IN THE HIGH COURT OF JUSTICE

QUEEN'S BENCH DIVISON

ADMINISTRATIVE COURT

IN THE MATTER OF AN APPLICATION

FOR JUDICIAL REVIEW

BETWEEN

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R (on the application of PRIVACY INTERNATIONAL)

**Claimant** 

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# HM REVENUE AND CUSTOMS

Defendant

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References to "PB/section/page numbers" are to documents in the Permission Bundle filed 5 April 2013.

1. Claim Form N461, 05.04.13, PB/A/1-6

- 2. Detailed Statement of Facts and Grounds, 05.04.13, PB/A/7-21
- 3. Letter Privacy International ('PI') to HMRC, 09.11.12, PB/B/1-6
- 4. Letter HMRC to PI, 09.01.13, PB/B/9-10 decision under challenge
- 5. Letter before claim: Bhatt Murphy ('BM') to HMRC, 10.03.13, PB/B/14-15
- 6. Witness statement of Mr Eric King, 04.04.13, PB/B/17-21
- 7. Witness statement of Dr Ala'a Shehabi, 04.04.13, PB/B/309-312

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R (on the application of PRIVACY INTERNATIONAL)

<u>Claimant</u>

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# HM REVENUE AND CUSTOMS

**Defendant** 

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#### JUDICIAL REVIEW

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In the High Court of Justice. Administrative Court

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Notes for guidance are available which explain how to complete the judicial review claim form. Please read them carefully before you complete the form.

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- hame	1st Defendant
Privacy International	
Address 46 Bedford Row	Defendant's or (where known) Defendant's solicitors'
London WC1R 4LR	address to which documents should be sent.
	HMRC Solicitor's Office
Telephone no	- address
020 7242 2836	Room 2/40
E-mail address	100 Parliament Street
	London SW1A 2BQ
Claimant's or claimant's solicitors' address to which	
documents should be sent.	Telephone no. 020, 7270, 5000 020, 7147, 0433
Lusue Alexandre alexandre a	
Bhatt Murphy Solicitors	E-mail address
address	
27 Hoxton Square	
London	2nd Defendant
N 1 60N	
) 6626 FINSBURY	
Fax no.           020 7729 1115         020 7729 1117	Defendant's or (where known) Defendant's solicitors' address to which documents should be sent.
E-mail address	
m.scott@bhattmurphy.co.uk	
Claimant's Counsel's details	· · · · · · · · · · · · · · · · · · ·
_ name	address
Dan Squires	
address Matrix Chambers	
Griffin Building	
Gray's Inn, London	Telephone no.
WC1R 5LN	
400 CHANCERY LANE	E-mail address
Telephone no.	
Telephone no.         Fax no.           020 7404 3447         020 7404 3448	
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SECTION 10. Supporting documents

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TION 10 Supporting documents you do not have a document that you intend to use to suppo to be available and give reasons why it is not currently availa	hie in the box helow	

-	$\mathbf{x}$ Statement of the facts relied on	included	x attached	
	Application to extend the time limit for filing the claim form		☐ attached	
	Application for directions		attached	
	Any written evidence in support of the claim or application to extend time			
)	Where the claim for judicial review relates to a decision of a court or tribunal, an approved copy of the reasons for reaching that decision			
,	Copies of any documents on which the claimant proposes to rely			a Saya.
	A copy of the legal aid or CLSF certificate (if legally represented)			
	🗵 Copies of any relevant statutory material	under de la companya de la companya La companya de la comp	a shige an Argin ang	
	A list of essential documents for advance reading by the court (with page references to the passages relied upon)		a Statistica Alexandria	
	If Section 18 Practice Direction 54 applies, please tick the relevant are filing with this claim form:		dicate which papers you	
~	☐ a copy of the removal directions and the decision to which the application relates		i attached	n (*
)	a copy of the documents served with the removal directions including any documents which contain the Immigration and Nationality Directorate's factual summary of the case	included	attached	
	a detailed statement of the grounds	included	attached	

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## IN THE HIGH COURT OF JUSTICE QUEEN'S BENCH DIVISION (ADMINISTRATIVE COURT) BETWEEN:

#### **PRIVACY INTERNATIONAL**

Claimant

and

## **HM REVENUE AND CUSTOMS**

<u>Defendant</u>

#### STATEMENT OF GROUNDS

#### Introduction and summary of claim

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- 1. Privacy International (*"the Claimant*") was founded in 1990. It is a leading UK nongovernmental organisation working on the right to privacy at an international level. It focuses, in particular, on tackling the unlawful use of surveillance. It is frequently called upon to give expert evidence to Parliamentary and Governmental committees around the world on privacy issues and has advised, and reported to, among others, the Council of Europe, the European Parliament, the Organisation of Economic Cooperation and Development and the United Nations.
- 2. The Defendant, HM Revenue and Customs ("*HMRC*") is responsible for enforcing and prosecuting breaches of export control.
- 3. On 9 November 2012 the Claimant wrote to HMRC regarding exports by a UK-based company, Gamma International. The Claimant provided HMRC with evidence that Gamma International was illegally exporting surveillance equipment/software and technical assistance to repressive regimes which had used Gamma International products to target democracy and human rights activists. The Claimant requested that HMRC investigate. Having received no response from HMRC, the Claimant wrote again on 21 December 2012 asking whether any investigation was being, or is to be, conducted and to be kept informed of its progress. The Claimant also explained

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that they were writing on behalf of Dr Ala-A Shehabi, a British born Bahraini democracy activist, who had been in contact with the Claimant and whose computer had been targeted by the Bahrain authorities using equipment/software exported by Gamma International, and who was particularly concerned that Gamma International's activities were properly investigated. HMRC responded on 9 January 2013. It stated that by reason of the Commissioner of Revenue and Customs Act 2005 ("CRCA 2005") s 18 it has no power to "disclose any information held by HMRC in connection with its functions" and thus "will be unable to keep you or other third parties informed about the progress of any investigation."

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4. HMRC's refusal to indicate to the Claimant or Dr Shehabi the progress of any investigation it is undertaking and when and whether it is terminated, has been reached based upon an erroneous understanding of the law. That is so for the following reasons.

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(i) Insofar as HMRC has directed itself that by reasons of CRCA 2005 it has no power to disclose to the alleged victim of crime or to a complainant the status of any investigation being conducted, it has misconstrued the statute. HMRC routinely provides press releases indicating that it is conducting an investigation into criminal activity and its progress. That information is disclosed, it is assumed, because HMRC regards it as being "for the purposes of a function of the Revenue and Customs" (CRCA 2005 s 18(2)(a)(i)) or "for the purposes of a criminal investigation" (ibid s 18(2)(d)) and thus that disclosure falls outside the prohibition contained in CRCA 2005 s 18(1). The same applies to informing the victim and complainant that a criminal offence is being, or has ceased to be, investigated.

(ii) Alternatively, if HMRC has directed itself that it does have the power to disclose whether or not an investigation has been commenced and whether or not it is terminated, but operates a blanket policy of refusing to provide such information to victims and complainants, it is also acting unlawfully. It is well-established that it is unlawful for decision-makers to fetter their discretion by adopting a blanket refusal to exercise a power irrespective of the facts of

an individual case.

5. The Claimant submits that HMRC should reconsider its decision of 9 January 2013 to refuse to inform it and Dr Shehabi as to the progress of its investigation and should determine what information it should provide in this regard. That is not a matter to which HMRC has directed its mind because it has wrongly directed itself that it is subject to an absolute prohibition on making such disclosure.

#### Material legislation

1

6. CRCA 2005 ss 18 and 19 provide:

#### 18 Confidentiality

(1) Revenue and Customs officials may not disclose information which is held by the Revenue and Customs in connection with a function of the Revenue and Customs.

- (2) But subsection (1) does not apply to a disclosure—
  - (a) which----

(i) is made for the purposes of a function of the Revenue and Customs, and

(ii) does not contravene any restriction imposed by the Commissioners,

(b) which is made in accordance with section 20 [public interest disclosure] or 21 [disclosure to a prosecuting authority],

(c) which is made for the purposes of civil proceedings (whether or not within the United Kingdom) relating to a matter in respect of which the Revenue and Customs have functions,

(d) which is made for the purposes of a criminal investigation or criminal proceedings (whether or not within the United Kingdom) relating to a matter in respect of which the Revenue and Customs have functions,

(e) which is made in pursuance of an order of a court,

(f) which is made to Her Majesty's Inspectors of Constabulary, the Scottish inspectors or the Northern Ireland inspectors for the purpose of an inspection by virtue of section 27,

(g) which is made to the Independent Police Complaints Commission, or a person acting on its behalf, for the purpose of the exercise of a function by virtue of section 28, ...

(h) which is made with the consent of each person to whom the information relates...

(2A) Information disclosed in reliance on subsection (2)(i) may not be further disclosed without the consent of the Commissioners (which may be general or specific).

(3) Subsection (1) is subject to any other enactment permitting disclosure.

(4) In this section-

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(a) a reference to Revenue and Customs officials is a reference to any person who is or was—

(i) a Commissioner,

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(ii) an officer of Revenue and Customs,

(iii) a person acting on behalf of the Commissioners or an officer of Revenue and Customs, or

(iv) a member of a committee established by the Commissioners,

(b) a reference to the Revenue and Customs has the same meaning as in section 17;

(c) a reference to a function of the Revenue and Customs is a reference to a function of—

(i) the Commissioners, or

(ii) an officer of Revenue and Customs,

(d) a reference to the Scottish inspectors or the Northern Ireland inspectors has the same meaning as in section 27, and

(e) a reference to an enactment does not include—

(i) an Act of the Scottish Parliament or an instrument made under such an Act, or

(ii) an Act of the Northern Ireland Assembly or an instrument made under such an Act.

# 19 Wrongful disclosure

(1) A person commits an offence if he contravenes section 18(1) [or (2A)] or 20(9) by disclosing revenue and customs information relating to a person whose identity—

(a) is specified in the disclosure, or

(b) can be deduced from it.

(2) In subsection (1) "revenue and customs information relating to a person" means information about, acquired as a result of, or held in connection with the exercise of a function of the Revenue and Customs (within the meaning given by section 18(4)(c)) in respect of the person; but it does not include information about internal administrative arrangements of Her Majesty's Revenue and Customs (whether relating to Commissioners, officers or others).

(3) It is a defence for a person charged with an offence under this section of disclosing information to prove that he reasonably believed—

(a) that the disclosure was lawful, or

(b) that the information had already and lawfully been made available to the public.

#### Factual background

- 7. Gamma International (UK) Ltd is part of the Gamma Group of companies and is based in the Gamma Group's development headquarters in Andover, Hampshire. One of Gamma International's products, which it invented in the UK, is described on its website as "a portfolio of intrusion products called FinFisher" which are offered to "law enforcement and intelligence agencies ... for unsurpassed IT investigation and surveillance techniques within the IT environment."
- 8. FinFisher products work by covertly installing software onto targets' computers and mobile phones without their knowledge. This is accomplished by tricking the user into opening or attachments or downloading fake updates from what appear to be legitimate sources such as BlackBerry, iTunes or Adobe Flash. Once the user opens the attachment or accepts the updates, the computer or phone becomes infected enabling the third party who has infected the device to gain full access to any information it holds or obtains in the future. The third party can view all of the user's emails, social messaging, and Skype calls once the computer is infected. FinFisher also enables the third party to commandeer and remotely operate microphones and cameras on targeted computers and mobile phones, turning the devices into bugs
- 9. Information obtained by the Claimant indicates that Gamma International has exported

FinFisher products, and in particular a product known as FinSpy, and the technical expertise to operate them, to the security services of a number of repressive regimes, including in Bahrain, Egypt and Turkmenistan which are widely reported to torture and ill-treat political opponents. The Claimant has obtained specific evidence of Gamma International's FinFisher products being used by the Bahraini security services to target the computers and mobile devices of democracy activists both in Bahrain and abroad. The Claimant is concerned that this equipment is being used by the Bahraini, and other repressive foreign governments, for a range of abuses. This includes serious breaches of privacy. The Claimant is also concerned that such technology is being used to gather information on individuals who are then arrested and tortured as a result of the information obtained.

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- 10. Pursuant to the Export Control Act 2002 ("ECA"), the Secretary of State for Business Innovation and Skills ("BIS") has the power to impose export controls on "goods of any description" (ECA s 1) and on "technical assistance of any description" (ECA s 3). Controls may only be exercised where authorised by ECA s 5. Pursuant to ECA s 5(4) controls can be imposed on goods if they are capable of giving rise to breaches of human rights or internal repression (ECA Schedule para 2 and Table D). Controls may also be imposed to give effect to EU provisions (ECA s 5(2)). Once controls are imposed on a product or technology, it is a criminal offence to export them without a licence. In granting a licence for a particular export it is BIS' policy to apply the "Consolidated EU and National Arms Export Licensing Criteria" which includes among the criteria considered "The respect of human rights and fundamental freedoms in the country of final destination" (Criteria 2).
- 11. Initially the Claimant had understood that products in the FinFisher range were not subject to export licences. The Claimant was concerned to ensure that FinFisher products required a licence so that when companies sought to export them, BIS can consider whether the products are likely to be misused by repressive regimes. The Claimant therefore instructed its solicitors, Bhatt Murphy, to write to BIS on 12 July 2012 asking for confirmation that surveillance products in the FinFisher range, and in particular a product known as FinSpy, would be made subject to export controls.

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12. BIS responded on 8 August 2012. They indicated that FinSpy was, in fact, already subject to export controls on the basis that it fell within EU Council Regulation (EC) No 428/2009 (*"the Dual-use Regulations"*) which regulates the export of items, including software and technology, that can be used for both civil and military purposes. BIS stated that as FinSpy products are designed to use controlled cryptography they fall within Category 5, Part 2 (*"information security"*) of Annex I of the Dual-use Regulations. BIS stated that having carried out an assessment of the FinFisher products referred to in the Claimant's letter of 12 July 2012, they had informed Gamma International that such products required a licence for export to all destinations outside the EU. BIS also stated that where equipment falling within the Dual-use Regulations were sought to be exported, the risks associated with their use would be considered on a case-by-case basis before a licence is granted.

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13. Given the evidence within the public domain that suggested that Gamma International had exported, and was continuing to export, products in the FinFisher range to countries outside the EU, including those such as Bahrain, Egypt and Turkmenistan with very poor human rights records, the Claimant entered into further correspondence with BIS to find out whether licences had been applied for. The Claimant's solicitors wrote to BIS on 9 August 2012 to inquire whether export licences had been granted to Gamma International and if so in what circumstances. BIS responded on 11 September 2012. It stated that Gamma International had not sought any licences to export the FinSpy system and/or to provide technical assistance outside the EU. The letter<sup>t</sup> also stated "enforcement of export control is the responsibility of HMRC" and concluded:

if you or your client hold specific information on breaches of export controls by UK nationals or companies we would strongly encourage you to report this information to [HMRC] ... so that the appropriate action can be taken.

14. In response to BIS' suggestion, the Claimant compiled a dossier of material containing evidence about Gamma International, and sent it to HMRC under cover of a letter of 9 November 2012. It provided evidence that Gamma International were unlawfully exporting products subject to export control. The letter stated:

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there is compelling evidence that Gamma International has exported surveillance equipment without a licence including to countries with appalling human rights records where there is a real risk that the equipment will be used for internal repression. It appears that Gamma International remains very active in the export market and early this month (October 2012) ... were an exhibitor at the Milipol Qatar 2012 "Worldwide Exhibition of internal State security". There is a clear urgent imperative for you to conduct an audit of past exports and in particular ongoing exports and technical assistance to stop and punish any unlawful practice.

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- The Claimant received no acknowledgement or response to its letter of 9 November 15. 2012. The Claimant wrote a further letter to HMRC of 21 December 2012 asking whether any investigation was being conducted. They also referred to the case of Dr Shehabi, Dr Shehabi is a Bahraini economist and democracy activist now located in the UK. As indicated in her witness statement, attempts were made to infect Dr Shehabi's computer while she was in Bahrain with malware and it is very likely that Bahraini authorities were responsible. Testing indicated that the malware was part of a FinFisher product produced by Gamma International, and that once a computer with the virus sent to Dr Shehabi is infected, it transmits information, for example the data of a Skype call, to an internet address in Bahrain. As indicated in her witness statement, Dr Shehabi was very distressed by the attempt to spy on her. She is also worried that Bahrain security services will attempt to infect her computer again as evidence has emerged suggesting Bahrain authorities have installed surveillance software, again produced by Gamma International, on the computers of activists abroad. Dr Shehabi was therefore particularly concerned that steps were taken by UK authorities to enforce export controls and to punish any past breaches by those selling prohibited products to Bahraini authorities.
- 16. The Claimant's letter of 21 December 2012, having referred to Dr Shehabi's case, stated:

Ms Shehabi is, as indeed are we, understandably anxious to understand what steps if any HMRC are taking to investigate Gamma and the progress of any investigation. In this respect Ms Al'a Shehabi has asked us to act on her behalf for a progress report and we enclose for the avoidance of any doubt a signed authorisation in this respect. The request for information about your

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investigation is therefore made both on behalf of Privacy International and Ms Al'a Shehabi.

The Claimant asked HMRC "whether there will be any investigation into unlicensed exports by Gamma and if not the reasons for this", and they asked, if there was an investigation, to be informed of the progress (including whether anyone was arrested or whether and why it was decided to take no further action).

