

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application for a Search Warrant for

AT&T Mobility 11760 US Highway 1, Suite 600 North Palm Beach, FL 33408

Case No. CR29-22-2805

ORDER TO SEAL AND REDACT

MPD Case No. 22-M09903

This matter came before the court on April 28, 2023 on the State's motion to seal or redact pursuant to I.C.A.R. 32(i). The hearing was held via Zoom. Ashley Jennings appeared on behalf of the State. Anne Taylor, Jay Logsdon and Elisa Massoth appeared on behalf of Mr. Kohberger.

The court reviewed the records, considered the arguments presented, weighed the interests in privacy and public disclosure, and announced its findings of fact on the record. Therefore, pursuant to I.C.A.R. 32(i)(2)(A), (D), and (E), and I.C. 74-124(b) and (e), the court finds it necessary to seal in part and redact the record related the search warrant for the following reasons:

- (1) The documents contain highly intimate facts or statements, the publication of which would be highly objectionable to a reasonable person;
- (2) The documents or materials contain facts or statements that might threaten or endanger the life or safety of individuals;
- (3) It is necessary to temporarily seal or redact the documents or materials to preserve the right to a fair trial or impartial adjudication; and
- (4) The materials would disclose investigating techniques and procedures.

After due consideration and with good cause appearing,

IT IS HEREBY ORDERED that the record herein shall be disclosed except for the following:

- 1. The Affidavit in Support of Search Warrant is SEALED.
- The Search Warrant and Receipt and Inventory be REDACTED. 2.
- 3. This order will remain in effect until further order of the court.

Dated: 5/31/2003 NUNC PRO TUNIC 4/28/2003

Megan E: Marshall Magistrate

Magistrate Juda

DEPUTY

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application for a Search Warrant for

Case No. CR29-22-2805

AT&T 11760 U.S. Highway 1, Suite 300 North Palm Beach, FL 33408-3029

MPD Case No. 22-M009903

ORDER TEMPORARILY SEALING SEARCH WARRANT AND RELATED DOCUMENTS

Based upon the Motion to Seal Search Warrant and Related Documents filed herein, the Court does hereby confirm and ORDER that the Affidavit for Search Warrant (including any exhibits), Search Warrant, Return of Search Warrant (including any exhibits and inventories of items seized) and Order are confidential, exempt from disclosure and are SEALED pursuant to Idaho Court Administrative Rule 32(g)(1) for the reasons stated in the said Motion and until June 1, 2023 , or further order of the Court, whichever occurs first.

SO ORDERED 4/18/2023 at 10:12 a m.

Magan Manshall Magistrate Judge

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ORDER TEMPORARILY SEALING SEARCH WARRANT AND RELATED DOCUMENTS

LATAH COUNTY PROSECUTOR'S OFFICE ASHLEY S. JENNINGS SR. DEPUTY PROSECUTING ATTORNEY Latah County Courthouse P.O. Box 8068 Moscow, ID 83843 Phone: (208) 883-2246 ISB No. 8491 paservice@latah.id.us CLRK OF DIST CT. LATA CASE NO.-____ DEPUTY

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IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application for a Search Warrant for

AT&T 11760 U.S. Highway 1, Suite 300 North Palm Beach, FL 33408-3029 Case No. CR29-22-2805

MOTION TO TEMPORARILY SEAL SEARCH WARRANT AND RELATED DOCUMENTS PENDING HEARING

MPD Case No. 22-M009903

The State of Idaho, by and through the Latah County Prosecuting Attorney, respectfully moves the Court pursuant to Idaho Court Administrative Rule 32(g)(1) and Idaho Code 74-124 for a temporary Order Sealing Search Warrant and Related Documents, including the Affidavit for Search Warrant (including any exhibits), Search Warrant, Return of Search Warrant (including all exhibits of the inventories of items seized) and Order filed herein because release or disclosure would:

1. Interfere with enforcement proceedings;

MOTION TO TEMPORARILY SEAL SEARCH WARRANT AND RELATED DOCUMENTS PENDING HEARING 1

- 2. Deprive a person of a right to a fair trial;
- 3. Constitute an unwarranted invasion of personal privacy,
- 4. Disclose the identity of a confidential source; and/or
- 5. Disclose investigative techniques and procedures.

Wherefore, the State respectfully prays that the Court temporarily seal from public disclosure the Affidavit for Search Warrant, Search Warrant, Return of Search Warrant (including all Exhibits) and Order herein under the provisions of Idaho Court Administrative Rule 32(g)(1) and Idaho Code 74-124 pending a hearing on the matter.

RESPECTFULLY SUBMITTED this 13th day of April, 2023.

unas Y S. JI

Sr. Deputy Prosecuting Attorney

CLRK OF DIST CT. LATA

DEAG

LATAH COUNTY PROSECUTOR'S OFFICE ASHLEY S. JENNINGS SR. DEPUTY PROSECUTING ATTORNEY Latah County Courthouse P.O. Box 8068 Moscow, Idaho 83843-0568 (208) 883-2246 ISB No.8491 paservice@latah.id.us

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application)	Case No. CR29-22-2805
for a Search Warrant for:)	
)	
AT&T	ý	
11760 U.S. Highway 1, Suite 300)	ORDER
North Palm Beach, FL 33408-3029)	
,	ý	
MPD Case No. 22-M09903	ý	

In the above-titled matter, this Court having heretofore issued a Search Warrant, and the said Search Warrant having been served according to law, and the Return of Warrant having been duly made as directed in said Search Warrant to this Court, and a written inventory of the property found and seized having been duly made and taken before the undersigned Magistrate or Judge and filed herein;

NOW, THEREFORE IT IS HEREBY ORDERED that the said Peace Officer shall deliver or cause to be delivered, the property described in said inventory to the Moscow Police Department or such other law enforcement agency as may be appropriate for the purpose of preserving said property for use as evidence or until further order of a court of competent jurisdiction. Once any related criminal case has been concluded, including the expiration of time for appeal, or at such other appropriate time, the property can be released or disposed of upon authorization of the jurisdictional prosecuting attorney.

IT IS FURTHER ORDERED that said property or any part thereof, may be delivered to any person or laboratory or laboratories for the purpose of conducting or obtaining any tests, analysis, or identification of said property which is deemed necessary by the custodial law enforcement agency or jurisdictional prosecuting attorney without further order of this Court.

DATED _____4/18/2023 at 10:12 a.m.

Megan (Marshall Megan E. Marshall

Magistrate Judge

APR 18 2023 AM10:32 CLRX OF DIST CT. LATA ASE NO. _____ DEPUTY

LATAH COUNTY PROSECUTOR'S OFFICE MICHAEL G. CAVANAGH DEPUTY PROSECUTING ATTORNEY Latah County Courthouse P.O. Box 8068 Moscow, Idaho 83843-0568 (208) 883-2246 ISB No. 7427 paservice@latah.id.us

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

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In the Matter of the Application For a Search Warrant for:

AT&T 11760 U.S. Highway 1, Suite 300 North Palm Beach, FL 33408-3029 Case No. RETURN OF SEARCH WARRANT

MPD Case No. 22-M09903

STATE OF IDAHO) :ss. County of Latah)

I, Lawrence Mowery, the officer by whom this Warrant was executed, do certify the appended inventory contains a true and detailed account of all property taken by me or other officers pursuant to this Warrant, and that this Warrant and property have been duly returned before Judge Megan E. Marshall at 3:00 o'clock p.m., this 13 day of April, 2023..

I certify under penalty of perjury pursuant to the law the State of Idaho that the foregoing is true and correct.

<u>4/13/2023</u> (Date)

REDACTED

AFFIDAVIT OF LAWRENCE MOWERY

STATE OF IDAHO) :ss. County of Latah)

I, Lawrence Mowery, being duly sworn, do hereby state the following information is true and correct to the best of my knowledge and belief:

- That I am employed by Moscow Police Department in the official position of Forensic Detective;
- (2) Affidavit has been a trained and qualified peace office for 12 years;
- (3) On March 30, 2023, I obtained a search warrant for AT&T;
- (4) The warrant was served on April 3 2023, by email to
- (5) On April 12, 2023, I received an e-mail from AT&T which contained the requested information;
- (6) An inventory was prepared for all the items received; and
- (7) The information received was placed into evidence at Moscow Police Department.

FURTHER your Affiant sayeth not.

Det. Lawrence Mowery - 162 Affiant

I certify (or declare) under penalty of perjury pursuant to the law the State of Idaho that the foregoing is true and correct.

<u>04/13/2023</u> (Date)

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IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

IN THE MATTER OF THE APPLICATION FOR A SEARCH WARRANT FOR	Case No
AT&T 11760 U.S. Highway 1, Suite 300 North Palm Beach, FL 33408-3029	RECEIPT AND INVENTORY OF WARRANT
	, 20 <u>23</u> , at approximately <u>0912</u> o'clock <u>A</u> .M.,
served the Search Warrant heretofore issued directed in said Search Warrant. Entrance w	d upon the place and/or person(s) described therein as was obtained by:
The person(s) found in said place were:	
The property found and taken and the loc as follows:	cation within or upon said place and/or person(s) are
DESCRIPTION OF PROPERTY	LOCATION/PERSON
	-

RECEIPT AND INVENTORY

PAGE 1_OF ___PAGES

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RECEIPT AND INVENTORY

PAGE OF 2 PAGES

2-10-0012			
A copy hereof was given to the fo) on the	day of
A copy hereof was left on this dat rson(s) present during said search:	e in a conspicuous place	-	here being no
DATED this <u>13</u> day of	April	, 20 <u>23</u> .	æ.
	Lawrenc	ce Mowery OFFICER	- mg
VITNESS	PEACE	OFFICER C	
ITNESS The undersigned person(s) hereb	y acknowledge receiving		day of
TITNESS	y acknowledge receiving		day of

RECEIPT AND INVENTORY

PAGE OF 2 PAGES

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IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application For a Search Warrant for:

AT&T 11760 U.S. Highway 1, Suite 300 North Palm Beach, FL 33408-3029

MPD Case No. 22-M09903

Case No. CR29-22-2805

SEARCH WARRANT

(Africa Africa)

TO: ANY PEACE OFFICER AUTHORIZED TO ENFORCE OR ASSIST IN ENFORCING ANY LAW OF THE STATE OF IDAHO.

