EXHIBIT 1

AO 93 (Rev. 12/09) Search and Seizure Warrant (USAO CDCA Rev. 01/2013)

UNITED STATES DISTRICT COURT

for the
Central District of California

	In the	Matter of the Searc	h of)	
		scribe the property to be the person by name and) Case No.	15-1370M
epuli sto	lier@outlook.com ored at premises	ted with the account m and freebyu@msr s controlled by Micro crosoft Way, Redmo	n.com that is soft Corp.,)	10
		SEA	ARCH AND SE	ZIZURE WAI	RRANT
To:	Any authoriz	zed law enforcement	officer		
	e following pers	on by a federal law e on or property locate scribe the property to be	ed in the	Central	for the government requests the search District of California
Sc	ee Attachment	4			
proper	The person or ty to be seized):	r property to be sear	rched, described ab	oove, is believed	to conceal (identify the person or describe the
S	ee Attachment	В			
prope		e affidavit(s), or any	recorded testimon	y, establish prob	able cause to search and seize the perso
	YOU ARE O	COMMANDED to	execute this warrar	nt on or before	14 days from the date of its issuance
S	f in the daytim	e 6:00 a.m. to 10 p.	m. □ at any establi		(not to exceed 14 days) or night as I find reasonable cause has be
		om whom, or from v			the warrant and a receipt for the propert aken, or leave the copy and receipt at the
	tory as required		y return this warra	nt and inventory	xecution of the warrant, must prepare ar to United States Magistrate Judge
-	ıl), and authorize		ng this warrant to o	lelay notice to th _days <i>(not to exce</i>	· ·
of tria	ned or seized (ch	eck the appropriate box,			laton annulfic data of
of tria	ned or seized (ch	еск те ирргоргийе оох,	until, the fac	ts justifying, the	later specific date of
of tria	ned or seized (ch			ts justifying, the	Interspective date of
of tria	·			ts justifying, the	Judge's signature
of tria search Date a	and time issued:				i LWMA

USAO_00006138

Case No.:	Return						
Case No	Date and time war	rant executed:	Copy of warrant and inventory left with:				
Inventory made in the p	resence of :						
[Please provide a descripti seized pursuant to the war volume of any documents	rant (e.g., type of documents	to demonstrate that s, as opposed to "m es). If reference is a	the items seized fall within the items authorized to b iscellaneous documents") as well as the approximate made to an attached description of property, specify ton.]				
	•						
		Certification	(by officer present during the execution of the warran				

ATTACHMENT A

PROPERTY TO BE SEARCHED

This warrant applies to information associated with the accounts identified as (1) the account of Eric Pulier at epulier@outlook.com ("SUBJECT ACCOUNT 2"); and (2) the account of Andrew Goldstein at freebyu@msn.com ("SUBJECT ACCOUNT 3"), stored at premises controlled by Microsoft Corp., headquartered at 1 Microsoft Way, Redmond, Washington 98052.

ATTACHMENT B

ITEMS TO BE SEIZED

I. SEARCH PROCEDURE

- 1. The search warrant will be presented to personnel of Microsoft Corp. (the "PROVIDER"), who will be directed to isolate the information described in Section II below.
- 2. To minimize any disruption of service to third parties, the PROVIDER's employees and/or law enforcement personnel trained in the operation of computers will create an exact duplicate of the information described in Section II below.
- 3. The PROVIDER's employees will provide in electronic form the exact duplicate of the information described in Section II below to the agent who serves the search warrant.
- 4. With respect to contents of wire and electronic communications produced by the PROVIDER (hereafter, "content records," see Section II.10.a below), law enforcement agents and/or individuals assisting law enforcement and acting at their direction (the "search team") will examine such content records pursuant to search procedures specifically designed to identify items to be seized under this warrant. The search shall extract and seize only the specific items to be seized under this warrant (see Section III below). In conducting this search, the search team shall take notes regarding how it conducts the search.

- 5. If the search team encounters immediately apparent contraband or other evidence of a crime outside the scope of the items to be seized, the team shall immediately discontinue its search pending further order of the Court and shall make and retain notes detailing how the contraband or other evidence of a crime was encountered, including how it was immediately apparent contraband or evidence of a crime.
- 6. The search team will complete its search of the content records as soon as is practicable but not to exceed 60 days from the date of receipt from the PROVIDER of the response to this warrant. If additional time is needed, the government may seek an extension of this time period from the Court within the original 60-day period.
- 7. Once the search team has completed its review of the content records and created copies of the items seized pursuant to the warrant, the original production from the PROVIDER will be sealed -- and preserved by the search team for authenticity and chain of custody purposes -- until further order of the Court. Thereafter, the search team will not access the data from the sealed original production which fell outside the scope of the items to be seized absent further order of the Court.
- 8. The special procedures relating to digital data found in this warrant govern only the search of digital data pursuant to the authority conferred by this warrant and do not apply to any search of digital data pursuant to any other court order.
- 9. Pursuant to 18 U.S.C. § 2703(g) the presence of an agent is not required for service or execution of this warrant.