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- 17. HMRC sent two letters in response to the Claimant's letters of 9 November and 21 December 2012. In a letter of 10 January 2013 from Stuart Armstrong (Head of Customs Enforcement Policy), in response to the Claimant's letter of 9 November 2012, it was stated: "As with all information received regarding alleged strategic export control breaches, this will be assessed by our Criminal Investigators for consideration of further action".
- A further letter of 9 January 2013 from Anthony Inglese (General Counsel of HMRC) responded to the Claimant's letter of 21 December 2012. It stated:

As you may be aware, section 18 of the Commissioners for Revenue and Customs Act 2005 imposes strict controls on the disclosure of information held by HMRC. Indeed, the starting point of this legislation is that without specific legal authority officials of HMRC may not disclose any information held by HMRC in connection with its functions (which of course include enforcement of export controls) and it is a criminal offence to reveal any information from which persons (including legal persons such as companies) may be identified. Consequently HMRC cannot comment on individual cases, and in particular will be unable to keep you or other third parties informed about the progress of any investigation.

19. Eric King, Head of Research of the Claimant, sought to discuss matters further with HMRC. He phoned on a number of occasions in late February and early March 2013 but was not able to speak to anyone about the case. Subsequently, he received a letter dated 8 March 2013 from Stuart Armstrong, which repeated that HMRC considers all credible information it received and that this process was ongoing in relation to Gamma International, but that *"HMRC cannot comment on individual cases,"* 

nor are we able to keep you, or any other third party informed of progress of any potential enquiries."

20. On 20 March 2013 the Claimant's solicitors sent a pre-action protocol letter to HMRC. Although this letter has been acknowledged there has been no substantive response.

#### **Grounds of challenge**

#### Ground 1: Misdirection as to CRCA 2005

- 21. HMRC has apparently directed itself that as criminal investigation is a part of its functions, pursuant to CRCA 2005 s 18(1) it has no power to inform a complainant or alleged victim who has reported a criminal offence to HMRC of the progress of any investigation, whether an investigation is ongoing or has been discontinued or whether any individual has been arrested or charged. That is an error of law.
- 22. The purpose of CRCA s 18 is to protect taxpayer confidentiality. That was explained to the court by counsel for HMRC in *R (UK Uncut) v HMRC* [2012] EWHC 2107 [7] as follows (emphasis added):

HMRC is statutorily inhibited from disclosing detailed information about the tax affairs of taxpayers by the express terms of [section 18(1) of the CRCA 2005], and ... the reason for the statutory prohibition was the efficient and effective collection of taxes. Assessment and all information about taxpayers' affairs are strictly confidential (see for example the speech of Lord Wilberforce in R v Inland Revenue Commissioners, ex parte The Federation of Self-Employed and Small Businesses Ltd (a case usually known as the Fleet Street Casuals case) [1981] AC 617 632 (f)~to (g)).

The purpose of CRCA 2005 s 18 is not to subject HMRC to a rule of absolute confidentiality in relation to its role investigating crime, especially where the crime has nothing to do with taxation, and it is submitted that that is not the effect of CRCA s 18 if the provision is read as a whole.

23. Pursuant to CRCA 2005 s 18(1), read in conjunction with ss 18(2), HMRC may not disclose information which it holds "*in connection with a function of the Revenue and Customs*" <u>unless</u>, *inter alia*, the disclosure is made "*for the purposes of a function of* 

the Revenue and Customs" (s 18(2)(a)) or "for the purposes of a criminal investigation" (s 18(2)(d)). Informing individuals that an alleged crime is, or has ceased to be, under investigation so that they are properly aware as to what HMRC is doing, is a disclosure made for the purpose of a function of HMRC and/or for the purposes of criminal investigation. It is thus not prohibited by CRCA 2005 s 18.

24. Indeed HMRC apparently recognises in other contexts that it has the power to provide information as to whether or not it is conducting investigations and the progress of such investigations. It routinely does so in the form of press releases and newspaper briefings. For example on 20 January 2009 the Daily Telegraph reported a story about the arrest of 15 members of the crew, including pilots, of a South African Airways flight after cannabis worth £150,000 was found in baggage. According to the article "*HM Revenue and Customs said that a total of 50 kilos (110lb) of the drug were found on a flight which came in from Johannesburg... [An HMRC spokesman said that]* 'Those arrested are now being held in custody and will be interviewed by HMRC investigation officers [on 20 January]." In that case HMRC presumably directed itself, correctly, that informing the public that it was undertaking a criminal investigation, and that individuals had been arrested, was part of its function as an investigator of crime and was thus not prohibited by CRCA 2005 s 18(1).

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25. In relation to the complainants and victims of crime, it is clearer still than in the case of the general public that providing information as to the progress of an investigation is part of the functions of a body that is charged with investigation and prosecution of crime. Other bodies involved in the investigation of crime, such as the police and CPS, are not only permitted to provide such information as part of their functions, but have an obligation to do so in relation to victims. That is required by *The Code of Practice for Victims of Crime* issued pursuant to the Domestic Violence, Crime and Victims Act 2004. Pursuant to the Code the police are required to inform victims if they decide that there will be no investigation (para 5.2), they must report the progress of any investigation to the victim on a monthly basis (para 5.9), and they must inform the victim if the investigation is concluded (para 5.10) or if a suspect is arrested (para 5.14).

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26. The importance of providing such information in the discharge of criminal investigators' functions is set out in a report published by Victim Support, the national charity providing help to victims of crime and witnesses. The report is entitled "Left in the dark: Why victims of crime need to be kept informed" (2011). It examines how being left uninformed about the progress of an investigation "affects [the] wellbeing [of victims] as well as their confidence and engagement with the wider [Criminal Justice System]" (page 3). The Report found that there was widespread failure to inform victims of crime as to the progress of investigations and concluded that that was a matter of concern. It stated:

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Dissatisfaction and loss of confidence can make victims disengage from the criminal justice system. In some cases a lack of communication can even affect the success of the investigation if victims drop out of a case while it is being prosecuted. Negative experiences also make it less likely that victims will report incidents in the future (page 3).

These findings show that much more needs to be done in this area, and highlight the importance of focusing on Improving victim care. Victims who report crime understand that there can be no guarantees that a criminal will be caught. They also appreciate that the police have to prioritise limited resources. Nevertheless, they expect their crime to be taken seriously and want to be assured that it was worth their while reporting it. Furthermore, the cost of ignoring victims' desires to be kept informed about their case has wider consequences for communities and society at large. Public attitudes to the police and wider justice system, and engagement with the criminal justice process are directly affected by how well we care for the victims of crime. (page 4)

27. The Claimant recognises that HMRC is not bound by *The Code of Practice for Victims of Crime*. Presumably that is because it will be relatively rare for a criminal offence investigated by HMRC to have an identifiable victim. In the instant case, Dr Shehabi is, however, an identifiable victim. The provisions of the Code, and the findings of Victim Support also illustrate that informing victims of crime as to the progress of an investigation is an important part of the functions of the investigator. It is important not only to the progress of the particular investigation but also for the criminal justice process more generally. Furthermore, Directive 2012/29/EU provides that EU member states must secure the rights of the victims of crime. This includes informing

the victim, without delay, of any decision not to proceed, or to end an investigation or not to prosecute an offender (Art 6(1)). If HMRC is correct that CRCA 2005 s 18 absolutely prohibits it communicating in any way with the victims of crime as to the progress of an investigation, that is inconsistent with the Directive. While EU member states are not required to put in place legislative and administrative measures to ensure compliance with 2012/29/EU until November 2015, the Directive again illustrates that it is an important function of a body charged with investigating crime that it informs victims of the progress of its investigation. There is no reason for that principle not to apply to Dr Shehabi.

- 28. HMRC has not considered whether it should provide any information as to the progress of its investigation, and if so what information it should provide, to either Dr Shehabi or the Claimant because it has concluded that that is not part of its *"functions"* pursuant to CRCA 2005 s 18(2) and is therefore absolutely prohibited by s 18(1). For the reasons set out above, that is an error of law.
- 29. Furthermore, HMRC's interpretation of CRCA 2005 is inconsistent with Article 10 of the European Convention of Human Rights (*"ECHR"*). Article 10 accords a right to *"receive and impart information."* Prohibiting employees of HMRC from providing information to victims or complainants of crime about the status of an investigation interferes with that right. Other bodies charged with criminal investigation and prosecution not only have the bower but the obligation to provide such information. It is difficult to see how such an absolute prohibition could be justified for the purposes of ECHR Art 10 because the crime happens to be investigated by the HMRC and not the police, and no justification for such an absolute prohibition has been put forward.
- 30. Pursuant to the Human Rights Act 1998 ("HRA") s 3(1) "so far as it is possible to do so" the CRCA 2005 should be read compatibly with the Convention. For the reasons set out above, the Claimant submits that an ordinary reading of CRCA 2005 s 18, without recourse to the HRA, does not impose the absolute prohibition understood to apply by HMRC. If that is not so, however, it is plainly "possible" to interpret CRCA 2005 s 18 such that informing victims and complainants of crime as to whether an investigation is being conducted and its progress fall within the "functions" of HMRC

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within the meaning of s 18(2)(a)(i)) or s 18(2)(d)), such that providing the information is not absolutely prohibited.

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#### Ground 2: Fettering discretion

- 31. Alternatively, if HMRC accepts that it has the power to disclose information as to whether or not it is conducting a criminal investigation, but has adopted a blanket policy refusing to provide such information to victims and complainants of crime, that too would be unlawful.
- 32. It is well established that it is unlawful for a body conferred a statutory power to adopt a blanket policy refusing to exercise the power (*"the general rule is that anyone who has to exercise a statutory discretion must not 'shut his ears to an application"* per Lord Reid, *British Oxygen v Minister of Technology* [1971] AC 610, 625). While decision-makers are entitled to adopt a policy for dealing with particular categories of case, it is unlawful if they refuse to consider departing from that policy in the light of individual circumstances.
- 33. There may be good reasons connected to law enforcement in particular cases for HMRC to withhold certain details about the progress of an investigation. It is, however, unlawful for the HMRC to adopt a blanket policy not to provide any information, including whether an investigation has been commenced or terminated and its progress, to the victims or complainants of a crime.

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#### Protective Costs Order

- 34. The Court is further respectfully invited to grant the Claimant a protective costs order covering this application for judicial review, limiting its liability to costs to the sum of £5,000. This case meets the guidelines set out in *Corner House* [2005] 1 WLR 2600 for the grant of a protective costs order:
  - (i) The case is arguable and raises important points of general legal and public importance that should be resolved by the Court, i.e. the interpretation of the CRCA 2005 and whether HMRC is correct that it is subject to an absolute

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prohibition, including in relation to the alleged victim and complainant of a crime, in providing information as to the progress of its investigations. That is of importance, in particular, where the underlying criminal allegations are so serious, namely the breach of export controls by a UK-based company providing surveillance products to repressive regimes which are used to gather information about political opponents. If UK companies are exporting such products illegally it is of importance that the matter is investigated in a manner that is public and transparent.

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- (ii) The Claimant has no private interest in the outcome of this litigation. It is a charity acting in the public interest seeking to secure protection for privacy rights internationally.
- (iii) The Claimant is not seeking a full protective costs order. While its finances are limited, this is an issue of sufficient importance that it is able to offer a cost-cap of £5,000. This is a substantial sum and, crucially, it is all they can afford. Further details of the financial circumstances of the Claimant can be found in the witness statement of Eric King, Head of Research of the Claimant.
- (iv) If the Claimant is not granted a protective costs order it will be forced to withdraw its claim. These important issues will go unresolved.

#### Conclusion

35. For the reasons above, the Claimant seeks the relief set out in the Claim Form.

Dan Squires Matrix Chambers

5 April 2013



HM Revenue and Customs 100 Parliament Street London SW1A 2BQ

9<sup>th</sup> November 2012

Dear Sir/Madam

#### Gamma International Unlicensed exports of surveillance equipment

We write further to previous correspondence that we have had with 10 Downing Street and the Department for Business Innovation and Skills ("BIS"), both directly and through our solicitors, Bhatt Murphy.

We write to you at the suggestion of BIS in relation to our concerns about exports by a UK company, Gamma International, of surveillance equipment in the "FinFisher/FinSpy" range to repressive regimes around the world. We believe that this equipment is being used by oppressive governments for a wide range of human rights abuses. These include not only serious breaches of the right to privacy, but also breaches of the rights of free association and free expression. At the most serious end of the spectrum, we believe that Gamma's technologies are being used to gather information on individuals who are then arrested, tortured and, in some cases, executed.

For ease of reference, we include a dossier of material.

#### **Privacy International**

Privacy International is widely regarded as the leading UK charity working on the right to privacy at an international level. As such, we are frequently called upon to give expert testimony to parliamentary and government committees around the world. We have advised and reported to international organisations like the Council of Europe, the European Parliament, the Organisation for Economic Co-operation and Development and the United Nations.

#### Gamma International and the FinFisher range of products

On Gamma International's website, the company describes itself thus:

"Working out of our development headquarters in Andover, United Kingdom, Gamma International's world-class intrusion and IT experts have invented a portfolio of intrusion products called FinFisher.

The FinFisher product portfolio is solely offered to Law Enforcement and Intelligence Agencies.

The FinFisher suite can be used as individual products and when interconnected give intelligence agencies advanced tools for unsurpassed IT investigation and surveillance techniques within the IT environment."

The FinFisher range of products is marketed in part by promotional videos now within the public domain, following their release by Wikileaks.

Most of the FinFisher products covertly install malicious software (malware) on targets' computers or mobile devices without their knowledge by tricking them into downloading fake updates from what appear to be legitimate sources such as Blackberry, iTunes or Adobe Flash. Once the updates are accepted, the computer or mobile device is infected, allowing full access to the information held on it. One product, FinFly LAN, is marketed specifically for surveillance of individuals staying in hotels. An Intelligence Note of 8<sup>th</sup> May 2012 prepared by the Internet Crime Center (IC3) (**Tab 3d of the dossier**) has indicated that:

"[r]ecent analysis by the FBI and other government agencies demonstrates that malicious actors are targeting travelers abroad through pop up windows while establishing an Internet connection in their hotel room."

One of the products, FinFly ISP, involves an additional server being inserted into the core network of an internet provider to facilitate "infection" of specific target personal computers. A similar product, FinSpy Mobile, works in a similar way to infect mobile phones.

The promotional video with images and text shows:

- a simulation of an agent deploying "the FinFly ISP server into the Core Network"
- o "FinFly ISP [analysing] traffic for easy Target Identification"
- "The Target [using] his private DSL or Dial-Up Account"
- "FinFly ISP [sending] a fake iTunes update to the Target System"
- "[t]he Target System is now infected with the FinSpy software"
- "[t]he Headquarters has full access to the Target System"

Once an individual's device is "infected", the user of the malware is able to access all emails, social media messaging and Skype calls. These products also enable the user to commandeer and remotely operate microphones and cameras on targeted computers and mobile phones, effectively turning the device into a bug that the target individual willingly and unknowingly keeps in close proximity.

As recently as 12<sup>th</sup> October 2012 a further Intelligence Note of by the IC3 (**Tab 3e of the dossier**) has indentified FinFisher by name as an example of *"malware used by criminals to lure users into compromising their devices"*.

#### The position of Gamma International and export controls

Following correspondence between our solicitors Bhatt Murphy and BIS, the position appears to be as follows:

- Products in the FinFisher system do require a licence to export to all destinations outside the EU under Category 5, Part 2 ('Information Security') of Annex I to the Dual-Use Regulation. This is because they use controlled cryptography and therefore fall within the scope of Annex I to the Dual-Use Regulation. Gamma International has been advised of this. See letter dated 8<sup>th</sup> August 2012 from the Treasury Solicitors to Bhatt Murphy solicitors in particular paragraph 13 (Tab 1b of the dossier).
- 2. Gamma International has not sought any licences to export products in the FinFisher system and/or to provide technical assistance in countries outside the EU. See letter dated 11<sup>th</sup> September 2012 from BIS to Bhatt Murphy, in particular the answers to questions 5 and 6 **(Tab 1d of the dossier)**.
- 3. Consequently any such exports or assistance would be unlicensed, and therefore amount to criminal conduct. This would not simply be an offence for breach of export controls. According to a source as credible as the IC3 FinFisher is being used in criminal activity. Further, we have received legal advice that to the extent that the export or assistance is made in the knowledge that there is a real risk that the software will be used to obtain information about activists who will, as a consequence, be arrested and tortured there is the potential that this will be complicity in torture contrary to the UK. See the Criminal Justice Act 1988 ("CJA"), section 134 read in conjunction with the Accessories and Abettors Act 1861, section 8.
- 4. There is now substantial evidence within the public domain suggesting that Gamma International has exported, without a licence, products in the FinFisher range to a large number of countries outside the EU. This includes a number with very disturbing human rights records, where the kind of risks to human rights set out above is very real and present. By way of example only, we refer to the following:

#### Egypt

Concerns about human rights in Egypt need no introduction.