Lawrence Mowery, having given me proof, upon oath, this day showing probable cause establishing grounds for issuing a search warrant and there is probable cause to believe that the property referred to and sought in or upon said premises consists of evidence of the crime(s) of homicide and burglary occurring at 1122 King Road, Moscow Idaho on or about November 13, 2022, to include user account information, location data, and stored communications held by AT&T, described in further detail as follows:

To the extent that the information is within the possession, custody, or control of AT&T, hereafter "the Service Provider," including any messages, records, files, logs, or information that have been deleted but are still available to the Service Provider or have been preserved pursuant to a request made under 18 U.S.C. § 2703(f), the Service Provider is required to disclose the following information to the government for the following listed account(s) and/or number(s):

For the time period of: June 23, 2022, to August 1, 2022

REDACTED

SEARCH WARRANT

AT&T Wireless Number: Subscriber Name: Unknown at this time

AT&T Wireless Number: Subscriber Name: Unknown at this time

To include both Historical Records and Real Time/Provisional Records

- 1. All customer/subscriber information, including any listed addresses, other listed telephone number(s), social security number(s), dates of birth, name(s), address(es), any other customer identifying information, mobile handset or device identifiers/serial numbers (MEID, ESN, IMSI, IMEI, SUPI), activation date and deactivation date, and point of purchase or location device was purchased if applicable.
- 2. Device Purchase Information. This is specifically to include the Date, Time and Location of where the device or any pre-paid refill cards were purchased as well as any information maintained about the purchase to include store name, store number, terminal number, and amount of purchase.
- 3. Any email addresses associated with the account or with the device that is currently on file and stored in the normal course of business of the Service Provider.
- 4. Call detail records, including detailed information in reference to all known outgoing and incoming calls associated with the account, dates and times calls were made, and duration of all calls made or received. This is to include any other pertinent call detail records including special features codes, or any other codes that are maintained in the normal course of business for the Service Provider, of any cellular numbers identified in the course of the investigation. In addition to voice calls, this would also include any detail records showing text messages, MMS messages, or data activity.
 - a. In the event the requested Call Detail Records contain other Service Provider customer numbers, identified as either incoming or outgoing calls, the Service Provider shall provide subscriber information to those specific numbers.
- 5. Cell site information, to include all known cell towers associated with outgoing and incoming calls (Call Detail Records). This information is to include any sector information, azimuth for each identified sector, cell site location, handoff tower and sector, time on tower information, and any other related material that would be necessary to identify the location and sector in reference to the cell site

information associated with the call detail records. In the event text messages, MMS messages, Data activity, including IP sessions and destination addresses that were produced, these records are also included in this request.

- 6. Cell site locations for all Service Provider Cell Sites, sector information, including azimuth headings, in the regional market associated with the requested cell site information.
- 7. Location information, to include any estimated or known longitude and latitude of the cellular device's current location, or approximate location, information received by cell tower(s) in reference to direction and distance from the tower a device may be located (timing and triangulation information). Radio Frequency signal strengths, direction, and transmission information. The geographical constraints of location information will be limited to the United States.
- 8. Location information can be in the form of historical records. This would include any reports of device activity that would include the approximate latitude and longitude of the device at the time of the activity, estimated margin of error, direction and distance from the tower, and other location related information commonly referred to as Real Time Tool (RTT), Timing Advance Information, Location Database of Record (LocDBoR). This further includes any other report similar in nature that would provide an estimate of the cellular phone on the Service Provider's network.
- 9. All text message and/or MMS messages, including message content, currently stored in the normal course of business for the Service Provider, to include any cloud services which allow for the long-term storage of both voicemails and SMS/MMS messages.
- 10. Cloud Data, any content that may have been backed up to Cloud Storage for the listed dates/times. If said Cloud Storage has been provided by a third-party provider, please provide relevant contact information for that provider.
- 11. All records and information required, if any, pursuant to the search warrant, shall be provided in a commercially reasonable electronic format such as Microsoft Excel and those records shall be delivered via electronic mail to Lawrence Mowery at

The above-described evidence is located within the following described premises:

AT&T Attn: Global Legal Demands Center

11760 US Highway 1, Suite 600 North Palm Beach, FL 33408

Please provide this information to Lawrence Mowery at in digital format on a compact disk in Excel, PDF or TXT format. You are therefore commanded to search the above-described premises for the property described above, to seize it if found and bring it promptly before the court above named. This warrant shall be executed within <u>14</u> days of issuance, and is authorized for daytime service only (pursuant to Idaho Criminal Rule 41, "daytime" means the hours between 6:00 a.m. and 10:00 p.m. PST), and under the following special directions:

**** THE SERVICE PROVIDER SHALL DISCLOSE THE DESCRIBED** PROPERTY AND INFORMATION WITHIN 14 DAYS OF **ISSUANCE.****

GIVEN UNDER MY HAND and DATED this 30th _____ day of March, 2023, at 2:20

Magan Marshall Magistrate Judge

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IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application for a Search Warrant for

AT&T 11760 U.S. Highway 1, Suite 300 North Palm Beach, FL 33408-3029 Case No. CR29-22-2805

ORDER FOR EXTENSION TO **RETURN SEARCH WARRANT**

MPD Case No. 22-M09903

The above matter having come before the Court based upon the motion of the State,

and good cause appearing:

IT IS HEREBY ORDERED that the time for which the above referenced search warrant

shall be returned is extended to May 4, 2023.

Megan Marshall Magistrate Judge

ORDER FOR EXTENSION TO **RETURN SEARCH WARRANT**

CERTIFICATE OF DELIVERY

I do hereby certify that true and correct copies of the ORDER FOR EXTENSION TO RETURN SEARCH WARRANT were served on the following in the manner indicated below:

William W. Thompson, Jr. Latah County Prosecuting Attorney Latah County Courthouse Moscow, ID 83843

□ Mailed
□ E-filed & Served / E-mailed
□ Faxed
□ Faxed
□ Hand Delivered

Dated 4-13-2023

JULIE FRY Latah County Clerk of the Court

By: Deputy Clerk

ORDER FOR EXTENSION TO RETURN SEARCH WARRANT LATAH COUNTY PROSECUTOR'S OFFICE ASHLEY S. JENNINGS SR. DEPUTY PROSECUTING ATTORNEY Latah County Courthouse P.O. Box 8068 Moscow, ID 83843 Phone: (208) 883-2246 ISB No. 8491 paservice@latah.id.us

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application for a Search Warrant for

AT&T 11760 U.S. Highway 1, Suite 300 North Palm Beach, FL 33408-3029 Case No. CR29-22-2805

MOTION FOR EXTENSION TO RETURN SEARCH WARRANT CO: 6M9 8

MPD Case No. 22-M09903

The State of Idaho by and through Ashley S. Jennings, Latah County Sr. Deputy Prosecuting Attorney, moves this Court for an order extending the time for returning the above referenced search warrant which was issued on the 30th day of March, 2023 The search warrant was directed by the Court to be served within fourteen (14) days of issuance during business hours. The warrant was served by Detective Lawrence Mowery on the 3rd day of April, 2023, by email. However, as of this date, the information has not been received.

Although the warrant was executed within the fourteen (14) day timeframe directed by

MOTION FOR EXTENSION TO RETURN SEARCH WARRANT I.C. 19-4412, the State is not able to comply with the timeframe within which to return the warrant and provide a written inventory. Accordingly, the State requests an extension of time for the return of the search warrant.

RESPECTFULLY SUBMITTED this 2023.

JENNINGS) ASHLEY Sr. Deputy Prosecuting Attorney

MOTION FOR EXTENSION TO RETURN SEARCH WARRANT

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application for a Search Warrant for Case No. CR29-22-2805

Reddit, Inc. 548 Market Street #16093 San Francisco, CA 94101-5401

ORDER TO SEAL AND REDACT

MPD Case No. 22-M09903

This matter came before the court on April 28, 2023 on the State's motion to seal or redact pursuant to I.C.A.R. 32(i). The hearing was held via Zoom. Ashley Jennings appeared on behalf of the State. Anne Taylor, Jay Logsdon and Elisa Massoth appeared on behalf of Mr. Kohberger.

The court reviewed the records, considered the arguments presented, weighed the interests in privacy and public disclosure, and announced its findings of fact on the record. Therefore, pursuant to I.C.A.R. 32(i)(2)(A) and (E), the court finds it necessary to seal in part and redact the record related the search warrant for the following reasons:

- (1) The documents contain highly intimate facts or statements, the publication of which would be highly objectionable to a reasonable person; and
- (2) It is necessarily to temporarily seal or redact the documents or materials to preserve the right to a fair trial.

After due consideration and with good cause appearing,

IT IS HEREBY ORDERED that the record herein shall be disclosed except for the following:

- 1. The Affidavit in Support of Search Warrant is SEALED.
- 2. The Search Warrant and Receipt and Inventory be REDACTED.
- 3. This order will remain in effect until further order of the court.

Dated: 5/31/2023 NUNIC PROTUNC 4/20/23 mashall Megan E. Marshall

Megan E. Marshall Magistrate Judge

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application for a Search Warrant for Case No. CR29-22-2805

Reddit.com 520 3rd Street San Francisco, CA 94103 ORDER SEALING SEARCH WARRANT AND RELATED DOCUMENTS

MPD Case No. 22-M09903

Based upon the Motion to Seal Search Warrant and Related Documents filed herein, the Court does hereby confirm and ORDER that the Affidavit for Search Warrant (including any exhibits), Search Warrant, Return of Search Warrant (including any exhibits and inventories of items seized) and Order are confidential, exempt from disclosure and are SEALED pursuant to Idaho Court Administrative Rule 32(g)(1) for the reasons stated in the said Motion and until $\underline{Mart} (2003)$, or further order of the Court, whichever occurs first.

