sincerely,

Sean Ragan Special Agent in Charge Sacramento