In April 2011 it was reported in the Guardian (**Tab 4a of the dossier**) and elsewhere that two Egyptian human rights activists had found documents (**Tab 2a of the dossier**) from Gamma International amid hundreds of batons and torture equipment in the headquarters of the regime's notorious State Security Investigation service (SSI). One of the papers contained an offer dated 29<sup>th</sup> June 2010 to provide "FinSpy"

software, hardware, installation and training to the SSI for €287,000. The BBC also reported in September 2011 (**Tab 4b of the dossier**) that files from the Egyptian secret police's "Electronic Penetration Department" described Gamma's products as the "only security system in the world" capable of listening in on Skype phone conversations on the internet. The files also noted that the documents detailed a five-month trial of FinSpy, which had "proved to be an effective electronic system for penetrating secure systems [that] accesses email boxes of Hotmail, Yahoo and Gmail networks."

#### Bahrain

The Bahrain Independent Commission of Inquiry (BICI) November 2011 report concluded that the security forces had committed serious violations against protesters during their suppression of pro-democracy protests in February and March 2011. Those violations included thousands of arbitrary arrests, systematic torture and ill-treatment of detainees, and routine denial of fair trial guarantees. According to Human Rights Watch:

"Bahrain's human rights situation remains critical in the wake of the brutal crackdown on pro-democracy protesters in 2011. The king established an independent inquiry to investigate these potential abuses, but it failed to fully implement the inquiry's recommendations – namely holding senior officials accountable for crimes such as torture or for failing to free protesters who were jailed for exercising their right to free expression and peaceful assembly. Clashes between police and protesters continue, as do reports of deaths from beatings and excessive use of tear gas. The government continues to impose severe restrictions on access for international rights groups like Human Rights Watch."

See http://www.hrw.org/middle-eastn-africa/bahrain

In July 2012 it was reported by Bloomberg (**Tab 4e of the dossier**) that Bahraini prodemocracy activists had received emails containing malware in Washington, London and Manama in April and May 2012. When these emails were analysed by computer researchers at CitizenLab, a multidisciplinary project based at the University of Toronto's Munk School of Global Affairs, **(Tab 3b of the dossier)** there was strong evidence that the malware in question was "FinSpy", part of the commercial intrusion kit, Finfisher, distributed by Gamma International.

#### Ethiopia

Human Rights Watch notes as follows

"Since late 2011, journalists and four opposition supporters had been convicted under the country's anti-terror law. A draconian civil society law hampers independent human rights work. The government's development policies, including large-scale commercial agricultural, has led to forced resettlement of indigenous populations, who lose their livelihoods in the process and are subjected to arbitrary arrests and assaults by the armed forces. For their part, international donors to Ethiopia have been too quiet about Ethiopia's deteriorating rights situation."

See http://www.hrw.org/africa/ethiopia

In mid-August 2012 the use of FinFisher products was reported in the New York Times and elsewhere, see *"Elusive FinSpy Spyware Pops Up in 10 Countries"* (**Tab 4g of the dossier**). The report referred to an expert analysis by security researchers at Rapid 7 (**Tab 3c of the dossier**) that suggested that FinFisher products were being used in Ethiopia as well as Indonesia, Australia, Qatar, Czech Republic, Estonia, USA, Mongolia, Latvia and Dubai.

#### Turkmenistan

Turkmenistan operates as a one-party state, dominated by the Democratic Party of Turkmenistan (DPT). Turkmenistan's human rights record has been roundly criticised by NGOs and international human rights bodies, including Human Rights Watch and the UN Committee Against Torture (UNCAT).

According to Human Rights Watch:

"... five years after the death of dictator Saparmurad Niyazov, President Gurbanguly Berdymukhamedov's authoritarian rule remains entrenched, highlighting Turkmenistan's status as one of the world's most repressive countries. The country remains closed to independent scrutiny, media and religious freedoms are subject to draconian restrictions, human rights defenders face constant threat of government reprisal, and torture is widespread. Turkmenistan has the one of largest natural gas reserves in the world, and the Turkmenistan government continued to expand relations with foreign governments and international organizations, but with no meaningful outcomes for human rights promotion and protection."

See http://www.hrw.org/europecentral-asia/turkmenistan

In June 2011 in its Concluding Observations of the Committee Against Torture, Turkmenistan, UNCAT expressed deep concerns over:

"... numerous and consistent allegations about the widespread practise of torture and ill-treatment of detainees". A key area of concern was the Turkmen authorities' repression of activism and civil society, including "numerous and consistent allegations of serious acts of intimidation, reprisals and threats against human rights defenders, journalists and their relatives, as well as the lack of information provided on any investigations into such allegations...human rights defenders have faced arrest on criminal charges, apparently in retaliation for their work, and trials in which numerous due process violations have been reported."

The committee urged the Turkmen government to:

"...ensure that human rights defenders and journalists, in Turkmenistan and abroad, are protected from intimidation or violence as a result of their activities."

In late August 2012 the use of FinFisher products was again reported in the New York Times and elsewhere *"Software Meant to Fight Crime Is Used to Spy on Dissidents"* (**Tab 4h of the dossier**). The report referred to a further expert analysis by the Citizen Lab University of Toronto (**Tab 3b of the dossier**) that suggested that FinFisher products were being used in Turkmenistan as well as Bahrain, Brunei, the Czech Republic, Ethiopia, Indonesia, Australia, Mongolia, Singapore, the Netherlands and the United Arab Emirates (UAE).

5. HMRC has the responsibility for any audit of past exports and for any enforcement action including a criminal prosecution.

As set out above and in the attached dossier, there is compelling evidence that Gamma International has exported its products without a licence, including to countries with appalling human rights records where there is a real risk that the equipment will be used for internal repression. It appears that Gamma International remains very active in the export market and early this month (October 2012) the company exhibited at the Milipol Qatar 2012 'Worldwide Exhibition of internal State security'. There is a clear and urgent imperative for you to conduct an audit of Gamma's past exports, and to investigate ongoing exports and technical assistance. This is necessary to prevent any continuing unlawful practices and, if necessary, to hold Gamma to account for past wrongdoing.

We would be grateful if you could revert back to us within the next 14 days outlining whether any investigation has been carried out into potential breaches of licence requirements (and, if so, the result of that investigation). If no investigation has been conducted to date, please indicate the action that you will now be taking in this regard.

We look forward to your response.

Yours faithfully,

Eric King, Head of Research **Privacy International** 



Mr Anthony Inglese General Counsel HM Revenue and Customs 100 Parliament Street London SW1A 2BQ

21<sup>st</sup> December 2012

Dear Sir,

#### Gamma International Unlicensed exporting of surveillance equipment

I write further to my letter of 8<sup>th</sup> November 2012, which was hand delivered to HM Revenue and Customs (who suggested it should be marked for your attention) on 9<sup>th</sup> November 2012. We regret that we have not yet received a response or even an acknowledgement of receipt. I subsequently telephoned your office on 28<sup>th</sup> November 2012, but regrettably I was not provided with any further information about what, if any, investigation HMRC is undertaking into unlicensed exporting of surveillance equipment by the British company Gamma International.

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As we have previously set out, we are widely regarded as the leading UK charity working on the right to privacy at an international level, and have particular concerns about the serious issue of unlicensed exports of surveillance equipment to repressive regimes. In connection with our work, we have been contacted by several foreign activists who are concerned that their governments have used, or have attempted to use, Finfisher products against them. These activists include Ala'a Shehabi a British-born resident of Bahrain and a democracy advocate and economist who received emails that were found to have contained Finfisher malware (**Tab 3b of the dossier**) while in Manama, the capital of Bahrain (as reported by Bloomberg July 2012, **Tab 4e of the dossier**). Ms Shehabi believes that this was an attempt by the Bahraini government to invade her privacy and interfere with the pro-democracy and human rights work she was undertaking.

Ms Shehabi is, as indeed are we, understandably anxious to understand what steps, if any, HMRC are taking to investigate Gamma and the progress of any investigation. Ms Shehabi has asked us to act on her behalf in requesting a progress report and the request for information about HMRC's investigation is therefore made both on behalf of Privacy International and Ms Shehabi.

We would suggest that HMRC follows the principles set out in the Code of Practice for Victims of Crime. We would therefore be grateful if you could confirm whether there will be any investigation into unlicensed exports by Gamma and, if not, the reasons for this. If there is an imminent or ongoing investigation, we would also be grateful for a progress report now and on at least a monthly basis thereafter. We would also be grateful for your confirmation that we will be informed if any person(s) are arrested, charged or summonsed, or a decision is taken that no further action will be taken and, if the latter, the reasons for this.

As you will no doubt appreciate, when victims and those with a legitimate interest in the investigation of a crime receive little or no communication of the progress of an investigation, it can be a great source of distress, disappointment and frustration. Lack of information can also make those who report crime think that their case is being neglected or not being taken seriously. (see the research report by Victim Support "Left in the dark. Why victims of crime need to be kept informed"). We are sure that this is not the impression that HMRC would want to give, and we therefore look forward to a substantive response within the next 14 days.

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Yours faithfully,

Eric King, Head of Research **Privacy International** 



Anthony Inglese CB General Counsel and Solicitor Solicitor's Office Room 2/40 100 Parliament Street London SW1A 2BQ

Phone +44 20 7270 5000

Fax +44 20 7147 0433

Mr Eric King Head of Research Privacy International 46 Bedford Row London WC1R 4RB

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www.hmrc.gov.uk

Date Our ref Your ref

#### Dear Mr King

# Gamma International - alleged unlicensed export of surveillance equipment

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9 January 2013

Thank you for your letter of 21 December which was received in this building on 31 December. I regret that I am unable to trace having received either your letter of 8 November or any record of your telephone call of 28 November. However, I understand that your letter has also been addressed to other parts of HM Revenue and Customs which are more immediately concerned with such matters than is the Solicitor's Office, and I am able to confirm that the matters you raise are already under active review.

As you may be aware, section 18 of the Commissioners for Revenue and Customs Act 2005 imposes strict controls on the disclosure of information held by HMRC. Indeed, the starting point of this legislation is that without specific legal authority officials of HMRC may not disclose any information held by HMRC in connection with its functions (which of course include enforcement of export controls) and it is a criminal offence to reveal any information from which persons (including legal persons such as companies) may be identified. Consequently HMRC cannot comment on individual cases, and in particular we will be unable to keep you or other third parties informed of the progress of any investigations.

However, I can say that where HMRC receives information concerning possible export licence issues we consider the facts and take appropriate action. HMRC has policy responsibility for enforcing export controls and sanctions. We work in conjunction with the UK Border Agency to detect and investigate attempted or actual breaches of sanctions. Both HMRC and UKBA treat export controls and sanctions as a high priority for enforcement. We are therefore grateful to you for bringing these matters to our attention and providing us with relevant information.

Information is available in large print, audio and Braille formats. Text Relay service international number - 0044 151 494 1260


## Regulation of the export of military and dual-use technologies

The United Kingdom is involved in the regulation of the export of military technologies, as well as dual-use technologies, at the international level and at the EU level. Some surveillance equipment may be considered as dual-use technology (falling within the dual-use controls currently applicable in the UK) in cases where such technology has certain features e.g. use of cryptography.

However, the regulation of dual-use technology in the UK mostly stems from concerted action at international level given effect by EU legislation directly applicable in the Member States. Council Regulation (EC) No 428/2009 ("the Dual-Use Regulation") establishes a European regime for the control of exports, transfer, brokering and transit of certain dual-use goods.

Most recently, and in the context of negotiations at international and EU level on sanctions against particular countries, the United Kingdom has supported the adoption of EU regulations directly applicable in the UK and other Member States imposing enhanced restrictions on trade with countries posing a particularly severe risk of internal repression and human rights violations.

In two cases, such enhanced restrictions have included controls on certain equipment, software and technology for monitoring or interception of internet or telephone communications. These are specified in Articles 4, 5 and Annex V of Council Regulation (EU) No 36/2012 of 18 January 2012 (as amended) concerning restrictive measures in view of the situation in Syria ("the Syria Regulation"); and Articles 1b, 1c and Annex IV of Council Regulation (EU) No 359/2011 as last amended by Council Regulation (EU) No 264/2012 of 23 March 2012 concerning restrictive measures directed against certain persons, entities and bodies in view of the situation in Iran ("the Iran Regulation"). As yet, however, there is no specific EU legislation applicable to Bahrain.

Yours sincerely

Anthony Inglese stan girlan ye

Information is available in large print, audio and Braille formats. Text Relay service international number - 0044 151 494 1260

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Stuart Armstrong Assistant Director Head of Customs Enforcement Policy 3E/10, 100 Parliament Street London SW1A 2BQ

Mr Eric King Head of Research Privacy International 46 Bedford Row London W1R 4LR

020 7147 0700

Fax 020 7147 0391

Tel

Email Stuart.Armstrong@hmrc.gsl.gov.uk

Date10 January 2013Our refETR/00103/2012Your refwww.hmrc.gov.uk

Gamma International - Unlicensed exports of surveillance equipment

Dear Mr King

I acknowledge receipt of your letter dated 9 November 2012 regarding the alleged unlicensed export of surveillance equipment by Gamma International to repressive regimes around the world. Your letter and enclosures have been forwarded to me for a response as 1 am the head of Policy for Strategic Export Controls.

As with all information received regarding alleged strategic export control breaches, this will be assessed by our Criminal Investigators' for consideration of further action.

I can assure you we take all credible allegations seriously and will consider carefully the material you have provided.

Yours sincerely

Stuart Armstrong Assistant Director

Information is available in large print, audio tape and Braille formats. Type Talk service prefix number - 18001





Date 8 March 20 Our ref Your ref	3	www.hmrc.gov.uk	
	anter ante	Email	Stuart.armstrong@hmrc.gsi.gov. .uk
London WC1R 4RB		Fax	0207 147 0131
Mr Eric King Head of Research Privacy International 46 Bedford Row	\$ (7883) ( 	Tel	0207 147 0700
	1.311.	HM Rev 100 Par	i Customs Enforcement Policy. venue and Customs. fliament Street, Whitehall, , SW1A 2BH.
HM Revenue & Customs		Stuart /	Armstrong

#### Gamma International

I am writing to you following your recent telephone calls to Anthony Inglese, HMRC's General Counsel and Solicitor regarding Gamma International. I am responding as Head of Customs Enforcement Policy as I am responsible for HMRC's enforcement of the UK's strategic export controls.

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You wrote to HMRC on 9 November 2012 setting out your concerns about the export of certain surveillance equipment by a company called Gamma International. I replied on 23 November 2012 explaining that we consider all credible information we receive regarding alleged breaches of strategic export controls and take action accordingly. I also explained that our Criminal Investigation team was considering the matter and confirmed that this process would take some time, given the volume of material that you provided. That consideration is still ongoing.

I understand that you wrote to Anthony Inglese on 21 December about the same issue, a reply being sent to you on 9 January 2013. I must reiterate that section 18 of the Commissioners for Revenue and Customs Act (CRCA) 2005 imposes strict controls on the disclosure of information held by HMRC. Without specific legal authority, no official of HMRC may disclose information held by the department in connection with its functions - including the enforcement of strategic export controls - that might identify specific individuals or businesses. It is a criminal offence to do so.

Information is available in large print, audio tape and Braille formats. Type Talk service prefix number - 18001





This means that HMRC cannot comment on individual cases, nor are we able to keep you, or other third parties informed of progress of any potential enquiries. However, I would like to reassure you that HMRC treats the enforcement of strategic export controls as a priority and we pass all credible allegations of breaches of those controls to our Criminal Investigation colleagues for assessment.

In order to ensure the quickest possible response, please address any future correspondence regarding the HMRC-related aspects of these matters to me directly.

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Yours sincerely

#### STUART ARMSTRONG

#### **Assistant Director**

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Our ref: MPS/FT/002295/0001 Your ref: Email: m.scott@bhattmurphy.co.uk

Mr Stuart Armstrong Head of Customs Enforcement Policy HM Revenue and Customs 100 Parliament Street Whitehall London SW1A 2BH

By post and fax 0207 147 0131

20 March 2013

Dear Sir

## Our client Privacy International Gamma International Unlicensed exporting of surveillance equipment Pre action protocol letter

We write further to previous correspondence that you have had with our client in particular their letter sent over four months ago on 9 November 2012 with dossier, their letter of 21 December 2012, your letters of 9 and 10 January 2013 and your letter of 8 March 2013 which followed our client Eric King's calls to HMRC on 26, 28 February 2013 and 1, 5, 6 March 2013 in order to attempt to discuss matters with you directly.

We rely on the earlier correspondence sent by our client and do not seek to repeat matters referred to therein. We note that you contend that section 18 of the Commissioners for Revenue and Customs Act 2005 means that you have no power to provide our client and victims of alleged criminal offences with any information about the progress (if any) of your investigations. You appear to be applying a blanket approach pursuant to which you never provide, and never consider providing, such information. We consider that to be an error of law. Section 18, properly construed, does not bar HMRC from indicating whether or not it is undertaking an investigation, or from informing the victims of crime, or those who have reported it, of the progress of such an investigation. We ask that you exercise the power to provide that information to our client.

Our client and the victims on behalf of whom they are working, such as Ala'a Shehabi, are extremely concerned to understand what, if any, investigations are being undertaken and what progress is being made in investigating unlicensed exporting of surveillance equipment by the British company Gamma International, which has been reported by them to HMRC.