SO ORDERED this 3/24/20230 1agistrate Judge

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ORDER SEALING SEARCH WARRANT AND RELATED DOCUMENTS

MAR 24 2023 AM10:11 CLRK OF DIST CT. LATE

LATAH COUNTY PROSECUTOR'S OFFICE ASHLEY S. JENNINGS SR. DEPUTY PROSECUTING ATTORNEY Latah County Courthouse P.O. Box 8068 Moscow, ID 83843 Phone: (208) 883-2246 ISB No. 8491 paservice@latah.id.us

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application for a Search Warrant for Case No. CR29-22-2805

Reddit.com 520 3rd Street San Francisco, CA 94103 MOTION TO TEMPORARILY SEAL SEARCH WARRANT AND RELATED DOCUMENTS PENDING HEARING

MPD Case No. 22-M09903

The State of Idaho, by and through the Latah County Prosecuting Attorney, respectfully moves the Court pursuant to Idaho Court Administrative Rule 32(g)(1) and Idaho Code 74-124 for a temporary Order Sealing Search Warrant and Related Documents, including the Affidavit for Search Warrant (including any exhibits), Search Warrant, Return of Search Warrant (including all exhibits of the inventories of items seized) and Order filed herein because release or disclosure would:

1. Interfere with enforcement proceedings;

2. Deprive a person of a right to a fair trial;

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- 3. Constitute an unwarranted invasion of personal privacy,
- 4. Disclose the identity of a confidential source; and/or
- 5. Disclose investigative techniques and procedures.

Wherefore, the State respectfully prays that the Court temporarily seal from public disclosure the Affidavit for Search Warrant, Search Warrant, Return of Search Warrant (including all Exhibits) and Order herein under the provisions of Idaho Court Administrative Rule 32(g)(1) and Idaho Code 74-124 pending a hearing on the matter.

RESPECTFULLY SUBMITTED this 23rd day of March, 2023.

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Sr. Deputy Prosecuting Attorney

LATAH COUNTY PROSECUTOR'S OFFICE Ashley S. Jennings Sr. Deputy Prosecuting Attorney Latah County Courthouse P.O. Box 8068 Moscow, ID 83843-0568 (208) 883-2246 ISB No. 8491 paservice@latah.id.us

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application for a Search Warrant for:

Reddit.com 520 3rd Street San Francisco, CA 94107 Case No. CR29-22-2805

RETURN OF SEARCH WARRANT

MPD Case No. 22-M09903

STATE OF IDAHO) :ss.) County of Latah

I, Lawrence Mowery, the officer by whom this Warrant was executed, do certify the appended inventory contains a true and detailed account of all property taken by me or other officers pursuant to this Warrant, and that this Warrant and property have been duly returned before the Court at 4:00 o'clock p.m., this 23 day of March, 2023.

I certify under penalty of perjury pursuant to the law the State of Idaho that the foregoing is true and correct.

3/22/2023 (Date)

REDACTED

AFFIDAVIT OF LAWRENCE MOWERY

STATE OF IDAHO) :ss. County of Latah)

I, Lawrence Mowery, being duly sworn, do hereby state the following information is true and correct to the best of my knowledge and belief:

- That I am employed by Moscow Police Department in the official position of Forensic Detective;
- (2) Affidavit has been a trained and qualified peace office for Twelve (12) years;
- (3) On January 25, 2023, I obtained a search warrant for Reddit.com;
- (4) The warrant was served on January 26, 2023, by email
- (5) On February 8, 2023, I received an e-mail from Reddit.com with a link to download the requested information;
- (6) On March 22, 2023, the data was downloaded to computers at the Moscow Police Department;
- (7) An inventory was prepared for all the items received; and
- (8) The information received was placed into evidence at the Moscow Police Department.

FURTHER your Affiant sayeth not.

Lawrence Mowery______

I certify (or declare) under penalty of perjury pursuant to the law the State of Idaho that the foregoing is true and correct.

<u>3/23/2023</u> (Date)

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IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

IN THE MATTER OF THE APPLICATION FOR A SEARCH WARRANT FOR

Reddit, Inc.

548 Market Street #16093

San Francisco, California, 94104-5401

Case No. _____

RECEIPT AND INVENTORY OF WARRANT

On the <u>26</u> day of	January	, 20 <u>23</u>	, at approximately	0906	o'clock	<u>A</u> .M.,
the following peace officers	: Det Lawrence N	<u>lowery</u>				

served the Search Warrant heretofore issued upon the place and/or person(s) described therein as directed in said Search Warrant. Entrance was obtained by: <u>email</u>

The person(s) found in said place were: _____

The property found and taken and the location within or upon said place and/or person(s) are as follows:

DESCRIPTION OF PROPERTY

LOCATION/PERSON

phone number

RECEIPT AND INVENTORY

PAGE 1_OF 3_PAGES

DESCRIPTION OF PROPERTY	LOCATION/PERSON
IMEI	

RECEIPT AND INVENTORY

PAGE_2_OF _3_PAGES

This Receipt and Inventory was made	de in the presence of:
,,,,,,	
person(s) present during said search:	
WITNESS	Lawrence Mowery PEACE OFFICER
The undersigned person(s) hereby	acknowledge receiving a copy hereof on this day of, 20:

RECEIPT AND INVENTORY

PAGE___OF ____PAGES

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application For a Search Warrant for:

Reddit, Inc. 548 Market Street #16093 San Francisco, California, 94104-5401 Case No. CR29-

SEARCH WARRANT

MPD Case No. 22-M09903

TO: ANY PEACE OFFICER AUTHORIZED TO ENFORCE OR ASSIST IN ENFORCING ANY LAW OF THE STATE OF IDAHO.

Lawrence Mowery, having given me proof, upon oath, this day showing probable

cause establishing grounds for issuing a search warrant and there is probable cause to believe

that the property referred to and sought in or upon said premises consists of information

related to the investigation of the homicide(s) of Madison Mogen, Kaylee Goncalves, Xana

Kernodle, and/or Ethan Chapin at 1122 King Road, Moscow, Idaho on the Reddit account of

Bryan Kohberger with any of the following IDENTIFIERS: Email address(es)

and/or

and/or

and/or phone number and/or IMEI

generated on or between June 1, 2022 to present, including:

(1) All basic subscriber information, such as information collected when a user creates a new Reddit account, alters information at a later date, or otherwise interacts with the Reddit website and/or application ("app") including but not limited to:

1

SEARCH WARRANT

REDACTED

- (a) Reddit user/subscriber known legal name/identity
- (b) Email address
- (c) Phone number
- (d) Reddit display name
- (e) Reddit account creation date and Internet Protocol (IP) address
- (f) Time stamp and IP address of Reddit account logins and log-outs
- (g) Address
- (h) Date of birth
- (i) Gender
- (j) Billing information
- (2) Expanded subscriber information, including but not limited to:
 - (a) Non-content related records and/or information about the above-listed target user(s) and/or account(s), including but not limited to user preferences and communication headers
 - (b) Any and all records concerning the above-listed account holders/identifiers including, but not limited to, metadata about a user's content
 - (c) Any stored user files (to include all photographs in their original file format, including metadata information);
- (3) Location data, including but not limited to Any and all records concerning the above-listed target user(s) and/or account(s) including, but not limited to, location data;
- (4) Reddit user communications content, including but not limited to:
 - (a) Public posts, comments, votes, and other information regarding the substance of the target user(s)/account(s)'s publicly available communications;
 - (b) Private/non-public messages and/or communications between users/accounts, posts, comments, votes, and other information regarding the substance of the user(s)/account(s)'s non-public communications;
- (5) Internet Protocol (IP) address information, including but not limited to, all IP address information regarding the IP address used at the time of account creation, and any IP address information stored by Reddit for the above-listed target user(s)/account(s);
- (6) Other identifying data, if collected by Reddit, including but not limited to any information on the device(s) used to access the target account(s), including the type of devices, model numbers, International Mobile Equipment Identifier (IMEI) numbers, phone numbers, Global Positioning System (GPS) locations, and/or IP addresses;

located at the following premises:

Reddit, Inc. 548 Market Street #16093 San Francisco, California, 94104-5401 This court order will be electronically submitted to Reddit.com via their online Law Enforcen

records system at:

You are therefore commanded to search the above-described premises for the property described above, to seize it if found and bring it promptly before the court above named. This warrant shall be executed within $\frac{7}{2}$ days of issuance, and is authorized for daytime service or nighttime service (pursuant to Idaho Criminal Rule 41, "daytime" means the hours between 6:00 a.m. and 10:00 p.m. PST), and under the following special directions:

**THIS SEARCH WARRANT IS ISSUED FOR A LAW ENFORCEMENT PURPOSE, REDDIT IS ORDERED NOT TO DISCLOSE THE EXISTENCE OR CONTENTS OF THIS SEARCH WARRANT OR THE INFORMATION FURNISHED IN RESPONSE TO THE SEARCH WARRANT FOR A PERIOD OF 90 DAYS OR UNTIL FURTHER ORDER OF THE COURT.

REDDIT SHALL DISCLOSE THE DESCRIBED PROPERTY AND INFORMATION WITHIN 14 DAYS OF ISSUANCE.**

GIVEN UNDER MY HAND and DATED this 25th _____ day of January, 2023, at 10:27 _____ a __.m.

