



Medical Supply Chain

*Empowering Health Systems,
Optimizing Supply Chain Results!*

April 9th 2008

Mr. Edward E. Whitacre Jr.,
Chairman and
Chief Executive Officer
AT&T Inc.
c/o The Corporation Company
120 South Central Avenue
Clayton Mo 63105

RE: *Lipari v. General Electric et al* W.D. Mo Case no. 07-0849 Warrantless Surveillance

Dear Mr. Whitacre,

I am writing you regarding *Lipari v. General Electric et al*¹ where you and your corporation will likely be added as defendants in the ongoing 18 U.S.C. § 1961 *et seq.* (“RICO”) private civil action should you fail to comply.

As the Internet Service Provider for Medical Supply Chain, Inc. and later for my business under the trade names Medical Supply Chain and Medical Supply Line, your company engaged in warrantless wire tapping of my associates and myself and unlawfully disclosed my business records during the period of time from March 20, 2005 till April 8th, 2008 (the “subject period”). Under your direction, AT&T is presently participating in a continuing racketeering enterprise with Sprint, Inc.; former and current officials of the executive branch; Jeffrey Immelt; and General Electric.

AT&T officials openly became “made” members of the unlawful administrative branch RICO enterprise and enjoyed privileges and membership in InfraGard where they networked with members of the unlawful enterprise and were directed to make available my private and business property in my electronic communications for the purposes of interfering and obstructing justice in the Novation LLC antitrust litigation² I am pursuing to gain entry into the national market for hospital supplies.

Under your direction, AT&T officials forwarded my emails to unauthorized recipients, tracked my financial transactions and participated in the electronic surveillance of my associates (none of whom are foreign nationals) and despite knowing from their surveillance that I am not violating any laws and that my activities were solely to enter the market for hospital supplies. AT&T also repeatedly opened the circuit of my landline phone receivers for the purpose of warrantless telephone eavesdropping in my residence and business office. AT&T officials continued to violate federal laws, including responding to FBI letters of inquiry served without official authority all to further the goal of the executive branch enterprise members in obstructing my competition with Novation LLC and in preventing my ability to litigate claims against Novation LLC and its cartel members, despite knowing from surveillance that I am conducting only legitimate business.

You also facilitated the use of AT&T infrastructure by executive branch members of the RICO enterprise to enter my home and take from me my documents on my personal laptop including the folder of all my attorney correspondence from 2002 to 2007, which had not been copied, retained or otherwise stored

¹ <http://www.medicalsupplychain.com/pdf/Lipari%20v%20GE%20et%20al%20Federal.pdf>

² *Medical Supply Chain, Inc. v. Novation LLC, et al*, Western District of Missouri case #05-210-CV-W-ODS filed on March 9, 2005

by SBC or AT&T. Your RICO enterprise under the false pretext of color of official government right given to non InfraGard AT&T subordinates, removed the file folder of attorney correspondence from my Windows Outlook Express mail program in October 2007, deleting all the contents from my laptop and even the file name and icon. In January 2008 your RICO enterprise replaced the file folder of attorney correspondence and its contents on my laptop.

The reason for this strange conduct is that you knowingly facilitate your RICO enterprise's regular continuing unauthorized entry into my computers for the purpose of copying my business and litigation data. In January 2007 your RICO enterprise determined that it had erroneously removed the attorney correspondence file instead of copying it. In an attempt to avoid exposure of the RICO enterprise's work to keep me out of the hospital supply market and to protect the enterprise's artificial inflation of hospital supply costs to Medicare, your RICO enterprise made alterations to the file directory on my laptop and replaced the file icon in the Microsoft Outlook Express program of my laptop.

In addition to the *per se* unlawfulness of your activities to interfere with and injure me in my business through your participation in warrantless electronic surveillance, you knew that you had misrepresented the capabilities of your electronic surveillance to your customers and government officials including members of the unlawful enterprise in the executive branch. My business Internet services were delayed and disrupted and my business development and litigation prosecution degraded because of your unlawful activities. AT&T misrepresented to the government its monitoring of ISP customer Internet activity was undetectable.

While AT&T was unlawfully monitoring my electronic communication of data for the purpose of participating in the RICO enterprise to obstruct my federal antitrust litigation and to prevent my entry into the national market for hospital supplies as you and AT&T were doing on November 8, 2006; I was repeatedly stopped from uploading data and home healthcare catalog pictures for my Medical Supply Line online store. I was injured in my business and prevented from this activity because of the effect of your warrantless unlawful electronic surveillance had in consuming bandwidth required by file transfer protocol activities. I was forced to outsource the population of item data on my retail website.