## **Bhatt Murphy Solicitors**

27 Hoxton Square London N1 6NN

Phone 020 7729 1115 Fax 020 7729 1117

> www.bhattmurphy.co.uk DX 36626 Finsbury

> > Partners Hamish Arnott Raju Bhatt Simon Creighton Flona Murphy Tony Murphy Mark Scott

Solicitors Nancy Collins Shamik Dutta Janet Farrell Carolynn Gallwey Alice Hardy Sophie Naftalin Nogah Ofer Michael Oswald Jed Pennington Megan Phillips Jane Ryan

Authorised and regulated by the Solicitors Regulation Authority No. 00287785



The position is particularly concerning as it appears that unlicensed exporting is ongoing. It has been recently reported that FinFisher has now been identified in 25 countries, including in Ethiopia where it is being used as a tool to target pro democracy opposition to the government (see report "You Only Click Twice: FinFisher's Global Proliferation" (available at https://citizenlab.org/2013/03/you-only-click-twice-finfishers-global-proliferation-2/).

### Actions now to be taken

We would be grateful for your confirmation within the next 14 days that you will revisit your views on section 18 and will provide information to our client and Ala'a Shehabi about the progress (if any) of your investigation. In the event that we do not hear from you or you seek to maintain your present position that you have no power to provide information we reserve the right to issue judicial review proceedings without further recourse and will seek costs.

#### Costs

Due to Privacy International's limited financial resources and in view of the importance of the issues, the legal team including counsel have agreed to act under the terms of a "Conditional Fee Agreement" with provision for a success fee.

In the event that proceedings are necessary, because of our client's financial circumstances and given the public interest in bringing this challenge, we will be making an application for Protective Costs Order ("PCO"). We would ask, with a view to saving court time and public money that you undertake not to pursue our client for costs if the claim is unsuccessful. If you were prepared to give such an indication then in the spirit of co-operation our client's legal team will agree to forgo a success fee.

We await hearing from you.

Yours faithfully

Bhatt Murphy



27 Hoxton Square

London

N1 6NN

Stuart Armstrong

Assistant Director.

Head of Customs Enforcement Policy.

HM Revenue and Customs.

100 Parliament Street, Whitehall, London, SW1A 2BH.

Tel 0207 147 0700

Fax 0207 147 0391

Email Stuart.armstrong@hmrc.gsi.gov. uk

Date	22 March 2013
Our ref	
Your ref	MPS/FT/002295/0001

www.hmrc.gov.uk

Dear Sir/Madam,

I acknowledge receipt of the facsimile transmission and letter you sent to me dated 20 March 2013 re your client Privacy International.

I note the points you raise and these are being considered.

A more detailed response will follow in due course

Rgds,

STUART ARMSTRONG Assistant Director

Information is available in large print, audio tape and Braille formats. Type Talk service prefix number – 18001





## R(on the application of PRIVACY INTERNATIONAL) Claimant

V

## HM REVENUE AND CUSTOMS

Defendant

## WITNESS STATEMENT OF ERIC KING

1. I, Eric King, am the Head of Research of Privacy International of 46 Bedford Row, London WC1R 4LR. I make this statement in support of the application by Privacy International for Judicial Review and for a Protected Costs Order ("PCO"). Documents referred to in this statement are exhibited marked "EK/1". The contents of this statement are true.

#### Our background and area of expertise

- 2. Privacy International was founded in 1990 as the first organisation to campaign at an international level on privacy issues. Our mission is to defend the right to privacy across the world, and to fight unlawful surveillance and other intrusions into private life by governments and corporations. We believe that technological developments should strengthen, rather than undermine, the right to a private life, and that everyone's personal information and communications must be carefully safeguarded, regardless of nationality, religion, personal or economic status.
- 3. At the present time, Privacy International is widely regarded as the leading, expert UK charity working on the right to privacy at an international level. As such, we are frequently called upon to give expert testimony to parliamentary and government committees around the world. We have advised and reported to international organisations such as the Council of Europe, the European Parliament, the Organisation for Economic Cooperation and Development and the United Nations.

#### Our concerns about surveillance equipment and export controls

- 4. Ten years ago, the value of the global surveillance technology industry was negligible. Today, it is estimated at around \$3 5 billion a year. We have real concerns that export controls operating in the United Kingdom ("UK") and elsewhere have not kept pace with either developments in this technology, or the related growth of the industry and that there are issues of enforcement of such controls that do exist.
- 5. As a consequence we are concerned that surveillance equipment produced by British and other European companies is now being exported from the UK by British companies to repressive regimes around the world either in the absence or breach of export controls. Privacy International believes that this equipment is being used by repressive foreign governments for a wide range of abuses. This includes not only serious breaches of the right to privacy but, at the most serious end of the spectrum, we believe such technology may be being used to gather information on individuals who are then arrested, tortured and, in some cases, executed. We believe urgent action needs to be taken by the UK to address and remedy this situation.
- 6. Privacy International has concerns about a number of UK companies exporting surveillance equipment. As a result of our work in the area we have developed particular concerns about a particular UK company Gamma International, and their export of products in the 'FinFisher/FinSpy range.

Our specific concerns about Gamma International Ltd and exports of the 'FinFisher/FinSpy' product and our correspondence with the Secretary of State for Business Innovation and Skills ("BIS")

- 7. Initially we had understood that products in the FinFisher system were not subjected to export licences and as a result of this instructed our solicitors Bhatt Murphy to enter into correspondence with the Secretary of State for Business Innovation and Skills ("BIS") regarding our concerns about this (see letter dated 12<sup>th</sup> July 2012 from Bhatt Murphy). As a result of this correspondence those acting for BIS indicated that such products did require a licence to be exported to all destinations outside the EU under Category 5, Part 2 ('Information Security') of Annex I to the Dual-Use Regulation. This is because they use controlled cryptography and therefore fall within the scope of Annex I to the Dual-Use Regulation. Gamma International has been advised of this (see letter dated 8<sup>th</sup> August 2012 from the Treasury Solicitors to Bhatt Murphy solicitors, in particular paragraph 13).
- 8. Given the evidence within the public domain that suggested that Gamma International had exported products in the FinFisher range to countries

outside the EU including those such as Egypt and Turkmenistan with very disturbing human rights records we entered into further correspondence with BIS (see letter dated 9<sup>th</sup> August 2012 from Bhatt Murphy) to clarify whether export licences had been granted and if so in what circumstances. This resulted in confirmation being given that in fact Gamma International had not sought any licences to export products in the FinFisher system and/or to provide technical assistance in countries outside the EU (see letter dated 11<sup>th</sup> September 2012 from BIS to Bhatt Murphy, in particular the answers to questions 5 and 6). The letter also indicated that any enforcement action to be taken against Gamma International was the responsibility of HM Revenue and Customs ("HMRC").

#### Our correspondence with HMRC

- 9. As a result of this and further evidence emerging in the public domain that suggested that Gamma were also exporting to other countries with concerning human rights records such as Bahrain and Ethiopia we compiled a dossier of material and sent this to the HMRC under cover of our letter of 9 November 2012. We noted amongst other things that "there is compelling evidence that Gamma International has exported surveillance equipment without a licence including to countries with appalling human rights records where there is a real risk that the equipment will be used for internal repression. It appears that Gamma International remains very active in the export market and early this month (October 2012) and were an exhibitor at the Milipol Qatar 2012 "Worldwide Exhibition of internal State security". There is a clear urgent imperative for you to conduct an audit of past exports and in particular ongoing exports and technical assistance to stop and punish any unlawful practice."
- 10. We requested to be contacted "within the next 14 days outlining whether any investigation has been carried out into potential breach of licence requirements (and if so the result of that investigation). If no investigation has been conducted to day, please indicate the action that you will now be taking in this regard. Consequently any such exports or assistance would be unlicensed, and therefore amount to criminal conduct.".
- 11. We received no acknowledgement or response to this letter and in the meantime we were in contact with several foreign activists (these included Ala'a Shehabi, who is providing a statement in support of this judicial review) who were concerned that their government had used or attempted to use or may attempt to use Finfisher products against them. They were as concerned as were we about what steps were being taken by the UK authorities to seek to enforce export controls and punish any past breaches. This resulted in our letter of 21<sup>st</sup> December 2012 where we indicated that

"Ms Al'a Shehabi is, as indeed are we, understandably anxious to understand what steps if any HMRC are taking to investigate Gamma and the progress of any investigation. In this respect Ms Al'a Shehabi has asked us to act on her behalf for a progress report and we enclose for the avoidance of any doubt a signed authorisation in this respect. The request for information about your investigation is therefore made both on behalf of Privacy International and Ms Al'a Shehabi.

We would suggest that HMRC should follow the principles set out in the Code of Practice for Victims of Crime. We would therefore be grateful if you could confirm whether there will be any investigation into unlicensed exports by Gamma and if not the reasons for this. If there is to be or is a currently an investigation we would also be grateful for a progress report now and on at least a monthly basis thereafter. We would also be grateful for your confirmation that we will be informed if any person(s) are arrested, charged or summonsed or no further action is taken and if the latter the reasons for this.

As you will no doubt appreciate when victims and or others with a legitimate interest in the investigation of crime get little or no communication of the progress of an investigation this is source of distress, disappointment and frustration. Lack of information can also make those who report crime think that their case is being neglected or not being taken seriously. (see for example research by Victim Support in their report "Left in the dark. Why victims of crime need to be kept informed"). We are sure that this is not impression that HMRC would want to give and so we therefore look forward to a substantive response within the next 14 days"

12. HMRC subsequently sent two separate letters, dated 9 January 2013 and 10 January 2013. The one dated 10 January 2013 from Stuart Armstrong (Head of Customs Enforcement Policy) purported to answer our letter of 9 November and noted

"As with all information received regarding alleged strategic export control breaches, this will be assessed by our Criminal Investigators' for consideration of further action".

- 13. The one dated 9 January 2013 was from Anthony Inglese (General Counsel and Solicitor) in response to our letter of 21 December 2012 noted "As you may be aware, section 18 of the Commissioners for Revenue and Customs Act 2005 imposes strict controls on the disclosure of information held by HMRC.... Consequently HMRC cannot comment on individual cases, and in particular we will be unable to keep you or any other third parties informed of the progress of any investigations".
- 14. In order to seek to try and discuss matters further, I made calls to HMRC on 26 and 28 February 2013 and 1, 5 and 6 March 2013 but was not able to speak to anyone about the case. Subsequently, I received a letter dated 8

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March 2013 from Stuart Armstrong, which again stated that "HMRC cannot comment on individual cases, nor are we able to keep you, or any other third party informed of progress of any potential enquiries."

15. On 20 March 2013 our instructed solicitors Bhatt Murphy sent a pre-action protocol letter before claim to HMRC and requested a substantive response within two weeks. Although this letter has been acknowledged there has been no substantive response.

## **Our Financial situation**

- 16. Privacy International is a small registered private company limited by guarantee and a charity.
- 17. The majority of Privacy International funding comes from charitable, research and advocacy foundations. At the moment, our funding is largely to individual projects. This means that a lot of our work engaging with the media, campaigning on policy issues or simply running the office day-to-day is hardly ever funded. Our 'core' budget is used to remunerate staff for the time they spend on unfunded projects and to pay organizational costs like office rent.
- 18. We have very limited funds and in all the circumstances we seek a PCO in order to allow us to pursue this litigation. In the event that we do not receive a PCO we will not be able to litigate this matter.
- 19. I hope this statement is of assistance to the Court.

Signed:. Mr Eric King

Dated: 4<sup>th</sup> April 2013

- 5 -

IN THE HIGH COURT OF JUSTICE

QUEEN'S BENCH DIVISON

**ADMINISTRATIVE COURT** 

IN THE MATTER OF AN APPLICATION

FOR JUDICIAL REVIEW

BETWEEN

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R(on the application of PRIVACY INTERNATIONAL)

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<u>Claimant</u>

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**HM CUSTOMS AND EXCISE** 

**Defendant** 

EK/1

This is the exhibit marked "EK/1" referred to in the witness statement of Mr Eric King dated 4 April 2013.

Our ref: MPS/FT/002295/0001 Your ref: Email: m.scott@bhattmurphy.co.uk

Secretary of State for Business Innovation and Skills Third Floor, 'Orchard 3' 1 Victoria Street London SW1H OET 27 Hoxton Square London N1 6NN

Phone 020 7729 1115 Fax 020 7729 1117

> www.bhattmurphy.co.uk DX 36626 Finsbury

12 July 2012

Dear Sir

## Export controls for surveillance equipment

We represent Privacy International, a UK-registered charity that works to defend and promote the right to privacy. We write further to correspondence between our client and 10 Downing Street and the Head of Export Control from the Department for Business Innovation and Skills.

Our client is concerned that there appears to have been no substantive progress in the implementation in the UK of export controls for surveillance equipment where clearly urgent action needs to be taken. This letter is intended to be a letter before claim under the pre action protocol to which we would be grateful for a substantive response within the next 21 days.

#### **Privacy International**

As you will no doubt be aware, Privacy International is widely regarded as the leading, expert UK charity working on the right to privacy at an international level. As such, it is frequently called upon to give expert testimony to parliamentary and governmental committees around the world. It has advised and reported to international organisations such as the Council of Europe, the European Parliament, the Organisation for Economic Cooperation and Development and the United Nations.

Privacy International campaigns for a world in which privacy is protected by governments and where technological developments strengthen, rather than undermine, the right to private life.

#### Summary of the issue

Ten years ago, the value of the global surveillance technology industry was negligible. Today, it is estimated at around \$3 billion a year.

Export controls operating in the United Kingdom ("UK") and elsewhere have not kept pace with either developments in this technology, or the related

Hamish Arnott Raju Bhatt Simon Creighton Flona Murphy Tony Murphy Mark Scott

Pattners

Solicitors Nancy Golilins Shamik Dutta Janet Farrell Carolynn Galiwey Alice Hardy Sophie Naftalin Nogah Ofer Michael Oswald Jed Pennington Megan Phillips Jane Ryan

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growth of the industry. Indeed, there are, as we understand the situation. currently no monitoring or controls imposed on the export of these technologies by the British government,

As a consequence surveillance equipment and technology is now being exported from the UK by British companies to repressive regimes around the world without any controls. Privacy International believes that this equipment is being used by repressive foreign governments for a wide range of abuses. This includes not only serious breaches of the right to privacy but, at the most serious end of the spectrum. Privacy International believes such technology may be being used to gather information on individuals who are then arrested, tortured and, in some cases, executed.

Urgent action needs to be taken by the UK to address and remedy this situation.

#### Present UK legal position

The UK controls exports in accordance with the Export Control Act 2002 ('2002 Act') and the Export Control Order 2008, which seeks to control military or specified "dual use" items. In addition, there may exist a sanctions regime in place from time to time for specific countries as mandated by EU law.

The 2002 Act provides the power to impose export controls in relation to "goods of any description" (section 1) or "technical assistance of any description" (section 3). The Schedule to the Act provides that export and/or technical assistance controls may be imposed in relation to any goods and/or technical assistance the exportation or use of which is "capable of having a relevant consequence" (Schedule para 2). Such a consequence is defined Inter alia as follows:

#### Breaches of international law and human rights

D The carrying out anywhere in the world of (or of acts which facilitate)----11.

- (a) .....
- (b) .....
- (c) internal repression in any country;
- (d) breaches of human rights"

As stated by the Parliamentary Under-Secretary of State, Department for Business, Innovation and Skills (Baroness Wilcox) in response to Parliamentary Questions by Lord Alton of Liverpool on 21 November 2011 in respect of concerns about the export to repressive regimes of surveillance equipment by two UK companies, Creativity Software and Detica, it was

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confirmed that such equipment is not currently subject to any export controls. Consequently the UK government claims it has absolutely no information on what equipment may have been sold to repressive governments such as Iran, Syria, Bahrain, Egypt, Tunisia and Libya.

#### Gamma International

Our client has concerns about a number of UK companies and their exports. These concerns are not limited to one company, one range of products or one country. We set out below specific information about Gamma International but it should be taken as illustrative of a wide scale problem and indicative of the need for the UK to take urgent action.

Gamma International are described on their website as:

"Working out of our development headquarters in Andover, United Kingdom, Gamma International's world-class intrusion and IT experts have invented a portfolio of intrusion products called FinFisher.

The FinFisher product portfolio is solely offered to Law Enforcement and Intelligence Agencies.

The FinFisher suite can be used as individual products and when interconnected give intelligence agencies advanced tools for unsurpassed IT investigation and surveillance techniques within the IT environment."

The FinFisher range of products are marketed by promotional videos now within the public domain following release by Wikileaks.

Most of the FinFisher products covertly install malicious software (malware) on a user's computer or mobile phone without their knowledge by tricking the user into downloading fake updates from what appear to be legitimate sources such as Blackberry, iTunes or Adobe Flash. Once the updates are accepted by the user, the computer or mobile phone device is infected allowing full access to information held on it. One product, FinFly LAN, is marketed for use for surveillance of individuals staying in hotels. You will no doubt be aware that an Intelligence Note of 8 May 2012 prepared by the Internet Crime Center (IC3) has indicated that:

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"[r]ecent analysis by the FBI and other government agencies demonstrates that malicious actors are targeting travelers' abroad through pop up windows while establishing an Internet connection in their hotel room."

One of the products, FinFly ISP, involves a server being inserted in the core internet network of an internet provider to facilitate "infection" of specific target personal computers. A similar product, FinSpy Mobile, works in a similar way to infect mobile phones.