<u>Magan (Marshall</u> Magistrate Judge

Mar 24 2023 PM3:48 Clark of dist ct. Lata

DEPUTY

LATAH COUNTY PROSECUTOR'S OFFICE ASHLEY S. JENNINGS SR. DEPUTY PROSECUTING ATTORNEY Latah County Courthouse P.O. Box 8068 Moscow, Idaho 83843-0568 (208) 883-2246 ISB No.8491 paservice@latah.id.us

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application)	Case No.
for a Search Warrant for:)	
)	
Reddit.com)	ORDER
520 3 rd Street)	
San Francisco, CA 94107)	
)	
MPD Case No. 22-M09903)	

In the above-titled matter, this Court having heretofore issued a Search Warrant, and the said Search Warrant having been served according to law, and the Return of Warrant having been duly made as directed in said Search Warrant to this Court, and a written inventory of the property found and seized having been duly made and taken before the undersigned Magistrate or Judge and filed herein:

NOW, THEREFORE IT IS HEREBY ORDERED that the said Peace Officer shall deliver or cause to be delivered, the property described in said inventory to the Moscow Police Department or such other law enforcement agency as may be appropriate for the purpose of preserving said property for use as evidence or until further order of a court of competent jurisdiction. Once any related criminal case has been concluded, including the expiration of time for appeal, or at such other appropriate time, the property can be released or disposed of upon authorization of the jurisdictional prosecuting attorney.

IT IS FURTHER ORDERED that said property or any part thereof, may be delivered to any person or laboratory or laboratories for the purpose of conducting or obtaining any tests, analysis, or identification of said property which is deemed necessary by the custodial law enforcement agency or jurisdictional prosecuting attorney without further order of this Court.

DATED 3124/2023 p 2:29 pm

Megan E. Marshall

Magistrate Judge

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application for a Search Warrant for Case No.

Reddit, Inc. 548 Market Street #16093 San Francisco, CA 94101-5401 ORDER FOR EXTENSION TO RETURN SEARCH WARRANT

MPD Case No. 22-M009903

The above matter having come before the Court based upon the motion of the State,

and good cause appearing:

IT IS HEREBY ORDERED that the time for which the above referenced search warrant

shall be returned is extended to April 28, 2023.

SO ORDERED this _ 2/8/2023_____

prohall

CERTIFICATE OF DELIVERY

I do hereby certify that true and correct copies of the ORDER FOR EXTENSION TO RETURN SEARCH WARRANT were served on the following in the manner indicated below:

William W. Thompson, Jr. Latah County Prosecuting Attorney Latah County Courthouse Moscow, ID 83843 □ Mailed
□ E-filed & Served / E-mailed
□ Faxed
☑ Hand Delivered

Dated 2823

JULIE FRY Latah County Clerk of the Court

utv Clerk

ORDER FOR EXTENSION TO RETURN SEARCH WARRANT LATAH COUNTY PROSECUTOR'S OFFICE ASHLEY S. JENNINGS SR. DEPUTY PROSECUTING ATTORNEY Latah County Courthouse P.O. Box 8068 Moscow, ID 83843 Phone: (208) 883-2246 ISB No. 8491 paservice@latah.id.us

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application for a Search Warrant for Case No.

Reddit, Inc. 548 Market Street #16093 San Francisco, CA 94101-5401

MOTION FOR EXTENSION TO RETURN SEARCH WARRANT

MPD Case No. 22-M009903

The State of Idaho by and through Ashley S. Jennings, Latah County Sr. Deputy Prosecuting Attorney, moves this Court for an order extending the time for returning the above referenced search warrant which was issued on January 25, 2023. The search warrant was directed by the Court to be served within seven (7) days of issuance during business hours. The warrant was served by Detective Lawrence Mowery on January 26, 2023, by email. However, as of this date, the information has not been received.

Although the warrant was executed within the fourteen (14) day timeframe directed by

MOTION FOR EXTENSION TO RETURN SEARCH WARRANT I.C. 19-4412, the State is not able to comply with the timeframe within which to return the warrant and provide a written inventory. Accordingly, the State requests an extension of time for the return of the search warrant.

RESPECTFULLY SUBMITTED this 1/2 day of February, 2023.

ASH Sr. Deputy Prosecuting Attorney

MOTION FOR EXTENSION TO RETURN SEARCH WARRANT

CASE NO. _____ DEPUTY BY _____ DEPUTY MAY 31 2023 Ph2:55 CLRK OF DIST CT. LATAH

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application for a Search Warrant for Case No. CR29-22-2805

Snap Inc. (Snapchat) 2772 Donald Douglas Loop North Santa Monica, CA 90405

ORDER TO SEAL AND REDACT

MPD Case No. 22-M09903

This matter came before the court on April 28, 2023 on the State's motion to seal or redact pursuant to I.C.A.R. 32(i). The hearing was held via Zoom. Ashley Jennings appeared on behalf of the State. Anne Taylor, Jay Logsdon and Elisa Massoth appeared on behalf of Mr. Kohberger.

The court reviewed the records, considered the arguments presented, weighed the interests in privacy and public disclosure, and announced its findings of fact on the record. Therefore, pursuant to I.C.A.R. 32(i)(2)(A), and (E), and I.C. §74-124(b) and (e), the court finds it necessary to seal in part and redact the record related the search warrant for the following reasons:

- (1) The documents contain highly intimate facts or statements, the publication of which would be highly objectionable to a reasonable person;
- (2) The documents or materials contain facts or statements that might threaten or endanger the life of safety of individuals;
- (3) It is necessary to temporarily seal or redact the documents or materials to preserve the right to a fair trial; and
- (4) The materials would disclose investigating techniques and procedures.

After due consideration and with good cause appearing,

IT IS HEREBY ORDERED that the record herein shall be disclosed except for the following:

- 1. The Affidavit in Support of Search Warrant is SEALED.
- 2. The Search Warrant and Receipt and Inventory be REDACTED.
- 3. This order will remain in effect until further order of the court.

Dated: PRO TUNE 4/28/23

ncimashall Megan E. N

Megan E. Matshall Magistrate Judge

DEPUTY

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application for a Search Warrant for

Snap Inc., (Snapchat) 2772 Donald Douglas Loop North Santa Monica, CA 90405

Case No. CR29-22-2805

ORDER TEMPORARILY SEALING SEARCH WARRANT AND RELATED DOCUMENTS

MPD Case No. 22-M009903

Based upon the Motion to Seal Search Warrant and Related Documents filed herein, the Court does hereby confirm and ORDER that the Affidavit for Search Warrant (including any exhibits), Search Warrant, Return of Search Warrant (including any exhibits and inventories of items seized) and Order are confidential, exempt from disclosure and are SEALED pursuant to Idaho Court Administrative Rule 32(g)(1) for the reasons stated in the said Motion and until June 1, 2023 , or further order of the Court, whichever occurs first.

SO ORDERED 4/18/2023 at 10:15 a.m.

Magan (Marshall Magistrate Judge

1

ORDER TEMPORARILY SEALING SEARCH WARRANT AND RELATED DOCUMENTS

CLRK OF DIST CT. LATA

DEPUTY

LATAH COUNTY PROSECUTOR'S OFFICE ASHLEY S. JENNINGS SR. DEPUTY PROSECUTING ATTORNEY Latah County Courthouse P.O. Box 8068 Moscow, ID 83843 Phone: (208) 883-2246 ISB No. 8491 paservice@latah.id.us

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application for a Search Warrant for Case No. CR29-22-2805

Snap Inc., (Snapchat) 2772 Donald Douglas Loop North Santa Monica, CA 90405 MOTION TO TEMPORARILY SEAL SEARCH WARRANT AND RELATED DOCUMENTS PENDING HEARING

MPD Case No. 22-M009903

The State of Idaho, by and through the Latah County Prosecuting Attorney, respectfully moves the Court pursuant to Idaho Court Administrative Rule 32(g)(1) and Idaho Code 74-124 for a temporary Order Sealing Search Warrant and Related Documents, including the Affidavit for Search Warrant (including any exhibits), Search Warrant, Return of Search Warrant (including all exhibits of the inventories of items seized) and Order filed herein because release or disclosure would:

1. Interfere with enforcement proceedings;

- 2. Deprive a person of a right to a fair trial;
- 3. Constitute an unwarranted invasion of personal privacy,
- 4. Disclose the identity of a confidential source; and/or
- 5. Disclose investigative techniques and procedures.

Wherefore, the State respectfully prays that the Court temporarily seal from public disclosure the Affidavit for Search Warrant, Search Warrant, Return of Search Warrant (including all Exhibits) and Order herein under the provisions of Idaho Court Administrative Rule 32(g)(1) and Idaho Code 74-124 pending a hearing on the matter.

RESPECTFULLY SUBMITTED this 13th day of April, 2023.

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ASHLEY S. JENNINGS U Sr. Deputy Prosecuting Attorney

clrx of dist ct. Lata Clrx of dist ct. Lata

DEbl

LATAH COUNTY PROSECUTOR'S OFFICE ASHLEY S. JENNINGS SR. DEPUTY PROSECUTING ATTORNEY Latah County Courthouse P.O. Box 8068 Moscow, Idaho 83843-0568 (208) 883-2246 ISB No.8491 paservice@latah.id.us

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

)

)

In the Matter of the Application for a Search Warrant for:

Snap Inc., (Snapchat) 2772 Donald Douglas Loop North Santa Monica, CA 90405 Case No. CR29-22-2805

ORDER

MPD Case No. 22-M09903

In the above-titled matter, this Court having heretofore issued a Search Warrant, and the said Search Warrant having been served according to law, and the Return of Warrant having been duly made as directed in said Search Warrant to this Court, and a written inventory of the property found and seized having been duly made and taken before the undersigned Magistrate or Judge and filed herein;

NOW, THEREFORE IT IS HEREBY ORDERED that the said Peace Officer shall deliver or cause to be delivered, the property described in said inventory to the Moscow Police Department or such other law enforcement agency as may be appropriate for the purpose of preserving said property for use as evidence or until further order of a court of competent jurisdiction. Once any related criminal case has been concluded, including the expiration of time for appeal, or at such other appropriate time, the property can be released or disposed of upon authorization of the jurisdictional prosecuting attorney.

IT IS FURTHER ORDERED that said property or any part thereof, may be delivered to any person or laboratory or laboratories for the purpose of conducting or obtaining any tests, analysis, or identification of said property which is deemed necessary by the custodial law enforcement agency or jurisdictional prosecuting attorney without further order of this Court.

DATED 4/18/2023 at 10:15 a.m.

