U.S. FOREIGH INTELLIGENCE SURVEILLALIGE COURT

UNITED STATES

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FOREIGN INTELLIGENCE SURVEILLANCE COURT

WASHINGTON, D.C.

LEEANN FLYNN HALL CLERK OF COURT

IN RE APPLICATION OF THE FEDERAL BUREAU OF INVESTIGATION FOR AN ORDER REQUIRING THE PRODUCTION OF TANGIBLE THINGS

Docket No. BR 14-01

NOTICE REGARDING THE RESPONSE OF THE UNITED STATES OF AMERICA TO THE COURT'S MARCH 21, 2014, OPINION AND ORDER RE: MOTION OF PLAINTIFFS IN JEWEL V. NSA AND FIRST UNITARIAN CHURCH V. NSA, BOTH PENDING IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA, FOR LEAVE TO CORRECT THE RECORD

It has come to the attention of the Government that footnote 6 on page 5 of the Government's response to this Court's March 21, 2014 Opinion and Order filed on April 2, 2014 is not accurate as written. Footnote 6 on page 5 was intended to convey that "[c]onsistent with the Government's understanding of these orders in *Jewel* and *Shubert*, prior to the filing of the Government's Motion for Second Amendment to Primary Order, the Government complied with this Court's requirements that metadata obtained by the NSA under Section 215 authority be destroyed no later than five years after their collection." The Government apologizes for the error.

Dated: April 3, 2014

Respectfully submitted,

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