The promotional video with images and text shows :-

- a simulation of an agent deploying "the FinFly ISP server into the Core Network"
- o "FinFly ISP [analysing] traffic for easy Target Identification"
- o "The Target [using] his private DSL or Dial-Up Account"
- o "FinFly ISP [sending] a fake iTunes update to the Target System"
- o That "[t]he Target System is now infected with the FinSpy software"
- That "[t]he Headquarters has full access to the Target System"

When an individual's device is "infected", it allows access to emails, social media messaging, and Skype calls. These products also enable the entity doing the targeting to commandeer and remotely operate microphones and cameras on computers and mobile phones, thus effectively turning the targeted device into a bug which the target individual willingly and unknowingly keeps in close proximity.

Privacy International staff have considerable technical knowhow and expertise in the field and have also consulted widely. It is their clear view that the FinFisher range of products and other surveillance equipment of concern designed to access an individual's computer or other device without their consent can be distinguishable from other software which may have other uses and where export controls are not necessary.

#### The export of these products to repressive regimes

There is cogent evidence that the FinFisher products have been and are still being marketed and sold to repressive regimes. The examples set out below are illustrative of what our client believes to be a much wider problem.

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#### Egypt

Concerns about human rights in Egypt need no introduction.

In April 2011 it was reported in the Guardian that two Egyptian human rights activists found documents from Gamma International amid hundreds of batons and torture equipment when they broke into the headquarters regime's notorious State Security Investigation service (SSI) in March 2011. One of the papers contained an offer dated 29 June 2010 to provide "FinSpy" software, hardware, installation and training to the SSI for 287,000 Euros. The BBC also reported on the issue in September 2011 that files from the Egyptian secret police's "Electronic Penetration Department" described Gamma's products as the "only security system in the world" capable of bugging Skype phone conversations on the internet. Further they noted that the documents detailed a five month/trial by the Egyptian secret police which had "proved to be an effective electronic system for penetrating secure systems [which] accesses email boxes of Hotmail, Yahoo and Gmail networks."

## Turkmenistan

Turkmenistan operates as a one-party state, dominated by the Democratic Party of Turkmenistan (DPT). Turkmenistan's human rights record has been roundly criticised by NGOs and international human rights bodies including Human Rights Watch and the UN Committee Against Torture (UNCAT).

According to Human Rights Watch <u>http://www.hrw.org/europecentral-asia/turkmenistan</u>:

"... five years after the death of dictator Saparmurad Niyazov, President Gurbanguly Berdymukhamedov's authoritarian rule remains entrenched, highlighting Turkmenistan's status as one of the world's most repressive countries. The country remains closed to independent scrutiny, media and religious freedoms are subject to draconian restrictions, human rights defenders face constant threat of government reprisal, and torture is widespread. Turkmenistan has the one of largest natural gas reserves in the world, and the Turkmenistan government continued to expand relations with foreign governments and international organizations, but with no meaningful outcomes for human rights promotion and protection."

In June 2011 in its Concluding Observations of the Committee Against Torture, Turkmenistan, UNCAT expressed deep concerns over:

"... numerous and consistent allegations about the widespread practise of torture and Ill-treatment of detainees". A key area of concern was the Turkmen authorities' repression of activism and civil society, including "numerous and consistent allegations of serious acts of intimidation, reprisals and threats against human rights defenders, journalists and their relatives, as well as the lack of information provided on any investigations into such allegations...human rights defenders have faced arrest on criminal charges, apparently in retaliation for their work, and trials in which numerous due process violations have been reported."

The committee urged the Turkmeni government to:

"...ensure that human rights defenders and journalists, in Turkmenistan and abroad, are protected from intimidation or violence as a result of their activities."

Given this context, it is of grave concern that press reports from Germany suggest that Gamma is exporting surveillance equipment and knowhow to Turkmenistan.

We also understand from the same reports that they are also exporting to Oman.

### Grounds of challenge

Plainly there is a very real risk, if not an inevitability, that surveillance equipment, such as the FinFisher products, has been, and continues to be, exported to countries where it is highly likely to be used for internal repression and breaches of human rights.

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Despite the grave consequences of exporting this equipment, it appears that you have not considered exercising your power to impose export controls under the relevant statutory provisions. Insofar as you have failed to consider exercising your power in light of the evidence outlined above, you have acted unlawfully. If you have considered these issues and concluded that the equipment in question is not capable of "internal repression" or "breaches of human rights" and therefore does not require export controls, that is a clear error of law. The facts set out above show that the equipment in question is clearly capable of contributing to internal repression and breaches of human rights, including breaches of the right to privacy, torture and potentially unlawful killing (all of which are clearly protected in international human rights instruments, see for example the International Covenant on Civil and Political Rights Arts 6, 7 and 17).

#### Actions now to be taken

We would be grateful for your confirmation within the next 14 days that you will be immediately imposing export controls in relation to surveillance equipment. In the event that you are not prepared to confirm this we would be grateful if you could provide reasons as to why no controls are to be put in place.

We would also be grateful if you could provide to us with appropriate disclosure including but not limited to:

- All minutes of meetings/correspondence/discussion papers regarding concerns about the exports of surveillance technologies;
- All minutes of meetings/correspondence/discussion papers regarding any proposals for any export controls on surveillance technologies;
- 3. Insofar as it is not included in the above, the discussion paper presented by the UK to the Wassenaar arrangement;
- 4. All minutes of meetings/correspondence with Gamma.

#### Costs

Due to Privacy International's limited financial resources and in view of the importance of the issues, the legal team including leading counsel have agreed to act under the terms of a "Conditional Fee Agreement" with provision for a success fee.

We sincerely hope for a positive response to this letter but in the event that one is not forthcoming then we reserve the right to issue proceedings without further recourse including if appropriate urgent injunctive relief.

In any such proceedings, because of our client's financial circumstances and given the public interest in bringing this challenge, we will be making an application for Protective Costs Order ("PCO"). We would ask, with a view to saving court time and public money that you undertake not to pursue our client for costs if the claim is unsuccessful. If you were prepared to give such an indication then in the spirit of co-operation our client's legal team will agree to forgo a success fee.

We await hearing from you.

Yours faithfully

**Bhatt Murphy** 

c.c. Mr Tom Smith Head, Expert Control Organisation Secretary of State for Foreign and Commonwealth Affairs

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## Litigation Group

Treasury Solicitor's Department One Kemble Street, London, WC2B 4TS

Bhatt Murphy Solicitors DX 36626 Finsbury DX 123242 Kingsway 6 Switchboard: 0207 210 3000 Direct Line: 0207 210 4711 Direct Fax: 020 7210 3001 francesca.debenham@tsol.gsl.gov.uk

Please Quote: Z1211844/FZD/B5 Your Reference: MPS/FT/002295/0001

AND BY EMAIL: m.scott@bhattmurphy.co.uk

Dear Sirs

8 August 2012

#### EXPORT CONTROLS FOR SURVEILLANCE EQUIPMENT - PROPOSED JR

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с.,

- We refer to your letter before claim under the pre-action protocol for judicial review dated 12 July 2012 ("the PAP Letter"). This is the response to that letter of the Secretary of State for Business Innovation and Skills ("the Secretary of State"). Please address any future correspondence in this matter to Francesca Debenham quoting the reference above.
- 2. You have expressed concern about certain "surveillance equipment". The PAP Letter does not identify the relevant surveillance equipment, save to refer by way of example to the FinFisher products produced by a company called Gamma International. It simply alleges that surveillance equipment is being marketed and sold to "repressive regimes" where it is likely to be used for internal repression and breach of human rights. You have provided limited evidence in support of your allegations. The PAP Letter refers to two press articles, dating respectively from April and September 2011, suggesting that products produced by Gamma International may have been in the possession of Egyptian security forces. Further you make reference in passing to certain unspecified press reports from Germany, which apparently suggest that such products may have been exported to Turkmenistan and Oman.

3. On this limited basis, you assert that the Secretary of State has "not considered

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Neera Gajjar – Deputy	Directo	or, Team L	ead	ler
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**PROTECT - MANAGEMENT** 

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provisions", and has accordingly acted unlawfully. Alternatively, you assert that if the Secretary of State has in fact considered the exercise of his powers and if he has concluded that the "the equipment in question" is "not capable of 'internal repression' and 'breaches of human rights", then he has erred in law. In these circumstances, you require confirmation within 14 days that the Secretary of State "will be immediately imposing export controls in relation to surveillance equipment". You do not identify the nature of the proposed export controls or the particular surveillance equipment to which they should apply.

4. The Secretary of State denies that he has acted unlawfully, whether as alleged or at all. The Secretary of State accordingly declines to provide the confirmation you have sought.

#### Regulation of the export of military and dual-use technologies

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- 5. The United Kingdom is involved in the regulation of the export of military technologies, as well as dual-use technologies at the international level and at the EU level. Some surveillance equipment may be considered as dual-use technology (falling within the dual-use controls currently applicable in the UK) in cases where such technology has certain features e.g. use of cryptography (see further below). However, the regulation of dual-use technology in the UK mostly stems from concerted action at international level resulting in EU legislation directly applicable in the Member States. Whilst powers do exist to impose controls operating solely at the national level, such unilateral controls without the necessary international backing are considered to be ineffective as they can be easily circumvented and are therefore unlikely to have any significant impact in this instance in limiting the trade in surveillance equipment.
- 6. At the international level, the United Kingdom is a party to the Wassenaar Arrangement. The Wassenaar Arrangement addresses the trade in conventional arms, and "dual-use" goods and technologies, namely those that may be used for both military and civilian purposes. The 41 Participating States maintain a list of relevant goods and technologies in respect of which they have agreed to impose national export controls. The criteria for selection of dual-use items which should be included on the list and therefore subject to export controls include the ability to make a clear and objective specification of the item and the ability to apply controls

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effectively. Furthermore, adoption of such controls should not impede legitimate civilian trade.

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- 7. This Wassenaar list has formed the basis of the EU legislation controlling dual-use technology at EU level, namely Council Regulation (EC) No 428/2009 establishing a European regime for the control of exports, transfer, brokering and transit of certain dual-use goods ("the Dual-Use Regulation"). Both in the context of the Wassenaar Arrangement and at EU level, the United Kingdom has been at the forefront of attempts to establish and promote such regulation. Another example of relevant EU secondary legislation is Council Regulation (EC) No 1236/2005 establishing a European regime for governing trade with third countries in goods that could be used for the purpose of capital punishment or for the purpose of torture and other inhuman and degrading treatment ("the Torture Regulation").
- 8. Most recently, and in the context of negotiations at international and EU level on sanctions against particular countries, the United Kingdom has supported the adoption of EU Regulations directly applicable in the UK and other Member States imposing enhanced restrictions on trade with countries posing a particularly severe risk of internal repression and human rights violations. In two cases, such enhanced restrictions have included controls on certain equipment, software and technology for monitoring or interception of internet or telephone communications. These are specified in Articles 4, 5 and Annex V of Council Regulation (EU) No 36/2012 of 18 January 2012 as amended concerning restrictive measures in view of the situation in Syria ("the Syria Regulation"), and Articles 1b, 1c and Annex IV of Council Regulation (EU) No 359/2011 as last amended by Council Regulation (EU) No 264/2012 of 23 March 2012 concerning restrictive measures directed against certain persons, entities and bodies in view of the situation in Iran ("the Iran Regulation"). Under these measures the competent authorities of the Member States shall not grant any authorisations for the sale, supply, export or transfer, directly or indirectly, of such equipment, or for the provision of related technical and financial assistance, if they have reasonable grounds to determine that such equipment or services would be used for monitoring or interception, by the Syrian or Iranian regimes or on their behalf, of Internet or telephone communications in Syria or Iran
- 9. Whilst the EU has agreed to the immediate inclusion of controls on certain surveillance equipment as part of the existing sanctions against Iran and Syria in view of the particular seriousness of the situation of those countries, these controls are not

considered to be appropriate or proportionate for the purposes of being generally applied across the board. This is because they potentially include within their scope a range of equipment and technologies which have legitimate commercial uses. Applying such broad controls to all destinations, including those which do not raise the same concerns regarding human rights, would impose disproportionate burdens on legitimate trade. However, as explained further below the United Kingdom government is currently considering with its international and EU-level partners the most appropriate way of extending the existing regulation at the international and EUlevel to encompass surveillance equipment more generally.

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#### The Secretary of State's powers under the 2002 Act

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- 10. Pursuant to sections 1 to 4 of the 2002 Act, the Secretary of State has power to make orders in respect of the imposition of export controls, transfer controls, technical assistance controls and trade controls in relation to goods and technology. Section 5 provides for general restrictions on the exercise of those powers, and specifies the circumstances in which they may be exercised. In particular, section 5(2) provides that controls "may be imposed for the purpose of giving effect to any Community provision or other international obligation of the United Kingdom". Further section 5(4) provides that export controls "may be imposed in relation to any description of goods within one or more of the categories specified in the Schedule for such controls". The Schedule provides at paragraph 2(1) that such controls "may be imposed in relation to any description of a relevant consequence". Paragraph 3(2)(D) specifies as relevant consequences "The carrying out anywhere in the world of (or acts which facilitate)" "internal repression in any country" and "breaches of human rights".
- 11. Accordingly, the Secretary of State has power to make an order imposing export controls in relation to any goods, the exportation or use of which is capable of facilitating internal repression in any country or breaches of human rights. Whether he exercises that power is in the discretion of the Secretary of State, having regard to any of a wide range of factors that he rationally concludes might be relevant to such exercise.
- 12. The Secretary of State has issued a number of orders under the Export Control Act 2002 ("the 2002 Act"), including the Export Order 2008 ("the 2008 Order"). The 2008 Order makes provision supplementing the directly applicable requirements in

the Dual-Use Regulation and the Torture Regulation, the former giving effect to the obligations the United Kingdom has 'undertaken pursuant to the Wassenaar Arrangement to impose controls on the export of certain Dual-Use goods, which as explained above can include in some limited cases surveillance equipment. Where goods are subject to control, applications for licenses to export or trade in those goods are assessed on a case-by-case basis against the Consolidated Criteria relating to export licensing decisions announced to Parliament by the Secretary of State on 26 October 2000, taking into account all relevant factors such as the nature of the goods, the identity of the end-user, the proposed end-use, and risk of diversion to undesirable end-use, and that a licence would not be granted if to do so would breach the Criteria.

13. The Secretary of State, having carried out an assessment of the FinSpy system to which your letter specifically refers, has advised Gamma International that the system does require a licence to export to all destinations outside the EU under Category 5, Part 2 ('Information Security') of Annex I to the Dual-Use Regulation. This is because it is designed to use controlled cryptography and therefore falls within the scope of Annex I to the Dual-Use Regulation. The Secretary of State also understands that other products in the Finfisher portfolio could be controlled for export in the same way. Furthermore, it is likely that the same products would fall within the scope of the enhanced restrictions set out in the Syria Regulation and Iran Regulation if not already controlled under the Dual-Use Regulation as explained above, being "Remote infection equipment" specified in Part A of Annex V and of Annex IV of the Syria and Iran Regulations respectively. Accordingly, in so far as you maintain that all of the surveillance equipment to which you refer is not the subject of export controls in the United Kingdom, the Secretary of State does not consider that to be correct.

#### The grounds of challenge

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14. As to your primary case, the Secretary of State continues at all times to keep under consideration the exercise of his powers to impose export controls under the 2002 Act. You assert in the alternative that the Secretary of State has concluded *"the equipment in question"* is not capable of *"internal repression"* or *"breaches of human rights"*. If and in so far as you are referring to the FinFisher range of products manufactured by Gamma International, the Secretary of State has reached no such conclusion. It remains wholly unclear what other equipment you assert falls within this category; or what export controls that you maintain ought to be imposed.

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Furthermore, as set out above, in relation to equipment falling within the scope of the Dual-Use Regulation that was sought to be exported, the risks associated with use would be considered on a case-by-case basis.

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- 15. In any event, and more generally, the regulation of the export of forms of surveillance equipment is an Important and complex area of policy requiring careful and ongoing consideration. Moreover, the identification of the relevant types of surveillance equipment that might be subject to any form of further export control requires detailed analysis as this is a technically complex area in which technological developments are fast-moving. There are legitimate countervailing interests that the Secretary of State would have to take into account. In particular, export controls should not operate so as to impose a disproportionate restriction on the legitimate trade in goods and technology. Much of the technology associated with surveillance equipment might also have perfectly legitimate uses in the civilian telecommunications sector, Further, any restriction will only be fully effective at international level and in any event needs to be consistent with the requirements of EU law, and the obligations it imposes with respect to national controls on export of goods. The UK is at the forefront of negotiations at international and EU level aimed at resolving the issues set out above so that technology of concern can be properly identified and regulated at international level.
- 16. Having considered matters further in the light of these matters and of your letter:
  - (1) The Secretary of State remains of the view that, subject to the steps referred to below, it would not be appropriate at this time to make any unilateral structural or legislative change to the UK domestic regime. He will continue to keep that option under review.
  - (2) He proposes to continue to engage with United Kingdom companies supplying surveillance equipment in order to clarify what equipment falls within the scope of existing controls on exports, and in order to ensure that he remains informed as to the state of that market. In this context, and as noted above, the Secretary of State has concluded that the FinSpy product is subject to export control under the provisions of the Dual-Use Regulation.
  - (3) Further, he is actively considering the possibility of international and/or EU level agreement to further restrictions on the export of surveillance equipment.
    His current view is that this is by some measure the better option, if further

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regulation is required. A unilaterally imposed national restriction on the export from the UK of surveillance equipment without international support would not be effective, as it could be easily circumvented given the likelihood that many of the companies which manufacture such equipment will have offices in other EU and third countries. Finally, it is to be noted that these issues are currently being ventilated amongst the parties to the Wassenaar Arrangement at the initiative of the United Kingdom.