<u>Megan (Marshall</u> Megan E. Marshall

Magistrate Judge

APR 18 2023 AM10:31 CLRK OF DIST CT. LATA

DEPU

LATAH COUNTY PROSECUTOR'S OFFICE Ashley S. Jennings Sr. Deputy Prosecuting Attorney Latah County Courthouse P.O. Box 8068 Moscow, ID 83843-0568 (208) 883-2246 ISB No. 8491 paservice@latah.id.us

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

)

)

In the Matter of the Application for a Search Warrant for:

Snap Inc., (Snapchat) 2772 Donald Douglas Loop North Santa Monica, CA 90405 Case No. CR29-22-2805

RETURN OF SEARCH WARRANT

MPD Case No. 22-M09903

STATE OF IDAHO) :ss. County of Latah)

I, Detective Lawrence Mowery, the officer by whom this Warrant was executed, do certify the appended inventory contains a true and detailed account of all property taken by me or other officers pursuant to this Warrant, and that this Warrant and property have been duly returned before Judge Megan E. Marshall at 1:00 o'clock p.m., this 13 day of April, 2023

I certify under penalty of perjury pursuant to the law the State of Idaho that the foregoing is true and correct.

4/13/2023 (Date)

REDACTED

AFFIDAVIT OF LAWRENCE MOWERY

STATE OF IDAHO) :ss. County of Latah)

I, Lawrence Mowery, being duly sworn, do hereby state the following information is true and correct to the best of my knowledge and belief:

- That I am employed by Moscow Police Department in the official position of Forensic Detective;
- (2) Affidavit has been a trained and qualified peace office for 12 years;
- (3) On March 30, 2023, I obtained a search warrant for Snapchat;
- (4) The warrant was served on April 3, 2023, by LE Portal law;
- (5) On April 12, 2023, I received an e-mail from Snapchat which stated the files were available to download:
- (6) On April 13, 2023, I downloaded the data files containing the requested information;
- (7) An inventory was prepared for all the items received; and
- (8) The information received was placed into evidence at Moscow Police Department.

FURTHER your Affiant sayeth not.

Det. Lawrence Mowery - 162 Affiant

I certify (or declare) under penalty of perjury pursuant to the law the State of Idaho that the foregoing is true and correct.

<u>04/13/2023</u> (Date)

HE Y-

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

IN THE MATTER OF THE APPLICATION FOR A SEARCH WARRANT FOR	Case No
Snap Inc., (Snapchat) 2772 Donald Douglas Loop North Santa Monica, CA 90405	RECEIPT AND INVENTORY OF WARRANT
	, 20 ²⁰²³ , at approximately <u>10:36</u> o'clock <u>A</u> .M., ace Mowery
directed in said Search Warrant. Entrance	e was obtained by: <u>https://less.snapchat.com/</u> .
The person(s) found in said place were):,
The property found and taken and the as follows:	location within or upon said place and/or person(s) are
DESCRIPTION OF PROPERTY	LOCATION/PERSON
Xana Kernodle with identifier	
Kaylee Goncalves with identifier	
Ethan Chapin with identifier	•
with identifier	

.

RECEIPT AND INVENTORY

PAGE 1 OF 3 PAGES

DESCRIPTION OF PROPERTY	LOCATION/PERSON
with identifier	
Madison Mogen with identifier	
·	
	10
•	<u></u>
	· .
+ Mar 2	
· · ·	

RECEIPT AND INVENTORY

PAGE 2 OF 3 PAGES

•

	wing named person(s) on the day of
, 2	
A copy hereof was left on this date in person(s) present during said search:	a conspicuous place in the place searched, there being n
DATED this <u>13</u> day of	<u>April</u> , 20
WITNESS	<u>Lawrence Mowery</u> PEACE OFFICER
The undersigned person(s) hereby a	cknowledge receiving a copy hereof on this day or

RECEIPT AND INVENTORY

PAGE 3 OF 3 PAGES

N

DEPUTY

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application)	Case No. CR29-22-2805
for a Search Warrant for:)	
)	
Snap Inc. (Snapchat))	SEARCH WARRANT
2772 Donald Douglas Loop North)	
Santa Monica, CA 90405)	
)	
MPD Case No. 22-M09903)	

TO: ANY PEACE OFFICER AUTHORIZED TO ENFORCE OR ASSIST IN ENFORCING ANY LAW OF THE STATE OF IDAHO.

Lawrence Mowery, having given me proof, upon oath, this day showing probable

cause establishing grounds for issuing a search warrant and probable cause to believe there is

information regarding the crime(s) of homicide and burglary occurring at 1122 King Road,

Moscow, Idaho on or about November 13, 2022 is on the following Snapchat accounts

between June 23, 2022 and August 1, 2022:

- Xana Kernodle with identifier
- Kaylee Goncalves with identifier
- Ethan Chapin with identifier
- **C** M with identifier
- B F with identifier
- Madison Mogen with identifier

SEARCH WARRANT

REDACTED

1

to include:

- All subscriber information including email address, phone number, display a. name, Snapchat creation date and IP address; timestamp and IP address of account logins and logouts;
- All logs of previous snaps, stories, and chats; b.
- All location data for each Snapchat user; c.
- d. All user content including communications or other messages sent or received by the accounts:
- e. All information about connections between the accounts and third-party websites and applications;
- f. All records pertaining to communications between Snapchat and any person regarding the user or the user's Snapchat accounts, including contacts with support services, and all records of actions taken, including suspensions of the accounts:

which is stored at premises owned, maintained, controlled, or operated by Snapchat, Inc., a

free online messaging application at:

Custodian of Records Snap Inc. 2772 Donald Douglas Loop North Santa Monica, CA 90405

You are therefore commanded to search the above-described premises for the property described above, to seize it if found and bring it promptly before the court above named. This warrant shall be executed within <u>14</u> days of issuance, and is authorized for daytime service only (pursuant to Idaho Criminal Rule 41, "daytime" means the hours between 6:00 a.m. and 10:00 p.m. PST), and under the following special directions:

****SNAP INC. (SNAPCHAT) SHALL DISCLOSE THE DESCRIBED** PROPERTY AND INFORMATION WITHIN 14 DAYS OF **ISSUANCE.****

GIVEN UNDER MY HAND and DATED this 30th _____ day of March, 2023, at 2:31 _____p.m.

<u>Magan (Marshall</u> Magistrate Judge

SEARCH WARRANT

2

OF OF

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application for a Search Warrant for

Snap Inc. (Snapchat) 2772 Donald Douglas Loop North Santa Monica, CA 90405

Case No. CR29-22-2805

ORDER FOR EXTENSION TO RETURN SEARCH WARRANT

MPD Case No. 22-M09903

The above matter having come before the Court based upon the motion of the State,

and good cause appearing:

IT IS HEREBY ORDERED that the time for which the above referenced search warrant

shall be returned is extended to May 4, 2023.

SO ORDERED this _____ 4/13/2023

Magan (Marshall Magistrate Judge

ORDER FOR EXTENSION TO **RETURN SEARCH WARRANT**

CERTIFICATE OF DELIVERY

I do hereby certify that true and correct copies of the ORDER FOR EXTENSION TO RETURN SEARCH WARRANT were served on the following in the manner indicated below:

William W. Thompson, Jr. Latah County Prosecuting Attorney Latah County Courthouse Moscow, ID 83843

Mailed
E-filed & Served / E-mailed
Faxed
Hand Delivered

Dated 4-13-2023

JULIE FRY Latah County Clerk of the Court

By: Deputy ClerkO

ORDER FOR EXTENSION TO RETURN SEARCH WARRANT

ASE NO. _____ DEPUT BY _____ DEPUT APR 12 2023 AM9:01 LRK OF DIST CT. LATE

LATAH COUNTY PROSECUTOR'S OFFICE ASHLEY S. JENNINGS SR. DEPUTY PROSECUTING ATTORNEY Latah County Courthouse P.O. Box 8068 Moscow, ID 83843 Phone: (208) 883-2246 ISB No. 8491 paservice@latah.id.us

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application for a Search Warrant for

Snap Inc. (Snapchat) 2772 Donald Douglas Loop North Santa Monica, CA 90405 Case No. CR29-22-2805

MOTION FOR EXTENSION TO RETURN SEARCH WARRANT

MPD Case No. 22-M09903

The State of Idaho by and through Ashley S. Jennings, Latah County Sr. Deputy Prosecuting Attorney, moves this Court for an order extending the time for returning the above referenced search warrant which was issued on the 30th day of March, 2023 The search warrant was directed by the Court to be served within fourteen (14) days of issuance during business hours. The warrant was served by Detective Lawrence Mowery on the 3rd day of April, 2023, by Portal. However, as of this date, the information has not been received.

Although the warrant was executed within the fourteen (14) day timeframe directed by

MOTION FOR EXTENSION TO RETURN SEARCH WARRANT I.C. 19-4412, the State is not able to comply with the timeframe within which to return the warrant and provide a written inventory. Accordingly, the State requests an extension of time for the return of the search warrant.

RESPECTFULLY SUBMITTED this <u><u><u>U</u></u> day of April, 2023.</u>

Sr. Deputy Prosecuting Attorney

MOTION FOR EXTENSION TO RETURN SEARCH WARRANT



IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application for a Search Warrant for

Strava, Inc. 208 Utah Street San Francisco, CA 94103 Case No. CR29-22-2805

ORDER TO SEAL AND REDACT

MPD Case No. 22-M09903

This matter came before the court on April 28, 2023 on the State's motion to seal or redact pursuant to I.C.A.R. 32(i). The hearing was held via Zoom. Ashley Jennings appeared on behalf of the State. Anne Taylor, Jay Logsdon, and Elisa Massoth appeared on behalf of Mr. Kohberger.