II. INFORMATION TO BE DISCLOSED BY THE PROVIDER

- 10. To the extent that the information described in Attachment A is within the possession, custody, or control of the PROVIDER, including any information that has been deleted but is still available to the PROVIDER, or has been preserved pursuant to a request made under 18 U.S.C. § 2703(f), the PROVIDER is required to disclose the following information to the government for each SUBJECT ACCOUNT listed in Attachment A:
- a. All contents of all wire and electronic communications associated with the SUBJECT ACCOUNT, limited to that which occurred on or after May 1, 2013, including:
- i. All e-mails associated with the SUBJECT ACCOUNT, including stored or preserved copies of e-mails sent to and from the account, draft e-mails, and deleted e-mails, as well as all header information associated with each e-mail, and any related documents or attachments.
- ii. All records pertaining to communications between the PROVIDER and any person regarding the SUBJECT ACCOUNT, including contacts with support services and records of actions taken.
- b. All user connection logs and transactional information of all activity relating to the SUBJECT ACCOUNT described above in Section II.10.a, including all log files, dates, times, durations, data transfer volumes, methods of connection, IP addresses, ports, routing information, dial-ups, and locations.

c. All subscriber information pertaining to the SUBJECT ACCOUNT, including the date on which the account was created, the length of service, the IP address used to register the account, the subscriber's full name(s), screen name(s), other account names or e-mail addresses associated with the account, telephone numbers, physical addresses, and other identifying information regarding the subscriber, the types of service utilized, account status, account settings, login IP addresses associated with session dates and times, as well as means and source of payment, including detailed billing records.

III. INFORMATION TO BE SEIZED BY THE GOVERNMENT

- 11. For each SUBJECT ACCOUNT listed in Attachment A, the search team may seize:
- a. All information described above in Section II.10.a that constitutes evidence, contraband, fruits, or instrumentalities of violations of 18 U.S.C. § 1343 (wire fraud); 18 U.S.C. § 1346 (honest services fraud), 18 U.S.C. § 1348 (securities fraud); 18 U.S.C. § 1349 (conspiracy to commit wire, honest services, and securities fraud) and 18 U.S.C. §§ 1956 and 1957 (money laundering), those violations involving Eric Pulier, Brad Twynham, Keith Hunter, Jon Waldron, Gunther Thiel, Hans Gyllstrom, ServiceMesh, Inc., Ace, Inc. aka "Ace Foundation," TechAdvisors, Inc., Computer Sciences Corporation ("CSC"), Commonwealth Bank of Australia, and Swisscom, and occurring after May 1, 2013, namely:

- i. Information relating to who created, accessed, or used the SUBJECT ACCOUNT, including records about their identities and whereabouts.
- ii. Information relating to the business and other relationships between ServiceMesh, Inc. and/or its executives, employees, agents, or affiliates and CBA.
- iii. Information relating to the business and other relationships between ServiceMesh, Inc. and/or its executives, employees, agents, or affiliate, and Swisscom.
- iv. Information relating to the business and other relationships between ServiceMesh, Inc. and/or its executives, employees, agents, or affiliates, and CSC.
- v. Information relating to the business of Ace, Inc. aka the "Ace Foundation," and/or its executives, employees, agents, or affiliates, including its ownership, identification of control person(s), business and/or charitable/non-profit operations, and finances.
- vi. Information relating to the business of TechAdvisors, Inc. and/or its executives, employees, agents, or affiliates, including its ownership, identification of control person(s), business operations, and finances.
- vii. Information relating to the purchase, sale, or pricing of products and/or services of McAfee, Inc. involving ServiceMesh, Inc. and/or its executives, employees, agents, or affiliates, and/or CBA.
- viii. Information relating to communications between and/or amongst, Eric Pulier and/or Brad Twynham and/or

John Waldron and/or Keith Hunter and/or Gunther Thiel (including Cloudintel GmbH) and/or Hans Gyllstrom.

ix. Information relating to the payment, transfer, use, or location of funds paid by CSC to ServiceMesh, Inc. equity holders as incentive-based compensation in connection with the acquisition of ServiceMesh, Inc. by CSC in October 2013.

x. Information relating to any investigation or inquiry related to allegations of misconduct by ServiceMesh, Inc. and/or its executives, employees, agents, or affiliates, in relation to the acquisition of ServiceMesh, Inc. by CSC in October 2013.

b. All records and information described above in Sections II.10.b and II.10.c.

IV. PROVIDER PROCEDURES

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12. IT IS ORDERED that the PROVIDER shall deliver the information set forth in Section II within 10 days of the service of this warrant. The PROVIDER shall send such information to:

Special Agent Elliot M. Manegold Federal Bureau of Investigation 11000 Wilshire Boulevard Los Angeles, California 90024 Direct: (310) 996-3928 Facsimile: (310) 996-4194 Email: Elliot.manegold@ic.fbi.gov

- 13. IT IS FURTHER ORDERED that the PROVIDER shall provide the name and contact information for all employees who conduct the search and produce the records responsive to this warrant.
- 14. IT IS FURTHER ORDERED that the PROVIDER shall not notify any person, including the subscriber(s) of each account identified in Attachment A, of the existence of the warrant.