On March 25, 2008 my business was interfered with so severely that my Internet browser, email, pointing device and phone calls were erratic and non responsive. After confirming that my computers were operating correctly and that my access to the Internet was not disconnected, I called the US Department of Justice Office in Kansas City, Missouri to complain. I was referred to Assistant US Attorney Jeffrey P. Ray who informed me he was representing Bradley J. Schlozman in *Lipari v. General Electric et al* W.D. Mo Case no. 07-0849.

I demanded that Assistant US Attorney Jeffrey P. Ray "call the dogs off" explaining that the electronic surveillance had become so oppressive that I was prevented from using my computers to conduct business. Within 15 minutes after calling to complain to US Attorney Jeffrey P. Ray, my systems (browser, email, pointing device and phone calls) started to work properly. A year ago I also made a call to the Kansas City, Missouri FBI office and made a similar request, which resulted in my communication systems starting to work properly.

During the subject period AT&T and you as its chief executive officer committed numerous predicate acts of wire fraud and extortion to deprive me of the "honest services" of FBI Director Robert Mueller as a public official including the electronic transmission of FBI letters of inquiry served without official authority and used to falsely influence your AT&T subordinates who were not part of the RICO enterprise into giving up my account information and into installing and maintaining unlawful warrantless electronic surveillance on me from 2005 to 2007 and then to install and maintain electronic surveillance on me with the pretext of a falsely obtained warrant procured through the influence of your RICO enterprise.

During the subject period AT&T and you as its chief executive officer committed numerous predicate acts of wire fraud and extortion to deprive me of the "honest services" of Congressman Roy Blunt of the Missouri delegation to the US House of Representatives as a public official when Congressman Roy Blunt called a secret session of the US Congress on March 13, 2008 to attempt to scare the representatives

of the people of the United States of America with falsely manufactured security threats and exaggerated danger for the purpose of securing your immunity for unlawful electronic surveillance to accomplish the RICO enterprise's goal to avoid investigation and criminal prosecution so that the RICO enterprise and your co-conspirators can continue to make false claims against Medicare through the artificial inflation of hospital supply costs.

During the subject period AT&T and you as its chief executive officer committed numerous predicate acts of wire fraud and extortion to deprive me of the "honest services" of John Wood, the US Attorney for the Western District of Missouri who took over the government position of your fellow co-conspirator Bradley J. Schlozman and John Wood used his office as the US Attorney for the District of Missouri to open a criminal investigation of me and my associate Bret D. Landrith in October 2007 despite the complete absence of probable cause and solely for the purpose of corruptly attempting to cover up the 2005 to 2007 warrantless wiretapping and electronic surveillance caused by Bradley J. Schlozman to obtain information to interdict my business revenue and investment for the purpose of obstructing justice in *Medical Supply Chain, Inc. v. Novation LLC, et al*, Western District of Missouri case #05-210-CV-W-ODS.³

In addition to being part of the 18 U.S.C. § 1962(c) RICO enterprise described in *Lipari v. General Electric et al* W.D. Mo. Case no. 07-0849 and committing the above described 18 U.S.C. § 1961 predicate acts, you and your corporation are liable for the acts of the present named defendants after willfully joining the charged 18 U.S.C. § 1962(d) RICO conspiracy.

Mr. Edward E. Whitacre Jr, you have until April 20th, 2008 in which to provide me at your expense in a PC readable electronic format all records, data files, communications, phone logs, recordings, names and addresses of people with knowledge or who participated and other documents related to the above described violations of law or I will seek damages in court against yourself and your corporation.

If any of the above information is incorrect you have the opportunity to provide me a documented basis for withdrawing the effected charges by April 20th, 2008.

Should you respond by threatening me either by unsubstantiated Rule 11 threats or otherwise, I will treat any such threat as a predicate RICO extortion offense or as an act in restraint of trade.

Mr. Whitacre take your Neo-Confederate corporate syndicalism elsewhere. I intend to see that the Constitution and rule of law are upheld in America. If you oppose me in returning our nation to a republican form of government so that I can enter the market for hospital supplies, you and your shareholders will justly bear the costs.

Sincerely,

Samuel Lipari
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³ <http://www.medicalsupplychain.com/pdf/MSC%20vs.%20Novation%20et%20al.pdf>

cc:

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