The court reviewed the records, considered the arguments presented, weighed the interests in privacy and public disclosure, and announced its findings of fact on the record. Therefore, pursuant to I.C.A.R. 32(i)(2)(A) and (E), the court finds it necessary to seal in part and redact the record related the search warrant for the following reasons:

- (1) The documents contain highly intimate facts or statements, the publication of which would be highly objectionable to a reasonable person; and
- (2) It is necessarily to temporarily seal or redact the documents or materials to preserve the right to a fair trial.

After due consideration and with good cause appearing,

IT IS HEREBY ORDERED that the record herein shall be disclosed except for the following:

- 1. The Affidavit in Support of Search Warrant is SEALED.
- 2. The Search Warrant and Receipt and Inventory be REDACTED.
- 3. This order will remain in effect until further order of the court.

Dated: 5/31/2023 NUNC Pro tune 4/28/2023 Emphall

Megan E. Marshall Magistrate Judge

DEPUTY

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application for a Search Warrant for Case No. CR29-22-2805

Strava, Inc. 208 Utah Street San Francisco, CA 94103

....

ORDER SEALING SEARCH WARRANT AND RELATED DOCUMENTS

MPD Case No. 22-M009903

Based upon the Motion to Seal Search Warrant and Related Documents filed herein, the Court does hereby confirm and ORDER that the Affidavit for Search Warrant (including any exhibits), Search Warrant, Return of Search Warrant (including any exhibits and inventories of items seized) and Order are confidential, exempt from disclosure and are SEALED pursuant to Idaho Court Administrative Rule 32(g)(1) for the reasons stated in the said Motion and until $\underline{Mart}(2023)$, or further order of the Court, whichever occurs first.

SO ORDERED this 32420200 Magistrate Ludge

ORDER SEALING SEARCH WARRANT AND RELATED DOCUMENTS

1

MAR 24 2023 AM10:12 CLRK OF DIST CT. LATA

DEPUTY

LATAH COUNTY PROSECUTOR'S OFFICE ASHLEY S. JENNINGS SR. DEPUTY PROSECUTING ATTORNEY Latah County Courthouse P.O. Box 8068 Moscow, ID 83843 Phone: (208) 883-2246 ISB No. 8491 paservice@latah.id.us

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application for a Search Warrant for Case No. CR29-22-2805

Strava, Inc. 208 Utah Street San Francisco, CA 94103 MOTION TO TEMPORARILY SEAL SEARCH WARRANT AND RELATED DOCUMENTS PENDING HEARING

MPD Case No. 22-M009903

The State of Idaho, by and through the Latah County Prosecuting Attorney, respectfully moves the Court pursuant to Idaho Court Administrative Rule 32(g)(1) and Idaho Code 74-124 for a temporary Order Sealing Search Warrant and Related Documents, including the Affidavit for Search Warrant (including any exhibits), Search Warrant, Return of Search Warrant (including all exhibits of the inventories of items seized) and Order filed herein because release or disclosure would:

1. Interfere with enforcement proceedings;

- 2. Deprive a person of a right to a fair trial;
- 3. Constitute an unwarranted invasion of personal privacy,
- 4. Disclose the identity of a confidential source; and/or
- 5. Disclose investigative techniques and procedures.

Wherefore, the State respectfully prays that the Court temporarily seal from public disclosure the Affidavit for Search Warrant, Search Warrant, Return of Search Warrant (including all Exhibits) and Order herein under the provisions of Idaho Court Administrative Rule 32(g)(1) and Idaho Code 74-124 pending a hearing on the matter.

RESPECTFULLY SUBMITTED this 23rd day of March, 2023.

Lub Anna ASHLEY S. JENNINGS Sr. Deputy Prosecuting Attorney

CLRK OF DIST CT. LATA

LATAH COUNTY PROSECUTOR'S OFFICE ASHLEY S. JENNINGS SR. DEPUTY PROSECUTING ATTORNEY Latah County Courthouse P.O. Box 8068 Moscow, Idaho 83843-0568 (208) 883-2246 ISB No.8491 paservice@latah.id.us

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

)

)

)

In the Matter of the Application For a Search Warrant for:

Strava, Inc. 208 Utah Street San Francisco, CA 94103 Case No. CR29-22-2805

RETURN OF SEARCH WARRANT

MPD Case No. 22-M09903

STATE OF IDAHO) :ss. County of Latah)

I, Lawrence Mowery, the officer by whom this Warrant was executed, do certify the appended inventory contains a true and detailed account of all property taken by me or other officers pursuant to this Warrant, and that this Warrant and property have been duly returned before Judge Megan E. Marshall at 11:00 o'clock a.m., this 22th day of March, 2023.

I certify under penalty of perjury pursuant to the law the State of Idaho that the foregoing is true and correct.

3/22/2023 (Date)



RETURN OF SEARCH WARRANT

AFFIDAVIT OF LAWRENCE MOWERY

STATE OF IDAHO) :ss. County of Latah)

I, Lawrence Mowery, being duly sworn, do hereby state the following information is true and correct to the best of my knowledge and belief:

- That I am employed by Moscow Police Department in the official position of Forensic Detective;
- (2) Affidavit has been a trained and qualified peace office for 12 years;
- (3) On February 26, 2023, I obtained a search warrant for Strava;
- (4) The warrant was served on March 1, 2023, by email
- (5) On March 15, 2023, I received an email notifying me the data was available to download;
- (6) On March 21, 2023, I downloaded the requested information from the secure portal;
- (7) An inventory was prepared for all the items received; and
- (8) The information received was placed into evidence at Moscow Police Department.

FURTHER your Affiant sayeth not.

Detective Lawrence Mowery - 162 Affiant

I certify (or declare) under penalty of perjury pursuant to the law the State of Idaho that the foregoing is true and correct.

<u>3/22/2023</u> (Date)

<u>HE</u><u>y</u>

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

IN THE MATTER OF THE APPLICATION FOR A SEARCH WARRANT FOR

Strava, Inc

208 Utah Street

San Francisco, CA 94103

Case No.

RECEIPT AND INVENTORY OF WARRANT

On the <u>1</u> day of <u>March</u>, 20<u>23</u>, at approximately <u>1024</u> o'clock <u>A</u>.M., the following peace officers: <u>Det Lawrence Mowery</u>

served the Search Warrant heretofore issued upon the place and/or person(s) described therein as directed in said Search Warrant. Entrance was obtained by: <u>email</u>

The person(s) found in said place were:

The property found and taken and the location within or upon said place and/or person(s) are as follows:

DESCRIPTION OF PROPERTY

LOCATION/PERSON

RECEIPT AND INVENTORY

PAGE 1 OF 3 PAGES

DESCRIPTION OF PROPERTY	LOCATION/PERSON
<u>IMEI</u>	

RECEIPT AND INVENTORY

PAGE 2_OF 3_PAGES

named person(s)	on the	day of
		·
nspicuous place ir	the place searched, th	ere being n
March	, 20 <u>23</u>	
Lawrence	Mowerv	
	a copy hereof on this _	day o
;		
-	_; nspicuous place ir <u>March</u> <u>Lawrence</u> PEACE O	nspicuous place in the place searched, th <u>March</u> , 20 <u>23</u> . <u>Lawrence Mowery</u> PEACE OFFICER <i>Job Warday</i> wledge receiving a copy hereof on this

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RECEIPT AND INVENTORY

PAGE 3_OF 3_PAGES

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application for a Search Warrant for:		
Strava, Inc.		
208 Utah Street		
San Francisco, CA 94103		
MPD Case No. 22-M09903		

Case No. CR29-22-2805

SEARCH WARRANT

TO: ANY PEACE OFFICER AUTHORIZED TO ENFORCE OR ASSIST IN ENFORCING ANY LAW OF THE STATE OF IDAHO.

REDACTED

Lawrence Mowery, having given me proof, upon oath, this day showing probable cause establishing grounds for issuing a search warrant and there is probable cause to believe that the property referred to and sought in or upon said premises consists of information related to the investigation into the crimes of homicide and/or burglary at 1122 King Road, Moscow, Idaho occurring on or about November 13, 2022, on all Strava accounts linked by recovery email, cookie, Android ID, Creation IP or phone number associated with the following identifiers:

SEARCH WARRANT

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Between June 27, 2022 to December 30, 2022 including:

- Identifiers including but not limited to real name, athlete ID, IP address, and/or email addresses;
- Personal information including, but not limited to, physical characteristics, payment information;
- Commercial information to include, but not limited to, records of purchases;
- Biometric information to include, but not limited to, exercise data;
- Internet or other electronic network activity information to include, but not limited to, session logs;
- Geolocation data, to include, but not limited to, physical location of the recorded activity;
- All activity logs and connected devices including, but not limited to, all segments, routes, challenges, clubs, friends, follows;
- Contacts;
- Electronic, visual, or similar information to include, but not limited to, photos;

located at the following premises: Strava, Inc. at 208 Utah Street, San Francisco, CA 94103 and email

You are therefore commanded to search the above-described premises for the property described above, to seize it if found and bring it promptly before the court above named. This warrant shall be executed within <u>14</u> days of issuance, and is authorized for daytime or righttime service (pursuant to Idaho Criminal Rule 41, "daytime" means the hours between 6:00 a.m. and 10:00 p.m. PST), and under the following special directions:

**THIS SEARCH WARRANT IS ISSUED FOR A LAW ENFORCEMENT PURPOSE, STRAVA IS ORDERED NOT TO DISCLOSE THE EXISTENCE OR CONTENTS OF THIS SEARCH

SEARCH WARRANT

WARRANT OR THE INFORMATION FURNISHED IN RESPONSE TO THE SEARCH WARRANT FOR A PERIOD OF 90 DAYS OR UNTIL FURTHER ORDER OF THE COURT.

