OFFICIAL

DIRECTION UNDER SECTION 94(1), TELECOMMUNICATIONS ACT 1984 AS AMENDED BY SCHEDULE 17, COMMUNICATIONS ACT 2003

[NAME OF CSP]

1. In pursuance of section 94(1) of the Telecommunications Act 1984 and following consultation with [Name of CSP], I hereby give to [Name of CSP] the following direction, being a direction which appears to me to be necessary in the interests of national security:

2. [Name of CSP] shall, if requested to do so by the Government Communications Headquarters (GCHQ), acting through the Director of GCHQ or any person authorised by him to make such requests and previously notified to [Name of CSP] as being so authorised, provide to GCHQ communications data (as defined in sections 21(4)(a) and (b) of Chapter II of Part I of the Regulation of Investigatory Powers Act 2000) generated by or available to [Name of CSP] in connection with its normal business operations and associated with communications being, or that have been, conveyed by means of a Public Telecommunication System (PTS). The specified categories of communications data relate to:

   [Categories of communications data]

The data will include but are not limited to:

   [Nature of the data]

These categories of data are required in respect of the communications data which is known as:

   [Cover name(s) of communications data set(s)]

3. In addition to the communications data described above [Name of CSP] is also required to provide GCHQ with data concerning the topology and configuration of [Name of CSP]'s PTS.

4. I believe that this direction is necessary in the interests of national security and that the conduct directed is proportionate to what is sought to be achieved by that conduct, in particular having regard to the arrangements currently in place for meeting the requirements of section 4(2)(a) of the Intelligence Services Act 1994. I will receive from GCHQ at six monthly intervals a summary of the use made of the data in order that I may satisfy myself that their acquisition of it continues to be necessary in the interests of national security and proportionate to what it seeks to achieve.

5. For the purposes of section 94(4) of the Telecommunications Act 1984, I am of the opinion that disclosure of these directions is against the interests of national security.

One of Her Majesty's Principal Secretaries of State ............................................

Date: ........................................

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DIRECTION UNDER SECTION 94(1), TELECOMMUNICATIONS ACT 1984 AS AMENDED BY SCHEDULE 17, COMMUNICATIONS ACT 2003

[REDACTION]

After consultation with you, and in pursuance of section 94(1) of the Telecommunications Act 1984, I hereby give to you the following directions, being directions which appear to me to be necessary in the interests of national security.

1. (CSP) shall provide to the Security Service communications data falling within the definition in Part I Chap II Section 21(4)(a) and (b) of the Regulation of Investigatory Powers Act (2000) generated by or available to (CSP) in connection with its normal business operations and associated with all communications conveyed by means of a public telecommunications system ("PTS") on or after the date of this Direction. The data provided will relate to - [REDACTION]

2. I believe that the conduct required by this direction is proportionate to what is sought to be achieved by that conduct. I will receive from the Security Service at six monthly intervals a summary of the use made of the data in order that I may satisfy myself that their acquisition of it continues to be necessary in the interests of national security and proportionate to what it seeks to achieve.

3. For the purposes of section 94(4) of the Telecommunications Act 1984, I am of the opinion that disclosure of this direction is against the interests of national security.

[REDACTION]

SECRETARY OF STATE

[REDACTION]