# The District Court

for the Northern District of Ohio

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M 198-23				1 ( ·	J

Northern District of Ohio In the Matter of the Search of The contraction of the contracti five (5) cellular telephones and one (1) Apple iPad as described in the adaptice of as pessible distribution of APPLICATION FOR A SEARCH WARRANT enconsistent. La Lenci la Kigaal faderal Januar faraameet, offican an anottaman fantha consermant, esculat a ca and state under penalty of perjury that I have reason to believe that on the following person or property See Attachment A & R located in the Northern District of Ohio there is now concealed (identify the The state of the s The basis for the search under Fed P Crim P. Allo) is (about and on more) vidence of a crime; a nercon to be arrected or a nercon who is unlawfully restrained Code Section Offense Description Appeted Season phone Description of the Season phone Descript The application is based on these facts: See altached Allidavit ▼ Continued on the attached sheet Delayed notice of 30 days (give exact ending date if more than 30 days: ......) is requested

Jennifer Kiesel, Special Agent (FBI)

Printed name and title

Sworn to before me and signed in my presence.

Date: 11/14/2013

Judge's signature

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Mag. Judge White

## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OHIO

TO ASSIST IN THE EXECUTION OF A SEARCH WARRANT ISSUED BY THIS COURT

Case INO.

APPLICATION

Filed Under Seal

#### **INTRODUCTION**

The United States of America, by and through Stephen Dettelbach, United States

Attorney and Linda Dom . Assistant Heited States Attorney Low bear was the Co

All Write Act 78 TUST X T651 For an order requiring Annle Inc ("Annle") to against in the

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specifically, three (3) Apple it hones and one (1) Apple it ad.

#### **FACTS**

The Federal Bureau of Investigation (FBI) currently has in its possession four (4) iOS

devices that were seized nursuant to a search warrant igned by this Court Initial ingreast

the iOS devices reveals that they are locked. Because the iOS devices are locked, law

enforcement agents are not able to examine the data stored on the iOS devices as commanded by the search warrant.

The iOS devices are:

1. A white Apple iPhone. It has Model #A1428, IMEI 013329001101417, FCC ID: BCG-E2599A and IC: 579C-E2599A

E2380A, IC: 579C-E2380A.

- 3. A white Apple iPhone. It has Model A1429 IMEI 990002755503982 ID BCG-E2599A and IC: 579C-E2610A.
- 4. An Apple iPad. It has Model A1219, Serial HW113BHLZ3A, EMC 2311, ECC ID: BCG E2381 & IC: 570C E2381 A

Apple, the creator of the iOS operating system and producer of the iOS device, may have the capability retrieving data stored on the iOS device that is not currently accessible to the FBI because the iOS device is locked. This Application and the iOS device is locked. This Application are also as the iOS device is locked. The iOS device is locked at the iOS device is locked at the iOS device is locked. This Application are also as the iOS device is locked at the iOS

### **DISCUSSION**

<u> </u>	The All Write Act provides that "It the Comman Court of 11 11 11 11 11 11 11 11 11 11 11 11 11	
	remains the manufacture of the property of the station to the property of the property of the property of the property of the station of the property of the p	2-2-5-3-3-3-3-3-3-3-3-3-3-3-3-3-3-3-3-3-
aran parasasa	agreeable to the usages and principles of law." 20 U.S.C. & 1651(a): As the Supreme Coun	. =
	evaleined "Ithe All White Act is a residual course of the Wishest Wish	
	otherwise covered by statute." Pennsylvania Bureau of Correction v. United States Marshals	
n nemake R	- Comica 474 II S - 34, 42 110 25 Dec Thanteret mu the will evidend image above in accommon	
	circumstances, to persons who, though not parties to the original action or engaged in	
	wrongdoing are in a nosition to frustrate the implementation of a court order or the money	—· <u></u> -
	administration of justice and encompasses even those who have not taken any affirmative	
(m) Berryanskas j	action to hinder justice" United States v. New York Tel. Co. 131 II C. 150, 124 (1077)	
Tijtingspaar oo oo oo oo oo oo oo oo	Specifically in United States v. New York Tel. Co. the Surreme Court held that the Atl. W.	
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	and the permitted district courts to end to the tribulation to approprie a free inclusion of the annual by	= =
alia april 1800 - 1800 - 1800 - 1800 - 1800 - 1800 - 1800 - 1800 - 1800 - 1800 - 1800 - 1800 - 1800 - 1800 - 1 En alia arrangan arr	installing a pan radistar I Indar the radioning of New York Tel. Co. Alic Co. Alic A.	
12-12-12-12-12-12-12-12-12-12-12-12-12-1	to order Apple to use any capabilities it may have to assist in affectating the sound and according to the sound and the sound a	fr" en 111
	The gavernment is sure introm remember that in other coases, course have added	
<sup>1</sup> 40. 異類源表型	Angle to conjet in office that in grown warranto and or the main or in or the Art wines Act.	
		<u></u>
	Additionally, Apple has complied with such orders.	

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The requested order would enable agents to comply with this Court's warrant
commanding that the iOS device he aremined for suidence identified by the market December
the iOS device without Apple's assistance, if it is possible at all, would require significant
excurres anti instrument de menter d'Offinències alécunaeux dus mètre in mété abri
unreasonable burden on Apple.
Respectfully submitted,

3

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SAME DOSIGNATION DESTRICT OF OHIO

IN RE ORDER REQUIRING APPLE, INC.
TO ASSIST IN THE EXECUTION OF A
SEARCH WARRANT ISSUED BY THIS
COURT

1-17 1 716

ORDER

"Apple") to assist law enforcement agents in the search of an Apple iOS device. Upon consideration of the motion, and for the reasons stated therein, it is hereby

4) (I) devices specifically three (3) Apple 19hones and one (1) Apple 19ad (the MIN)

Devices"), acting in support of a search warrant issued separately by this Court;

was area OPDERED thet Appla exist les anformant non-to-i-th- or

The iOS devices are:

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ZEGA AUTILIA DICEZEGA

DCG-EZ577A and IC. 517C-EZ010A.

4. An Apple iPad. It has Model A1219, Serial HW113BHLZ3A, EMC 2311,

TUDTUED ADDEDED 41-4 A---1- -1-11

lay enforcement agents to obtain access to unencrosted date ("Data") on the iOS Devices

FURTHER ORDERED that, to the extent that data on the iOS Devices is encrypted,

Apple may provide a conv of the encrypted data to law enforcement, but Annie is not receiped to

FURTHER ORDERED that Apple's reasonable technical assistance may include but is

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the iOS Device's security systems to allow law enforcement access to Data and to provide law enforcement with a copy of enerypted data stored on the IOS Devices;

FIRTHER ORDERED that although Apple shall make reasonable efforts to maintain the integrity of data untile iGS Devices; Apple shall not be required to maintain copies of any user data as a result of the assistance ordered herein; all evidence preservation shall remain the responsibility of law enforcement agents.

Signed,

GREGORY A WHITE

UNITED STATES MAGISTRATE JUDGE

NORTHERN DISTRICT OF OHIO

Date: \_//-/3-/4