STRAVA SHALL DISCLOSE THE DESCRIBED PROPERTY AND **INFORMATION WITHIN 14 DAYS OF ISSUANCE.****

GIVEN UNDER MY HAND and DATED this 26th day of February, 2023, at <u>7:51 p .m.</u>

<u>Magan Marshall</u> Magistrate Judge

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DEPUTY

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application)	Case No.
for a Search Warrant for:)	
)	
Strava, Inc,)	ORDER
208 Utah Street)	
San Francisco, CA 94103)	
)	
MPD Case No. 22-M09903)	

In the above-titled matter, this Court having heretofore issued a Search Warrant, and the said Search Warrant having been served according to law, and the Return of Warrant having been duly made as directed in said Search Warrant to this Court, and a written inventory of the property found and seized having been duly made and taken before the undersigned Magistrate or Judge and filed herein;

NOW, THEREFORE IT IS HEREBY ORDERED that the said Peace Officer shall deliver or cause to be delivered, the property described in said inventory to the Moscow Police Department or such other law enforcement agency as may be appropriate for the purpose of preserving said property for use as evidence or until further order of a court of competent jurisdiction. Once any related criminal case has been concluded, including the expiration of time for appeal, or at such other appropriate time, the property can be released or disposed of upon authorization of the jurisdictional prosecuting attorney.

IT IS FURTHER ORDERED that said property or any part thereof, may be delivered to any

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person or laboratory or laboratories for the purpose of conducting or obtaining any tests, analysis, or identification of said property which is deemed necessary by the custodial law enforcement agency or jurisdictional prosecuting attorney without further order of this Court.

DATED 3/24/2023 6 2:27 pm

Megan E. Marshall

Magistrate Judge

DEPUTY

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application for a Search Warrant for Case No. CR29-22-2805

ORDER FOR EXTENSION TO RETURN SEARCH WARRANT

Strava, Inc. 208 Utah Street San Francisco, CA 94103

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MPD Case No. 22-M009903

The above matter having come before the Court based upon the motion of the State,

and good cause appearing:

IT IS HEREBY ORDERED that the time for which the above referenced search warrant

shall be returned is extended to April 10, 2023.

SO ORDERED this 3/8/2023

mashall Magistrate Judge

ORDER FOR EXTENSION TO RETURN SEARCH WARRANT REDACTED

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CERTIFICATE OF DELIVERY

I do hereby certify that true and correct copies of the ORDER FOR EXTENSION TO RETURN SEARCH WARRANT were served on the following in the manner indicated below:

William W. Thompson, Jr. Latah County Prosecuting Attorney Latah County Courthouse Moscow, ID 83843

□ Mailed □ E-filed & Served / E-mailed □ Faxed ⊈ Hand Delivered

Dated 3/10/23

JULIE FRY Latah County Clerk of the Court

By

MAR 7 2023 PM3:52 CLRK OF DIST CT. LATAH

DEPUTY

LATAH COUNTY PROSECUTOR'S OFFICE ASHLEY S. JENNINGS SR. DEPUTY PROSECUTING ATTORNEY Latah County Courthouse P.O. Box 8068 Moscow, ID 83843 Phone: (208) 883-2246 ISB No. 8491 paservice@latah.id.us

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application for a Search Warrant for

Strava, Inc. 208 Utah Street San Francisco, CA 94103 Case No. CR29-22-2805

MOTION FOR EXTENSION TO RETURN SEARCH WARRANT

MPD Case No. 22-M009903

The State of Idaho by and through Ashley S. Jennings, Latah County Sr. Deputy Prosecuting Attorney, moves this Court for an order extending the time for returning the above referenced search warrant which was issued on the 26th day of February, 2023 The search warrant was directed by the Court to be served within fourteen (14) days of issuance during business hours. The warrant was served by Detective Lawrence Mowery on the 1st day of March, 2023, by Email. However, as of this date, the information has not been received.

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MOTION FOR EXTENSION TO RETURN SEARCH WARRANT

REDACTED

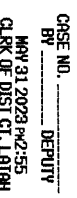
Although the warrant was executed within the fourteen (14) day timeframe directed by I.C. 19-4412, the State is not able to comply with the timeframe within which to return the warrant and provide a written inventory. Accordingly, the State requests an extension of time for the return of the search warrant.

RESPECTFULLY SUBMITTED this 7th day of March, 2023.

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ASHLEY S. JENNINGS Sr. Deputy Prosecuting Attorney

MOTION FOR EXTENSION TO RETURN SEARCH WARRANT



STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application for a Search Warrant for Case No. CR29-22-2805

TikTok.com 10100 Venice Blvd, Suite 401 Culver City, CA 90232

ORDER TO SEAL AND REDACT

MPD Case No. 22-M09903

This matter came before the court on April 28, 2023 on the State's motion to seal or redact pursuant to I.C.A.R. 32(i). The hearing was held via Zoom. Ashley Jennings appeared on behalf of the State. Anne Taylor, Jay Logsdon, and Elisa Massoth appeared on behalf of Mr. Kohberger.

The court reviewed the records, considered the arguments presented, weighed the interests in privacy and public disclosure, and announced its findings of fact on the record. Therefore, pursuant to I.C.A.R. 32(i)(2)(A) and (E), the court finds it necessary to seal in part and redact the record related the search warrant for the following reasons:

- (1) The documents contain highly intimate facts or statements, the publication of which would be highly objectionable to a reasonable person; and
- (2) It is necessarily to temporarily seal or redact the documents or materials to preserve the right to a fair trial.

After due consideration and with good cause appearing,

IT IS HEREBY ORDERED that the record herein shall be disclosed except for the following:

- 1. The Affidavit in Support of Search Warrant is SEALED.
- 2. The Search Warrant and Receipt and Inventory be REDACTED.
- 3. This order will remain in effect until further order of the court.

12013 12 PEO TVINC 4/20/2013 nemporal

Megan E. Marshall Magistrate Judge

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application for a Search Warrant for

Case No. CR29-22-2805

Tiktok.com 10100 Venice Blvd., Suite 401 Culver City, CA 90232 ORDER SEALING SEARCH WARRANT AND RELATED DOCUMENTS

MPD Case No. 22-M009903

Based upon the Motion to Seal Search Warrant and Related Documents filed herein, the Court does hereby confirm and ORDER that the Affidavit for Search Warrant (including any exhibits), Search Warrant, Return of Search Warrant (including any exhibits and inventories of items seized) and Order are confidential, exempt from disclosure and are SEALED pursuant to Idaho Court Administrative Rule 32(g)(1) for the reasons stated in the said Motion and until <u>May</u>, or further order of the Court, whichever occurs first.

SO ORDERED this 4/4/20230 Unashall

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CRDER SEALING SEARCH WARRANT AND RELATED DOCUMENTS

- 2. Deprive a person of a right to a fair trial;
- 3. Constitute an unwarranted invasion of personal privacy,
- 4. Disclose the identity of a confidential source; and/or
- 5. Disclose investigative techniques and procedures.

Wherefore, the State respectfully prays that the Court temporarily seal from public disclosure the Affidavit for Search Warrant, Search Warrant, Return of Search Warrant (including all Exhibits) and Order herein under the provisions of Idaho Court Administrative Rule 32(g)(1) and Idaho Code 74-124 pending a hearing on the matter.

RESPECTFULLY SUBMITTED this 6th day of April, 2023.

h Allung ASE Sr. Deputy Prosecuting Attorney

CLRK OF DIST CT. LATA

LATAH COUNTY PROSECUTOR'S OFFICE ASHLEY S. JENNINGS SR. DEPUTY PROSECUTING ATTORNEY Latah County Courthouse P.O. Box 8068 Moscow, ID 83843 Phone: (208) 883-2246 ISB No. 8491 paservice@latah.id.us

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application for a Search Warrant for Case No. CR29-22-2805

Tiktok.com 10100 Venice Blvd., Suite 401 Culver City, CA 90232 MOTION TO TEMPORARILY SEAL SEARCH WARRANT AND RELATED DOCUMENTS PENDING HEARING

MPD Case No. 22-M009903

The State of Idaho, by and through the Latah County Prosecuting Attorney, respectfully moves the Court pursuant to Idaho Court Administrative Rule 32(g)(1) and Idaho Code 74-124 for a temporary Order Sealing Search Warrant and Related Documents, including the Affidavit for Search Warrant (including any exhibits), Search Warrant, Return of Search Warrant (including all exhibits of the inventories of items seized) and Order filed herein because release or disclosure would:

1. Interfere with enforcement proceedings;

MOTION TO TEMPORARILY SEAL SEARCH WARRANT AND RELATED DOCUMENTS PENDING HEARING 1

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LATAH COUNTY PROSECUTOR'S OFFICE ASHLEY S. JENNINGS SR. DEPUTY PROSECUTING ATTORNEY Latah County Courthouse P.O. Box 8068 Moscow, Idaho 83843-0568 (208) 883-2246 ISB No.8491 paservice@latah.id.us

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

CR29-22-2905

In the Matter of the Application)	Case No.
for a Search Warrant for:)	
)	
Tiktok.com)	ORDER
10100 Venice Blvd, Suite 401)	
Culver City, CA 90232)	
)	
MPD Case No. 22-M09903)	

In the above-titled matter, this Court having heretofore issued a Search Warrant, and the said Search Warrant having been served according to law, and the Return of Warrant having been duly made as directed in said Search Warrant to this Court, and a written inventory of the property found and seized having been duly made and taken before the undersigned Magistrate or Judge and filed herein;

NOW, THEREFORE IT IS HEREBY ORDERED that the said Peace Officer shall deliver or cause to be delivered, the property described in said inventory to the Moscow Police Department or such other law enforcement agency as may be appropriate for the purpose of preserving said property for use as evidence or until further order of a court of competent jurisdiction. Once any related criminal case has been concluded, including the expiration of time for appeal, or at such other appropriate time, the property can be released or disposed of upon authorization of the jurisdictional prosecuting attorney.

IT IS FURTHER ORDERED that said property or any part thereof, may be delivered to any person or laboratory or laboratories for the purpose of conducting or obtaining any tests, analysis, or identification of said property which is deemed necessary by the custodial law enforcement agency or jurisdictional prosecuting attorney without further order of this Court.