17. In these circumstances, you are invited to reconsider your threat of proceedings.

#### Costs

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- 18. We note that, in relation to any future proceedings that might be brought, you assert an intention to apply for a Protective Costs Order ("PCO"). In order to relieve you of having to make such an application, you have asked the Secretary of State to "undertake not to pursue our client for costs if the claim is unsuccessful". The Secretary of State declines your request:
  - (1) He considers that your proposed grounds of challenge proceed on an erroneous basis and are without merit.
  - (2) You have failed to provide information that is necessary to allow proper consideration of your request for an undertaking. For example, you have failed to provide any particulars of the financial position of your client, Privacy International.
  - (3) Finally, your position appears to be that, if a costs undertaking were to be given, in the event that you should succeed you should nonetheless be permitted to recover all of the costs of any claim you decide to bring at full commercial rates. You note that your legal team, including leading counsel, are operating under the terms of a conditional fee agreement with provision for a success fee, and that you are willing only to forego the relevant success fee if the Secretary of State provides the proposed undertaking. The Secretary of State does not consider that, in this case, that would provide a proper basis for an undertaking to be given.
- 19. In the circumstances set out above your request for disclosure is also not appropriately made at this stage (leaving aside the difficulties with the substance of

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the requests you have made). This request is also being treated as a Freedom of Information Request. A response will be provided in this regard by no later than 13 August 2012.

Yours faithfully

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Francesca Debenham For the Treasury Solicitor

Our ref:MPS/FT/ 001943/0002Your ref:Q102850F/SMB/B4Email:m.scott@bhattmurphy.co.uk

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Treasury Solicitors

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By DX & email

9 August 2012

Dear Madam

## Export controls for surveillance equipment

Thank you for your email of 8 August 2012 which we will be considering in more detail with our client.

For present purposes we note that your client "having carried out an assessment of the FinSpy system....has advised Gamma International that the system does require a licence to export to all destinations outside the EU". Some issues immediately arise which we would be grateful if you could provide clarification on:

- 1. When and in what circumstances was this assessment carried out, the conclusion reached and the advice given that a licence to export was required?
- 2. Had Gamma International previously sought advice from your client as to whether the FinSpy system required export control, when was this and what was the advice given?
- 3. What audit has been carried out of the export of the FinSpy system to countries outside the EU prior to the advice referred to in 1 above?
- 4. What enforcement action is/will be taken against Gamma International for the previous export of the FinSpy system without a licence?
- 5. Has Gamma International been required to retrospectively apply for licences for the previous export of the FinSpy system? If not why not?
- 6. Has Gamma International sought any licences to export the FinSpy system and/or provide technical assistance, if so to which countries and which have been granted and which have been refused?
- 7. Notwithstanding the generality of question 6 above, material in the public domain suggests that the FinSpy system has been used in Egypt, Turkmenistan, Bahrain, Dubai, Ethiopia, indonesia, Mongolia and Qatar. Has Gamma sought any licences for export of FinSpy or

Hamish Arnott Raju Bhatt Simon Creighton Fiona Murphy Tony Murphy Mark Scott

Solicitors Nancy Collins Shamik Dutta Janet Farrell Carolynn Gallwey Allce Hardy Sophie Naftailn Nogah Ofer Michael Oswald Jed Pennington Megan Phillips Jane Ryan

Authorised and regulated by the Solicitors Regulation Authority No. 00287785

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the provision of technical assistance to any of these countries? If so which ones and were licences granted or refused?

8. Kindly provide a detailed explanation and supporting documentation of exactly what components of FinSpy Is controlled?

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We await hearing from you.

Yours faithfully

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**Bhatt Murphy** 

BIS Department for Business Innovation & Skills

Bhatt Murphy Solicitors m.scott@bhattmurphy.co.uk

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Date 11 September 2012

Europe, International Trade and Development Export Control Organsisation 3<sup>rd</sup> Floor 1 Victoria Street London SW1H OET

Enquiries +44 (0)20 7215 5000 Minicom +44 (0)20 7215 6740 www.bis.gov.uk Tom Smith@bis.gsi.gov.uk

## Dear Sir/Madam,

I refer to your letter dated 9 August 2012 to the Treasury Solicitor's Department with the subject heading 'export controls for surveillance equipment', which we received on 13 August. I am replying in my capacity as the Head of the Export Control Organisation (ECO) within the Department for Business, Innovation and Skills (BIS).

You have asked eight questions. We have treated some of these as a request for disclosure of information under the Freedom of Information Act 2000 (FoIA) in accordance with Department policy, on the basis of the structure of the questions. These questions have been considered against the information BIS held at the time your request was received on 13 August. We have considered the remaining questions without reference to the FoIA as questions of Government policy.

I have answered your questions in the order they were posed for ease of reference. Questions 1, 2, 6, 7 and 8 have been treated as Freedom of Information requests. For the avoidance of doubt, questions 3, 4 and 5 have been considered without reference to the FoIA as questions of Government policy.

## Q1 When and in what circumstances was this assessment carried out, the conclusion reached and the advice given that a licence to export was required?

Gamma International submitted a Control List Classification (CLC) enquiry to the ECO (i.e. an enquiry as to whether certain goods or technology fall within any of the controlled lists) in June 2012 and advice was provided by the ECO on 2 August 2012.

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BS Department for Business Innovation & Skills

Q2 Had Gamma International previously sought advice from your client as to whether the FinSpy system required export control, when was this and what was the advice given?

Gamma International did not previously seek such advice from the ECO.

## Q3 What audit has been carried out of the export of the FinSpy system to countries outside the EU prior to the advice referred to in 1 above?

No such audit has been carried out. BIS only has powers under the Export Control Order 2008 to audit exports made under certain licences. Any audit of other exports would fall to Her Majesty's Revenue and Customs (HMRC).

## Q4 What enforcement action is/will be taken against Gamma International for the previous export of the FinSpy system without a licence?

Enforcement of export controls is the responsibility of HMRC. BIS does not comment on enforcement issues.

## Q5 Has Gamma International been required to retrospectively apply for licences for the previous export of the FinSpy system? If not why not?

BIS does not issue licences retrospectively. Other than in the case of certain Open General Export Licences, where an exporter may register for use of the licence up to 30 days after the first export under that licence, an exporter must have an appropriate licence in place prior to the export of the goods. However, none of these Open General Export Licences would be appropriate for exports of the FinSpy system.

# Q6 Has Gamma International sought any licences to export the FinSpy system and/or provide technical assistance, if so to which countries and which have been granted and which have been refused?

Gamma International have not sought any such licences.

Q7 Notwithstanding the generality of question 6 above, material in the public domain suggests that the FinSpy system has been used in Egypt, Turkmenistan, Bahrain, Dubai, Ethiopia, Indonesia, Mongolia and Qatar. Has Gamma sought any licences for export of FinSpy or the provision of technical assistance to any of these countries? If so which ones and were licences granted or refused?

I refer you to the answer at Q6.

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In addition, if you or your client hold specific information on breaches of export controls by UK nationals or companies we would strongly encourage you to report this information to the Customs Confidential helpline

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**35** Department for Business Innovation & Skills

(<u>http://search2.hmrc.gov.uk/kb5/hmrc/contactus/view.page?record=k9zpvaj9</u> <u>go</u>) so that the appropriate action can be taken.

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#### Q8 Kindly provide a detailed explanation and supporting documentation of exactly what components of FinSpy is controlled?

As paragraph 13 of the Treasury Solicitors Department's letter to you of 8 August explained, BIS has advised Gamma International that the FinSpy system does require a licence to export to all destinations outside the EU under Category 5, Part 2 ('Information Security') of Annex I to the Dual use Regulation, because it is designed to use controlled cryptography.

In addition, I can confirm that we hold information failing within scope of your request. The information relates to substantive discussions with Gamma international as part of the export licensing process.

The information requested falls within the scope of section 41(1) of the FoIA (Information provided in confidence) and is exempt from disclosure because it was provided to the Department in confidence; the release of this information would constitute a breach of confidence which could be actionable in court.

Section 41(1) is an absolute exemption for the purposes of the FoIA. However, in reaching the decision not to release the information requested, the Department has nonetheless also considered whether the information should be released in the public interest, as the public interest test is inherent within the law of confidence.

Having considered all of the known public interest factors for and against disclosure of the information requested, it is the Department's view that there is a strong public interest in protecting this confidence and withholding this information; there are no public interest considerations in relation to this information which outweigh the public interest against disclosure of this information or which would require us to set the duty of confidence aside.

In relation to the questions which have been considered under the terms of the FoIA, if you are unhappy with the result of your request for information, you may request an internal review within two calendar months of the date of this letter. If you wish to request an internal review, please contact me.

If you are not content with the outcome of the internal review, you have the right to apply directly to the Information Commissioner for a decision. The Information Commissioner can be contacted at: Information Commissioner's Office, Wycliffe House, Water Lane, Wilmslow, Cheshire, SK9 5AF.

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Please remember to quote the reference number above in any future communications.

BIS Department for Business Innovation & Skills

If you would like to follow-up on any of the questions that have not been considered under the FoIA please also contact me directly.

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Yours sincerely,

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Tom Smith Head of the Export Control Organisation

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IT Intrusion Training Program

- Basic & Advanced Intrusion<sup>3</sup>
- Wireless Intrusion
- Practical Exploitation
- Web Application Penetration
- Custom IT Intrusion Training & Consulting



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# Tactical IT Intrusion Portfolio FININTRUSION KIT

Finintrusion Kit was designed and developed by worldclass IT intrusion specialists, who have over 10 years of experience in their area through their work in several Tiger Teams (Red Teams) in the private and government sector assessing the security of different networks and organizations.

The Finintrusion Kit is an up-to-date and covert operational Kit that can be used for most common IT Intrusion Operations in defensive and offensive areas. Current customers include Military CyberWar Departments, Intelligence Agencies, Police Intelligence and other Law Enforcement Agencies.

#### Usage Example 1: Technical Surveillance Unit

The Finintrusion Kit was used to break the WPA encryption of a Target's home Wireless network and then monitor his Webmall (Gmail, Yahoo, ...) and Social Network (Facebook, MySpace, ...) credentials, which enabled the investigators to remotely monitor these accounts from Headquarters without the need to be close to the Target.

QUICK INFORMATION		
Usage:	Strategic Operations     Tactical Operations	
Capabilities:	<ul> <li>Break WEP/WPA Encryption</li> <li>Network Monitoring (including SSL Sessions)</li> <li>IT Intrusion Attacks</li> </ul>	
Content:	· Hardware/Software	

#### **Usage Example 2: IT Security**

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Several customers used the Finintrusion Kit to successfully **compromise the security** of networks and computer systems for **offensive and defensive** purposes using various Tools and Techniques.

#### Usage Example 3: Strategic Use-Cases

The Finintrusion Kit is widely used to remotely gain access to farget Email Accounts and Target Web-Servers (e.g. Blogs, Discussion Boards) and monitor their activities, including Access-Logs and more.

#### Feature Overview

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- · Discovers Wireless LANs (802.11) and Bluetooth® devices
- Recovers WEP (64 and 128 bit) Passphrases within 2-5 minutes
- · Breaks WPA1 and WPA2 Passphrases using Dictionary Attacks
- Actively monitors Local Area Network (Wired and Wireless) and extracts Usernames and Passwords even for TLS/SSL-encrypted sessions
- Emulates Rogue Wireless Access-Point (802.11)
- Remotely breaks into Email Accounts using Network-, System- and Password-based Intrusion Techniques
- Network Security Assessment and Validation

For a full feature list please refer to the Product Specifications.



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# Tactical IT Intrusion Portfolio FININTRUSION KIT

#### **Product Components**

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#### Finintrusion Kit - Covert Tactical Unit

- Basic IT Intrusion Components:
- High-Power WLAN Adapter
- · High-Power Bluetooth Adapter
- · 802.11 Antennas
- Many Common IT Intrusion Devices



#### FinTrack Operation Center

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 Graphical User Interface for Automated IT intrusion Attacks

# Automated LAN/WLAN Monitoring

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Tactical IT Intrusion Portfolio

# **FININTRUSION KIT**

#### LAN/WLAN Active Password Sniffer

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u n Captures even SSL-encrypted data like Webmail, Video Portals, Online-Banking and more

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# Tactical IT Intrusion Portfolio FINUSB SUITE

The FinUSB Suite is a flexible product that enables Law Enforcement and Intelligence Agencies to quickly and securely extract forensic information from computer systems without the requirement of IT-trained Agents.

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It has been used in successful operations around the world where valuable intelligence has been acquired about Targets in covert and overt operations.

#### **Usage Example 1: Covert Operation**

A source in an Organized Crime Group (OCG) was given a FinUSB Dongle that secretly extracted Account Credentials of Web and Email accounts and Microsoft Office documents from the Target Systems, while the OCG used the USB device to exchange regular files like Music, Video and Office Documents.

After returning the USB device to Headquarters the gathered data could be decrypted, analyzed and used to constantly monitor the group remotely.

	QUICK INFORMATION
Usage:	Tactical Operations
Capabilities:	<ul> <li>Information Gathering</li> <li>System Access</li> <li>Quick Forensics</li> </ul>
Content:	• Hardware/Software

#### Usage Example 2: Technical Surveillance Unit

A Technical Surveillance Unit (TSU) was following a Target that frequently visited random Internet Cafes making monitoring with Trojan-Horse-like technology impossible. The FinUSB was used to extract the **data left on the public Terminals** used by the Target after the Target left.

Several documents that the Target opened in his web-mall could be recovered this way. The gathered information included crucial Office files, Browsing History through Cookie analysis, and more.

#### Feature Overview

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- · Optimized for Covert Operations
- Easy usability through Automated Execution
- Secure Encryption with RSA and AES
- · Extraction of Usernames and Passwords for all common software like:
- Email Clients
- Messengers
- Browsers
- Remote Administration Tools
- Silent Copying of Files (Search Disks, Recycle-Bin, Last opened/edited/created)
- Extracting Network Information (Chat Logs, Browsing History, WEP/WPA(2) Keys, ...)
- · Compliation of System Information (Running/Installed Software, Hard-Disk Information, ...)

For a full feature list please refer to the Product Specifications.



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# Tactical IT Intrusion Portfolio FINUSB SUITE

#### **Product Components**

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FinUSB Suite - Mobile Unit



#### FInUSB HQ

- Graphical User Interface to decrypt and analyze gathered Data
- Configure Dongle Operational Options



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10 FinUSB Dongle (U3 - 16GB)

- Covertly extracts data from system
- Encrypts Data on-the-fly



FinUSB - Windows Password Bypass • Bypass Windows Logon without permanent system modifications

# Tactical IT Intrusion Portfolio

# **FINUSB SUITE**

#### Easy Usability

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- 1. Pick up a FinUSB Dongle
- 2. Configure all desired Features / Modules and update your FInUSB Dongle with FinUSB HQ
- 3. Go to your Target System
- 4. Plug in your FinUSB Dongle
- 5. Wait until all data is transferred
- 6. Go back to your FinUSB HQ
- 7. Import all Data from FInUSB Dongle
- 8. Generate Report

#### **Professional Reports**





# Tactical IT Intrusion Portfolio FINFIREWIRE

Technical Surveillance Units and Forensic Experts often face a situation where they need to access a running computer system without shutting it down in order to prevent data loss or save essential time during an operation. In most cases, the Target System is protected with a **passwordenabled Screensaver** or the target user is not logged in and the **Login Screen** is active.

FinFireWire enables the Operator to quickly and covertly **bypass the password-protected** screen and access the Target System without leaving a trace or harming essential forensic evidence.

#### **Usage Example 1: Forensic Operation**

A Forensic Unit entered the apartment of a Target and tried to access the computer system. The computer was switched on but the screen was locked.

As they were not allowed, for legal reasons, to use a Remote Monitoring Solution, they would have **lostall data** by switching off the system as the **hard-disk was fully encrypted**. FinFireWire was used to **unlock the running Target System** enabling the Agent to **copy all files** before switching the computer off and taking it back to Headquarters.

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#### Feature Overview

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- Unlocks User-Logon for every User-Account
- · Unlocks Password-Protected Screensaver
- · Full Access to all Network Shares of User
- Dumps full RAM for Forensic analysis
- · Enables live forensics without rebooting the Target System
- User password is not changed
- Supports Windows, Mac and Linux systems
- · Works with FireWire/1394, PCMCIA and Express Card

For a full feature list please refer to the Product Specifications.

- 	QUICK INFORMATION
Usage:	Tactical Operations
Capabílities:	Bypass User Password     Covertly Access System     Recover Passwords from RAM     Enable Live Forensics
Content:	• Hardware/Software

#### Usage Example 2: Password Recovery

Combining the product with **traditional Forensic applications** like Encase<sup>9</sup>, Forensic units used the **RAM dump functionality** to make a snapshot of the current RAM information and **recovered the Hard-Disk encryption passphrase** for TrueCrypt's full disk encryption.



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# Tactical IT Intrusion Portfolio FINFIREVVIRE

#### **Product Components**

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FinFireWire - Tactical Unit · Complete Tactical System



Connection Adapter Cards

PCMCIA and ExpressCard Adapter for Target Systems without FireWire port

Usage



1. Go to your Target System



2. Start FinFireWire



contained herein.



3. Plug in FireWire Adapter & Cable



Point-and-Click User Interface

Easy-to-use User Interface



Universal FinWire CableSet • 4 pin to 4 pin • 4 pin to 6 pin • 6 pin to 6 pin



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FINSPY FINSPY MOBILE FINFLY USB FINFLY LAN FINFLY WEB FINFLY ISP

The Remote Monitoring and infection Solutions are used to access target systems to give full access to stored information with the ability to take control of target system's functions to the point of capturing encrypted data and communications. When used in combination with enhanced remote infection methods, Government Agencies will have the capability to remotely infect target systems.

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#### FINSPY

FinSpy is a field-proven Remote Monitoring Solution that enables Governments to face the current challenges of monitoring Mobile and Security-Aware Targets that regularly change location, use encrypted and anonymous communication channels and reside in foreign countries.

Traditional Lawful Interception solutions face new **challenges** that can only be solved using active systems like FinSpy;

- Data not transmitted over any network
- Encrypted Communications
- Targets in foreign countries

FinSpy has been **proven successful** in operations around the world for many years, and valuable intelligence has been gathered about Target individuals and Organizations.

When FinSpy is installed on a computer system it can be **remotely controlled and accessed** as soon as it is connected to the internet/network, **no matter where in the world** the Target System is based.

#### **Feature Overview**

Target Computer -- Example Features:

- Bypassing of 40 regularly tested Antivirus Systems
- · Covert Communication with Headquarters
- Full **Skype Monitoring** (Calls, Chats, File Transfers, Video, Contact List)
- Recording of common communication like Email, Chats and Voice-over-IP
- · Live Surveillance through Webcam and Microphone
- Country Tracing of Target
- · Silent extracting of Files from Hard-Disk
- · Process-based Key-logger for faster analysis
- · Live Remote Forensics on Target System
- · Advanced Filters to record only important information
- Supports most common Operating Systems (Windows, Mac OSX and Linux)

QUICK INFORMATION		
Strategic Operations     Tactical Operations		
Remote Computer Monitoring     Monitoring of Encrypted     Communications		
• Hardware/Software		

#### Usage Example 1: Intelligence Agency

FinSpy was installed on several computer systems inside Internet Cafes in critical areas in order to monitor them for suspicious activity, especially **Skype communication** to foreign individuals. Using the Webcam, pictures of the Targets were taken while they were using the system,

#### Usage Example 2: Organized Crime

FinSpy was **covertly deployed on the Target Systems** of several members of an Organized Crime Group, Using the **country tracing and remote microphone** access, essential information could be gathered from **every meeting that was held** by this group.

Headquarters - Example Features:

- Evidence Protection (Valid Evidence according to European Standards)
- User-Management according to Security Clearances
- Security Data Encryption and Communication using RSA 2048 and AES 256
- Hidden from Public through Anonymizing Proxies
- Can be **fully integrated** with Law Enforcement Monitoring Functionality (LEMF)

For a full feature list please refer to the Product Specifications.



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# FINSPY

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#### Product Components

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#### FinSpy Master and Proxy

- Full Control of Target Systems
- · Evidence Protection for Data and Activity Logs
- Secure Storage
- · Security-Clearance based User- and Target Management

#### FinSpy Agent

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 Graphical User Interface for Live Sessions, Configuration and Data Analysis of Targets



#### Easy to Use User Interface

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**FINSPY** 

#### Live and Offline Target Configuration

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#### Full Intelligence on Target System



· · · · 1. Multiple Data Views

2. Structured Data Analysis

3. Importance Levels for all recorded Files

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#### FINSPY

## FINSPY LICENSES

#### Outline

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The FinSpy solution contains 3 types of product licenses:

#### A. Update License

The Update License controls whether Fin\$py is able to retrileve new updates from the Gamma Update server. It is combined with the FinFisher™ After Sales Support module.After expiry, the Fin\$py system will still be fully functional but no longer able to retrieve the newest versions and bug-fixes from the Fin\$py Update server.

#### **B. Agent License**

The Agent License controls how many **FinSpy Agents** can login to the **FinSpy Master** in parallel.

Example:

- 5 Agent Licenses are purchased.
- FinSpy Agent licenses can be installed on an unlimited number of systems, however
- Only 5 FinSpy Agent systems can login to the FinSpy Master and work with the data at the same time

#### **C. Target License**

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The Target License controls how many **FinSpy Targets** can be **active** in parallel.

Active refers to **activated FinSpy Target** Installations no matter whether the Target System is online or offline.

When **FinSpy Target** is deployed on a Target System and no Target Licenses are available, the **FinSpy Target** gets temporary deactivated and no recording and live access will be possible. As soon as a new License is available (e.g. by upgrading the existing License or de-infecting one of the active **FinSpy Targets**), the Target will be assigned the free license and it will be activated and begin recording and providing live access.



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#### Screenshot inactive Target without License

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# Remote Monitoring & Infection Solutions FINSPY MOBILE

FinSpy Mobile Is closing the gap of interception capabilities for Governments for most common smart phone platforms,

Specifically, organizations without network or off-air based interception capabilities can access Mobile Phones and Intercept the devices with enhanced capabilities. Furthermore, the solution offers access to encrypted communications as well as data stored on the devices that is not transmitted.

Traditional tactical or strategic interception solutions Face challenges that can only be solved using offensive systems like FinSpy Mobile:

- Data not transmitted over any network and kept on the device
- · Encrypted Communications in the Air-Interface, which
- avold the usage of tactical active or passive Off-Air Systems • End-to-end encryption from the device such as Messengers,
- Emails or PIN messages

FinSpy Mobile has been giving successful results to Government Agencies who gather information **remotely** from Target Mobile Phones.

When FinSpy Mobile is installed on a mobile phone it can be **remotely controlled and monitored** no matter where in the world the Target is located.

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#### **Feature Overview**

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Target Phone – Example Features:

- Covert Communications with Headquarters
- Recording of common communications like Voice Calls, SMS/MMS and Emails
- Live Surveillance through silent Calls
- · File Download (Contacts, Calendar, Pictures, Files)
- Country Tracing of Target (GPS and Cell ID)
- Full Recording of all BlackBerry Messenger communications
- Supports most common Operating Systems: Windows Mobile, IOS (IPhone), BlackBerry and Android

	QUICK INFORMATION
Usage:	Strategic Operations     Tactical Operations
Capabilities:	Remote Mobile Phone     Monitoring
Content:	Hardware/Software

#### **Usage Example 1: Intelligence Agency**

FinSpy Mobile was deployed on **BlackBerry mobile phones** of several Targets to monitor all communications, including SMS/MMS, Email and BlackBerry Messenger.

#### **Usage Example 2: Organized Crime**

FinSpy Mobile was **covertly deployed on the mobile phones** of several members of an Organized Crime Group (OCG). Using the **GPS tracking** data and **silent calls**, essential information could be gathered from **every meeting that was held** by this group.

Headquarters – Example Features:

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- Evidence Protection (Valid Evidence according to European Standards)
- · User-Management according to Security Clearances
- Security Data Encryption and Communications using RSA 2048 and AES 256
- Hidden from Public through Anonymizing Proxies
- Can be fully integrated with Law Enforcement Monitoring Functionality

For a full feature list please refer to the Product Specifications.



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# FINSPY MOBILE



#### FinSpy Master and Proxy

- · Full Control of Target Systems
- Secure Storage

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· Security-Clearance based User- and Target Management

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#### FinSpy Agent

 Graphical User Interface for Live Sessions, Configuration and Data Analysis of Targets

# Remote Monitoring & Infection Solutions FINSPY MOBILE

#### Access Target Mobile Phones around the World

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Easy to Use User Interface

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# **FIN**FLY USB

The FinFly USB provides an easy-to-use and reliable way of installing Remote Monitoring Solutions on computer systems when physical access is available.

Once the FinFly USB is inserted into a computer, it automatically installs the configured software with little or no user-interaction and does not require IT-trained Agents when being used in operations. The FinFly USB can be used against multiple systems before being returned to Headquarters.

#### Usage Example 1: Technical Surveillance Unit

The FinFly USB was successfully used by Technical Surveillance Units in several countries to deploy a Remote Monitoring Solution onto Target Systems that were switched off, by simply booting the system from the FinFly USB device.

	QUICK INFORMATION
Usage:	Tactical Operations
Capabilities:	<ul> <li>Deploys Remote Monitoring Solution on Target</li> </ul>
Content:	• Hardware

#### Usage Example 2: Intelligence Agency

A Source In a domestic terror group was given a FinFly US8 that secretly installed a Remote Monitoring Solution on several computers of the group when they were using the device to exchange documents between each other. The Target Systems could then be remotely monitored from Headquarters, and the FinFly USB was later returned by the Source.

#### **Feature Overview**

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- · Covertly installs Remote Monitoring Solution on Insertion In Target System
- Little or no user-interaction is required
- Functionality can be concealed by placing regular files like music, video and office documents on the device
- Infection of switched off Target System when booting from USB
- Hardware is a common and non-suspicious USB device

For a full feature list please refer to the Product Specifications.



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# **FINFLY USB**

#### Product Components

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#### **FinFly USBs**

- · SanDisk USB Dongle (16GB)
- Deploys a Remote Monitoring Solution on Insertion Into Target Systems
- · Deploys Remote Monitoring Solution during Boot Process



#### **Fuil FinSpy Integration**

 Automatic generation and activation through FinSpy Agent

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# FINFLY LAN

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Some of the major challenges Law Enforcement agencies are facing are **mobile Targets**, where **no physical access** to a computer system can be achieved as well as Targets who **do not open any infected Files** that have been sent via email to their accounts.

In particular, security-aware Targets are almost impossible to infect as they keep their systems up-to-date and no exploits or Basic Intrusion techniques will lead to success.

FinFly LAN was developed to deploy a Remote Monitoring Solution covertly on Target Systems in Local Area Networks (Wired and Wireless/802.11). It is able to **infect Files that are downloaded** by the Target on-the-fly, infect the Target by **sending fake Software Updates** for popular Software or infect the Target by **injecting the Payload into visited Websites**.

#### Usage Example 1: Technical Surveillance Unit

A Technical Surveillance Unit was following a Target for weeks without being able to physically access the target computer. They used FinFly LAN to Install the Remote Monitoring Solution on the target computer when he was using a **public Hotspot** at a coffee shop.

as de su	QUICK INFORMATION		
Usage:	Tactical Operations		
Capabilities:	• Deploys Remote Monitoring Solution on Target System in Local Area Network		
Content:	• Software		

#### **Usage Example 2: Anti-Corruption**

FinFly LAN was used to remotely install the Remote Monitoring Solution on the computer of a Target while he was using it **inside his hotel room**. The Agents were in another room **connected to the same network** and manipulated the Websites the Target was visiting to trigger the installation.

**Feature Overview** 

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- · Discovers all Computer Systems connected to Local Area Network
- · Works in Wired and Wireless (802.11) Networks
- · Can be combined with Finintrusion Kit for covert Network Access
- Hides Remote Monitoring Solution in Downloads of Targets
- Injects Remote Monitoring Solution as Software Updates
- · Remotely installs Remote Monitoring Solution through Websites visited by the Target

For a full feature list please refer to the Product Specifications.



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# **FINFLY LAN**



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FinFly LAN
• Unux-based Software with simple User-Interface



Finintrusion Kit - Integration (Optional)

 FInFly LAN will be loaded as a module into the Finintrusion Kit



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Infection through Local Area Networks

# **FIN**FLY LAN

#### Automated User-Interface

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Simple to use without extensive training

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#### Multiple-Target and Payload Support

· Different Executables can be added for each Target



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# **FINFLY WEB**

One of the major challenges in using a Remote Monitoring Solution is to install it onto the Target System, especially when only a little information, like an **Email-address**, is available and **no physical access** can be achieved.

FinFly Web is designed to provide remote and covert infection of a Target System by using a wide range of web-based attacks.

FinFly Web provides a **point-and-click interface**, enabling the Agent to easily **create a custom infection code** according to selected modules.

Target Systems visiting a prepared website with the Implemented Infection code will be **covertly infected** with the configured software,

#### Usage Example 1: Technical Surveillance Unit

After profiling a Target, the unit created a website of interest for the Target and sent him the link through a discussion board. Upon opening the Link to the unit's website, a Remote Monitoring Solution was installed on the Target System and the Target was monitored from within Headquarters.

	QUICK INFORMATION	
Usage:	• Strategic Operations	
Capabilities:	Deploys Remote Monitoring Solution on Target System through Websites	
Content:	• Software	

**Usage Example 2: Intelligence Agency** 

The customer deployed FinFiy ISP within the main Internet Service Provider of their country. It was combined with FinFiy Web to remotely infact Targets that visited government offensive websites by covertly injecting the FinFiy Web code into the targeted websites.

#### Feature Overview

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- Fully-Customizable Web Modules
- · Can be covertly installed into every Website
- Full integration with FinFly LAN and FinFly ISP to deploy even inside popular Websites like Webmail, Video Portals and more
- populat websites and websitely video ( or wis and more
- $\cdot$  Installs Remote Monitoring Solution even if only email address is known
- Possibility to target every person visiting configured Websites

For a full feature list please refer to the Product Specifications.



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# **FINFLY WEB**



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# **FINFLY WEB**

#### Example: Java Applet (Internet Explorer, Firefox, Opera, Safari)

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The website will prompt the Target to accept a Java plug-in that can be signed with any company name (e.g. "Microsoft Corporation")



#### Example: Missing Component (IE, Firefox, Opera, Safari)

The website will pretend that a plug-in/codec etc. is missing on the Target System and prompt it to download and install this software



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# **FINFLY WEB**

#### Example: Missing XPI (Firefox only, all platforms)

This module will prompt the Target to Install additional plug-ins in order to be able to view the website.

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#### **FINFLY ISP**

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In many real-life operations, physical access to in-country Target Systems cannot be achieved and covert **remote installation** of a Remote Monitoring Solution is required to be able to **monitor the Target from within the Headquarters.** 

FinFly ISP is a strategic, **countrywide**, **as well as a tactical** (mobile) solution that can be **integrated into an ISP's Access and/or Core Network** to remotely install the Remote Monitoring Solution on selected Target Systems.

FinFly ISP appliances are based on **carrier grade server technology**, providing the maximum **reliability** and **scalability** to meet almost every challenge related to network topologies. A wide-range of Network Interfaces – all **secured with bypass functions** – are available for the required active network connectivity.

Several passive and active methods of Target identification – from online monitoring via passive tapping to interactive communications between FinFly ISP and the AAA-Servers – ensure that the Targets are identified and their appropriate traffic is provided for the infection process.

FinFly ISP is able to **infect Files** that are downloaded by the Target **on-the-fly** or infect the Target by **sending fake Software Updates** for popular Software. The new release now Integrates Gamma's powerful remote Infection application **FinFly Web** to Infect Targets on-the-fly by just **visiting any website**.

#### **Feature Overview**

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- Can be installed inside the Internet Service Provider Network
- Handles all common Protocols
- Selected Targets by IP address or Radius Logon Name
- Hides Remote Monitoring Solution in Downloads by Targets
- · Injects Remote Monitoring Solution as Software Updates
- · Remotely installs Remote Monitoring Solution through Websites visited by the Target

For a full feature list please refer to the Product Specifications.

	QUICK INFORMATION
Usage:	Strategic Operations
Capabilities:	<ul> <li>Deploys Remote Monitoring Solution on Target System through ISP Network</li> </ul>
Content:	Hardware/Software

#### **Usage Example: Intelligence Agency**

FinFly ISP was deployed in the main Internet Service Provider networks of the country and was actively used to remotely deploy a Remote Monitoring Solution on Target Systems. As the Targets have Dynamic-IP DSL Accounts, they are identified with their Radius Logon Name.



IT INTRUSION

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# **FINFLY ISP**

#### **Different Location Possibilities**

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 FinFly ISP can be used as a tactical or strategic solution within ISP networks



A tactical solution is mobile and the hardware is dedicated to the infection tasks inside the access network close to the targets' access points. It can be deployed on a short-term basis to meet tactical requirements focused on either a specific target or a small number of targets in an area. A strategic solution would be a permanent ISP/countrywide Installation of FinFly ISP to select and Infect any target from the remote headquarters without the need for the LEA to be on location.

Of course, it is possible to combine tactical and strategic solutions to reach a maximum of flexibility for the infection operations.

# Remote Monitoring & Infection Solutions FINFLY ISP

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## **FINFLY ISP**

#### **Product Components**

#### **FinFly ISP Strategic**

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A strategic deployment of FinFly ISP consists at least of the following:

- · Management System at the LEMF
- Target identification Probe Server(s) at the AAA-System
   of the network
- Infection Proxy Server(s) at, for example, the Internet Gateway(s)



#### **FinFly ISP Tactical**

- A tactical FinFly ISP System consists of the following:
- Target Identification & Infection Proxy Server Portable
- Management System Notebook



The technical data /specifications are subject to change without notice.