DATED 4/4/2023 C 5:25 DM

Megan E. Marshall

Megan E. Marshall Magistrate Judge

CLRK OF DIST CT. LATA

LATAH COUNTY PROSECUTOR'S OFFICE Ashley S. Jennings Sr. Deputy Prosecuting Attorney Latah County Courthouse P.O. Box 8068 Moscow, ID 83843-0568 (208) 883-2246 ISB No. 8491 paservice@latah.id.us

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

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In the Matter of the Application for a Search Warrant for:

Case No. CR29-22-2805

Tiktok.com 10100 Venice Blvd., Suite 401 Culver City, CA 90232 **RETURN OF SEARCH WARRANT**

MPD Case No. 22-M09903

STATE OF IDAHO) :ss. County of Latah)

I, Lawrence Mowery, the officer by whom this Warrant was executed, do certify the appended inventory contains a true and detailed account of all property taken by me or other officers pursuant to this Warrant, and that this Warrant and property have been duly returned before the Court at 4 o'clock p.m., this 6th day of April, 2023.

I certify under penalty of perjury pursuant to the law the State of Idaho that the foregoing is true and correct.

4/6/2023 (Date)

REDACTED

AFFIDAVIT OF DET. LAWRENCE MOWERY

STATE OF IDAHO)
	:ss.
County of Latah)

I, Lawrence Mowery, being duly sworn, do hereby state the following information is true and correct to the best of my knowledge and belief:

- That I am employed by the Moscow Police Department in the official position of Detective;
- (2) Affidavit has been a trained and qualified peace office for 12 years;
- (3) I currently work the day shift, 7:00 a.m. to 5:00 p.m.;
- (4) On January 25, 2023, I obtained a search warrant for TikTok;
- (5) The warrant was served on January 26, 2023, via TikTok Law Enforcement Portal;
- (6) On March 31, 2023, I received an email directing me to download the data;
- (7) On April 3, 2023, I downloaded the data and an inventory was prepared for all the items received;
- (8) A copy of the inventory receipt was emailed to

and

(9) The information received was placed into evidence at Moscow Police Department. FURTHER your Affiant sayeth not.

> Detective Lawrence Mowery - 162 Affiant

I certify (or declare) under penalty of perjury pursuant to the law the State of Idaho that the foregoing is true and correct.

<u>4/6/2023</u>

(Signature)

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

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IN THE MATTER OF THE APPLICATION FOR A SEARCH WARRANT FOR	Case No. <u>CF29-22-280</u> 5
<u>Tiktok.com</u> 10100 Venice Blvd., Suite 401	RECEIPT AND INVENTORY OF WARRANT
Culver City, CA 90232	
	, 20 <u>23</u> , at approximately <u>0830</u> o'clock <u>A</u> .M., Mowery
directed in said Search Warrant. Entrance v	l upon the place and/or person(s) described therein as was obtained by:
The person(s) found in said place were:	
The property found and taken and the loc as follows:	cation within or upon said place and/or person(s) are
DESCRIPTION OF PROPERTY	LOCATION/PERSON

RECEIPT AND INVENTORY

PAGE 1 OF 3 PAGES

DESCRIPTION OF PROPERTY	LOCATION/PERSON		
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	<u>_, _ </u>		

RECEIPT AND INVENTORY

PAGE 2 OF 3 PAGES

This Receipt and Inventory was m	nade in the presence of:
	bllowing named person(s) on the day of
	_, 20;
A copy hereof was left on this data person(s) present during said search:	e in a conspicuous place in the place searched, there being no
	April, 20 <u>23</u> .
WITNESS	Lawrence Mowery PEACE OFFICER
	Feig
The undersigned person(s) hereby	y acknowledge receiving a copy hereof on this day of
	, #0
•••••••••	

RECEIPT AND INVENTORY

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STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application)	Case No. CR29-
For a Search Warrant for:	ý	
	ý	
TikTok.com))	
10100 Venice Blvd, Suite 401	ý	SEARCH WARRANT
Culver City, CA 90232)	
legal@TikTok.com)	
)	

TO: ANY PEACE OFFICER AUTHORIZED TO ENFORCE OR ASSIST IN ENFORCING ANY LAW OF THE STATE OF IDAHO.

Lawrence Mowery, having given me proof, upon oath, this day showing probable cause establishing grounds for issuing a search warrant and there is probable cause to believe that the property referred to and sought in or upon said premises consists of information related to the investigation of homicide(s) of Madison Mogen, Kaylee Goncalves, Xana Kernodle, and/or Ethan Chapin at 1122 King Road, Moscow, Idaho on the TikTok account of Bryan Kohberger with any of the following IDENTIFIERS: Email address(es)

and/or and/or

; and/or phone number

and/or IMEI

generated on or between June 1, 2022 to present, including:

SEARCH WARRANT

MPD Case No. 22-M09903

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REDACTED

- 1. All identity and contact information, including full name, e-mail address, physical address (including city, state, and zip code), date of birth, phone numbers, gender, hometown, occupation, and other personal identifiers;
- 2. All past and current usernames associated with the account;
- 3. The dates and times at which the account and profile were created, and the Internet Protocol ("IP") address at the time of sign-up;
- 4. All activity logs including IP logs and other documents showing the IP address, date, and time of each login to the account, as well as any other log file information;
- 5. All information regarding the particular device or devices used to login to or access the account, including all device identifier information or cookie information, including all information about the particular device or devices used to access the account and the date and time of those accesses;
- 6. All data and information associated with the profile page, including photographs,"bios," and profile backgrounds and themes;
- 7. All communications or other messages sent or received by the account;
- 8. All user content created, uploaded, or shared by the account, including any comments made by the account on photographs or other content;
- 9. All photographs and images in the user gallery for the account;
- 10. All location data associated with the account, including geotags;
- 11. All data and information that has been deleted by the user;
- 12. A list of all of the people that the user follows on TikTok and all people who are following the user (i.e., the user's "following" list and "followers" list), as well as any friends of the user;
- 13. A list of all users that the account has "unfollowed" or blocked;
- 14. All privacy and account settings;
- 15. All records of TikTok searches performed by the account, including all past searches saved by the account;

- 16. All information about connections between the account and third-party websites and applications; and,
- 17. All records pertaining to communications between TikTok and any person regarding the user or the user's TikTok account, including contacts with support services, and all records of actions taken, including suspensions of the account;

that is stored at premises owned, maintained, controlled, or operated by:

TikTok.com 10100 Venice Blvd, Suite 401 Culver City, CA 90232

You are therefore commanded to search the above-described premises for the property described above, to seize it if found and bring it promptly before the court above named. This warrant shall be executed within 7 days of issuance, and is authorized for daytime or nighttime (pursuant to Idaho Criminal Rule 41, "daytime" means the hours between 6:00 a.m. and 10:00 p.m. PST), and under the following special directions:

****THIS SEARCH WARRANT IS ISSUED FOR A LAW** ENFORCEMENT PURPOSE, TIKTOK IS ORDERED NOT TO DISCLOSE THE EXISTENCE OR CONTENTS OF THIS SEARCH WARRANT OR THE INFORMATION FURNISHED IN RESPONSE TO THE SEARCH WARRANT FOR A PERIOD OF 90 DAYS OR UNTIL FURTHER ORDER OF THE COURT.

TIKTOK SHALL DISCLOSE THE DESCRIBED PROPERTY AND **INFORMATION WITHIN 14 DAYS OF ISSUANCE.****

GIVEN UNDER MY HAND and DATED this 25th day of January, 2023, at 10:32 a .m.

<u>Magan (Marshall</u> Magistrate Judge

SEARCH WARRANT

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application for a Search Warrant for Case No.

ORDER FOR EXTENSION TO RETURN SEARCH WARRANT

TikTok.com 10100 Venice Blvd, Suite 401 Culver City, CA 90232

MPD Case No. 22-M009903

The above matter having come before the Court based upon the motion of the State,

and good cause appearing:

IT IS HEREBY ORDERED that the time for which the above referenced search warrant

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shall be returned is extended to April 28, 2023.

SO ORDERED this 2/8/2023

Magistrate Lidge

ORDER FOR EXTENSION TO RETURN SEARCH WARRANT

CERTIFICATE OF DELIVERY

I do hereby certify that true and correct copies of the ORDER FOR EXTENSION TO RETURN SEARCH WARRANT were served on the following in the manner indicated below:

William W. Thompson, Jr. Latah County Prosecuting Attorney Latah County Courthouse Moscow, ID 83843 □ Mailed □ E-filed & Served / E-mailed □ Faxed ☑ Hand Delivered

Dated 2823

JULIE FRY Latah County Clerk of the Court

outy Clerk

ORDER FOR EXTENSION TO RETURN SEARCH WARRANT LATAH COUNTY PROSECUTOR'S OFFICE ASHLEY S. JENNINGS SR. DEPUTY PROSECUTING ATTORNEY Latah County Courthouse P.O. Box 8068 Moscow, ID 83843 Phone: (208) 883-2246 ISB No. 8491 paservice@latah.id.us

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application for a Search Warrant for Case No.

MOTION FOR EXTENSION TO RETURN SEARCH WARRANT

TikTok.com 10100 Venice Blvd, Suite 401 Culver City, CA 90232

MPD Case No. 22-M009903

The State of Idaho by and through Ashley S. Jennings, Latah County Sr. Deputy Prosecuting Attorney, moves this Court for an order extending the time for returning the above referenced search warrant which was issued on January 25, 2023. The search warrant was directed by the Court to be served within seven (7) days of issuance during business hours. The warrant was served by Detective Lawrence Mowery on January 26, 2023, by email. However, as of this date, the information has not been received.

Although the warrant was executed within the fourteen (14) day timeframe directed by

MOTION FOR EXTENSION TO RETURN SEARCH WARRANT I.C. 19-4412, the State is not able to comply with the timeframe within which to return the warrant and provide a written inventory. Accordingly, the State requests an extension of time for the return of the search warrant.

RESPECTFULLY SUBMITTED this _____ day of February, 2023.

Klhgs/ ASHI Sr. Deputy Prosecuting Attorney

MOTION FOR EXTENSION TO RETURN SEARCH WARRANT