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Throughput:	> 20 Gbps		
Max. no. of NICs:	2 - 8 NICs		
Interfaces;	1GE Copper / Fiber 10GE Copper / Fiber SONET / SDH OC-3 / -192 STM-1 / -64 ATM AAL5 1x 8x Intel XEON		
Processors:			
Core:	2 - 8 Cores / Processor		
RAM:	12GB -1TB		
HDD Capacity:	3 x 146GB - 4.8TB SAS		
Features:	HP ILO 3 Redundant Power Redundant Fans Bypass Switch Function (If applicable)		
Operating System:	Linux GNU (Debian 5.0) hardened		
Throughput:	5 Gbps		
Max. no. of NICs:	3 NICs		
Interfaces:	1GE Copper / Fiber SONET / SDH OC-3 / -12 STM-1 / -4 ATM AAL5		
Processors;	2 x Intel Core i7		
Core:	6 Cores / Processor		
RAM:	12GB		
HDD Capacity:	2 x 1TB SATA		
Optical Drive:	DVD+/-RW SATA		
Monitor:	1 x 17" TFT		
Features:	Bypass Switch Function for NICs		
Operating System:	Linux GNU (Debian 5.0) hardened		
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# FINSUPPORT

#### FinSupport

The FinSupport sustains upgrades and updates of the Fin-Fisher™ product line in combination with an annual support contract.

The FinFisher<sup>™</sup> Support Webpage and Support Team provide the following services to our clients:

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· Online access to:

- Latest User Manual
- Latest Product Specifications
- Latest Product Training Slides
- Bug Reporting Frontend
- Feature Request Frontend

Regular Software Updates;

Bugfixes

<sup>II</sup> 1

- New Features
- New Major Versions

· Technical Support via Skype:

- Bugfixing
- Partial Operational Support

#### FinLifelineSupport

The <sup>i</sup>FinLifelineSupport provides professional back-office support for trouble resolution and technical queries. It also provides back-office support remotely, for FinFisher™ SW bug fixes and Hardware replacements under warranty. Furthermore, with FinLifelineSupport the client automatically receives new features and functionalities with the standard release of bug fixes.

#### **Bug Fixes**

FinSupport is a product driven support organization whereby a highly skilled after-sales support manager receives related queries by email or telephone. The after sales support manager is based in Germany and his hours of operation are 09:00 – 17:00 Central European Time (CET).

With the FinLifelineSupport, support is available from 09:00–17:00 CET. If a request for support is logged outside of standard office hours it will be addressed immediately on the next working day.

When the customer reports an incident, we log an incident Report (IR) and document the priority of the incident. Within a specified period, corrective actions will follow based on the assigned priority. The FinFisher<sup>TM</sup> team then has the responsibility of coordinating the Investigation and resolution of the IR, as well as communicating the status and new information to the IR originator.

For figh priority issues, we ensure that the system continues to work smoothly by quickly delivering workaround solutions and tested bug fixes. When the FinFlsher™ team delivers a workaround, in parallel it also escalates the Problem Report (PR) to the Research and Development (R&D) department to ensure a quick resolution. These professional support measures ensure that the software meets the highest expectations.





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# **FINSUPPORT**

The following flow chart provides an illustration of the typical operational procedure and areas of responsibility (**Note**: in this flow chart, 'customer' represents the originator of the IR):

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Remote Monitoring & Infection Solutions FINSUPPORT

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The following table provides the normal customer incident handling procedure;

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Customer	Incident::Report (IR) Processing and Tasks	
	FinFisher™ has dedicated email, phone/fax hotline contact Info for incident reporting.	
In cases of a (suspected) hardware/software defect, receive Incident Report (IR) as per the defined communication meth- ods. IR should include: - contract Id - customer's name - affected system/ technology - description of defect - priority (see definition below) - available error symptoms	} 	
Customer cooperates by providing further error symptoms, upon request	Within one working day, customer receives the ticket num- ber to confirm receipt and tracks the IR, and also the initial analysis results	
	FinLifelineSupport supports collecting error symptoms, upon request	
	FinLifelineSupport helps with temporary workaround solution	
	FinLifelineSupport provides correction proposal on IR with planned corrective measures & response time, after incident analysis	
	FinLifelineSupport provides issue of hard- or software modifi- cation, if reported incident requires correction	
Customer Implements delivered hardware/ software modification. Customer confirms successful correction.	FinLifelineSupport helps with Implementing hardware(i)/ soft- ware modification	

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(i) Hardware charged separately if not under warranty.





**FINSUPPORT** 

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#### Definitions of query and fault priority

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FinLifelineSupport processes the incoming queries and problem reports according to their urgency. Two factors rate the urgency of an incident, and both are included in each IR:

· 'Priority' based solely on the technical scope of the error

· 'Customer Severity' is a more objective factor and based on the resultant customer impact

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The following 'Priority' table provides an overview of the corresponding technical scope:

Priority	Definition	isxample	
1	critical issue; crucial aspect of system not working	The Proxy is down and no communication to the FinSpy Target can be established.	
2	major Issue with no workaround	An Antivirus update detects an already installed RMS which requires an immediate update in order to stay operational within the infected system.	
3	major issue with workaround	FinSpy Target functionality doesn't operate properly but can be fixed with a workaround solution.	
4	minor issue with little impact on system	Wrong icon shown for a downloaded file	

#### Response Times

In 90 percent of all incidents, we will keep our response times as depicted in the table below.

'Working day(s)' = as defined in the German calendar, and thus, excludes holidays observed in Germany.

There are three phases in our response times:

Initial Response

Corrective Action Feedback

Problem Resolution (or Priority De-Escalation)

The time for the 'Initial Response' is from the moment we log an incident to the actual confirmation response sent to the customer acknowledging receipt of the incident.

The 'Initial Response' may also ask for more detailed information or, in less complex cases, may immediately solve the problem.

# **FINSUPPORT**

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Response Times	linitial Response		PROBLEM Resolution/ PRIORITY DE Establique
Prio 1 - critical Issue	Same working day	1 working day(s)	<ul> <li>2 working day(s)</li> <li>Please note: Depending on the problem and research required it may take longer to re- solve the Issue.</li> </ul>
Prio 2 - major issue without workaround	Same working day	2 working day(s)	5 working day(s) Please note: Depending on the problem and research required it may take longer to re- solve the issue.
Prio 3 - major issue with workaround	Same working day	3 working day(s)	14 working day(s) Please note: Depending on the problem and research required it may take longer to re- solve the Issue.
Prio 4 - minor issue	Same working day	7 working day(s)	next software update

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#### Software Upgrades

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**រ** ដ The FinLifelineSupport includes regular Software upgrades and guarantees automatic upgrades to the existing system with Software patches provided via the update system.

These upgrades include new features, new enhancements and new functionality as per the client's roadmap (excluding hardware).


# IT Intrusion Training Program **FINTRAINING**

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The IT Intrusion Training Program includes courses on both, products supplied as well as practical IT intrusion methods and techniques. This program transfers years of knowledge and experience to end-users, thus maximizing their capabilities in this field.



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## IT Intrusion Training Program **FIN**TRAINING

Security awareness is **essential for any government** to maintain IT security and successfully **prevent threats** against IT infrastructure, which may result in a loss of confidentiality, data integrity and availability.

On the other hand, topics like **CyberWar**, Active Interception and Intelligence-Gathering through IT Intrusion have become more important on a daily basis and require Governments to **build IT Intrusion teams** to **face these new challenges**.

FinTraining courses are given by world-class IT intrusion experts and are held in fully practical scenarios that focus on real-life operations as required by the end-user in order to solve their daily challenges.

Gamma combines the individual training courses into a professional training and consulting program that builds up or enhances the capabilities of an IT Intrusion team. The Training courses are fully customized according to the end-user's operational challenges and requirements. In order to ensure full usability of the transferred knowhow, operational in-country support is provided during the program.

#### Sample Course Subjects

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- Profiling of Target Websites and Persons
- Tracing anonymous Emails
- Remote access to Webmail Accounts
- Security Assessment of Web-Servers & Web-Services
- · Practical Software Exploitation
- Wireless IT Intrusion (WLAN/802.11 and Bluetooth)
- Attacks on critical infrastructures
- Sniffing Data and User Credentials of Networks
- Monitoring Hot-Spots, Internet Cafés and Hotel Networks
- Intercepting and Recording Calls (VolP and DECT)
- Cracking Password Hashes

# QUICK INFORMATION Usage: • Knowledge Transfer Capabilities: • IT Intrusion Know-How • CyberWar Capabilities Content: • Training

#### **Consultancy Program**

- Full IT Intrusion Training and Consulting Program
- Structured build-up and Training of IT Intrusion Team
- · Full Assessment of Team Members
- Practical Training Sessions focus on Real-Life Operations
- In-Country Operational Consulting

For a full feature list please refer to the Product Specifications.



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[ سمير ي للغاية ]

<u>مباحث أمن الدول</u>ية <u>الإدار</u>ة المركزية لتكنولوجيها المعلومات</u>

(مدكريزة)

– تقدمت مؤخراً للجهاز شركة أنظمة الاتصالات الحديثة MCS وكيلة عن شركة GAMMA الألمانية العالمية .. المتخصصة في صناعة البرمجيات والأنظمة الإلكترونية الأمنية التي تستهدف اختراق صناديق البريد الإلكتروني .. بعرض لأحد أبرز منتجاتها ( يرفامج FINFISHER . يتم استخدامه من قبل العديد من الأحد أبرز منتجاتها ( يرفامج FINFISHER . يتم استخدامه من قبل العديد من الأحد أبرز منتجاتها ( يرفامج FINFISHER . يتم استخدامه من قبل العديد من التجويزة الأمنية والإستخباراتية العالمية )، وقامت بإمداد الجهاز بنسخة تجريبية تجريته للوقوف علي إمكانياته الفنية وقدراته في مجال الاختراق الإلكتروني .. تجريته للوقوف علي إمكانياته الفنية وقدراته في مجال الاختراق الإلكتروني .. تقريباً .. عما يلي :.

• كوله لظلم إختراق أمني رفيع المستوي يحقق العديد من الإمكانيات الفنية في هذا المجال غير متاحه في مثيلها من أنظمة الاختراق والتي يتمثل أبرزها في (إختراق صناديق البريد الالكترولي علي شبكات " hotmail . أبرزها في (إختراق صناديق البريد الالكترولي علي شبكات " hotmail . المستهدفة واستخدام أجهزتهم والبعمات التجسس علي أجهزة العناصر المستهدفة واستخدام أجهزتهم والبعمات الالكتروئية الخاصة بهم في التواصل ، التحكم الكامل في أجهزة النظف المختوق ملي شبكة ال SKYPE عن تجاحه في اختراق عناوين الحسابات الشخصية علي شبكة الحالة SKYPE

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- والذي يغد لظام التواصل ألإلكتروني الآكثر أماناً بالنسبة لعناصر النشاط الضار علي شبكة الإنترنت لكونه مشفر •
- أيمد اختراق العنصر المستعدف بالنظام المشار إليه بمثابة زرع نظام تجسس كامل بمكان تواجد جهاز الكميدول المخترق .. لظيراً لإمكانيات، الهائلة والتي تتبيح ما بلي : .
  - تسجيل محادثاته الصوتية والمرئية علي شبكة الإنترنت
- تسجیل محادثاته وتحرکاته ومحیطیه ( صوت وصورة ) بالغرفة مکان استخدامه لجهاز الكمبيوتر المخترق ( في حالة احتواء جهاز الكمبيوتر المخترق علي كاميرا ومايكروفون كمعظم أجهزة اللاب توب ) •

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 التحكم الكامل يجهاز الكمبيولر المخترق وإمكانية نسخ جميع محتوياته .. إمكانية اختراق أجهزة الحاسب الآلي المتيسلة بشبكة محلية بأكملها .. دون الحاجة إلي استهداف كل جهاز علي حده بعمليات الاختراق الإلكتروني • ـ تقدمت الشركة المُشار إليها بعرض أسعار يشمل تكلفة نظام الاختراق المُسشار إليه كذا تكلفة تدريب عدد ٤ ضباط من العاملين في مجال الاختراق الإلكتروني ، وتقيابهم الساعم الفيني من البشركة لمبدة لبلاث أعبوام .. إذ بليغ إجميالي السعر ٢٠٤ ,٢٨٨ ألف يورو •

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بالد الجم النبي

الإسارة المركزية لتكتولوجيا المعلومات مجموعة المتارجة الالكترونية قسم الاحتران الالكترونين

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السيد اللواء / وكيل الإدارة العامة لأمانة الجماز

للشذون المالية

(سدرى للغاية )

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تمية طيبة +++ وبعد ،،

بالنسبة لكتاب سيادتكم المؤرخ في ٢٠١٠/١٢/٢٢ "مرفق " والغاص يمو اقاة الإدارة رئاستكم بالمواصفات الفنية لنظام اختراق صناديق البريد الالكتروني المقدم من شركة أنظمة الانصالات الحديثة وكيلة شركة GAMMA الألمانيسة العالميسة المتخصصة في صناعة البرمجيات .. وكذا أسماء الشركات التي يمكن الطرح عليها لمخاطبة القطاع المالي بالوزارة لتخصيص المبلغ المطلوب والبدء في الإجراءات اللازمة ... فضيف :-.

الح مرفق المواصفات الفلية للنظام المطلوب مداركته والشركات التي يمكن الطرح عليها .

وتفضلوا بقبول فائق الاحترام ،،،

1 slignad " صلاح قــواد "

مدير الإدارة المركزية لتكنولوجيا المعلومات

بسمم الله الرحمن الرحيم

بريتارية العلمنة الأملانة الجهيز مجمع حة اللمنزون المالية تقسم المنظية

(مىرەن ئلغاية)

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السبيد اللواء / مدير الإدارة المركزية لتكنولوجيا المعلومات

تحية طيبة .. ويعد .

باللسبة لمذكره العرض على السيد اللواء دكتور / مماعد أول وزير الداخلية - ربيس الجه----ال بش----ان طلب محداركة نظحام إخت----راق صناديق البحريد الألكتحروني ( برنامج FINITISTUR ) بإجمالي مبلية ٤ ٢ ٢ ٣ يورو. ( ثلاثة مائة وثمانية وثمانون ألف وستمائة وأربعة يورو.) والمقدم من شركة أنظمة الأتصالات الحديثة MCN وكيلة شركة محمالية وأربعة يورو.) والمقدم من شركة أنظمة الأتصالات الحديثة MCN وكيلة شركة وستمائة وأربعة يورو. والمقدم من شركة أنظمة الأتصالات الحديثة دائلمة وكيلة شركة الف وستمائة وأربعة يورو. والمقدم من شركة أنظمة الإسمالات الحديثة دائلمة وكيلة شركة الفرية الإلكترولية الموافقة على مداركة النظام. الجهاز بالموافقة على مداركة النظام.

برجاء التكرم بموافاتنا بالمواصفات الفلية للنظام المطلوب مداركته واسماء الشركات التي يمكن الطرح عليها وذلك حتى يمكن مخاطبة القطاع المالي بالوزارة للنفصيص المبلغ المطلوب والبدء في الإجراءات المالية اللازمة .

وتقضلوا بقبول فانق الاحترام ،،

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لواء / وبديل الإدارة العامة لإمالة الجهاز

بحيل الإدارة العامة لأمالية الجو للشنون الماليية

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أولا : المواصفات الفلية لبرنامج متابعة الأنظمة الالكتر ونية ــ برنامج لمتابعة الأنظمة الإلكترونية على شبكات المعلومات بأنواعها المختلفة ( داخلية ، معليسة ) تمكين مستخدميها من متابعة البروتوكولات التالية: ن برونوكول نقل اللص الفائق HTTP والخاص بإرسال و استقبال البيانات العاملة بالظمسة HTML باستخدام المتغذ رقم ٨٠. و برونتوخول نقل الملفات IFTP والمفاص بارسال و استقبال الملفات الالكترونية بجميسع أتواعهها. باستخدام المنفذ رقم ٢٠، ٢١ -م بروتوخول ارسال البريد البسيط SMTP والخاص بالمعيسان الأساسي لإرسسال و استقبال المراسلات البريدية على شيكات المعلومات بكافة ألواعها باستنخدام المنفذ رقم ٢٠. و بروتوكول مكتب البريد POP3 والخاص بنقل المراسات البريدية من خوادم مراسات البريسد باستخدام المثغة رقم ١١٠ . o بروتوكول الوصول للرسائل البريدية IMAP و الخاص بلقل المراسلات البريدية باستخدام المنفذ رقم ١٤٣ . ن بروتو يحول الوضول للرسائل البريدية . WEBMATY العالمية باستخدام المتغذ رقم ٨٠ . نحديد الحسابات والمعرفات (عربى - الجليزي) المستخدمة أثلباء الولوج علي المواقع . المختلفة العاملة بنظام " HTML ، IPB ، VB " سواء لإدارتها أو للدخول عليها . () إدارة الحواسيب عن بعد وكذا نسبخ أو تعديل الملفات المتواجدة على أنظمة الحواسيب العاملة. بأنظمة التشغيل المختلفة الني تنتجها شركة مايكر وسوقت العالمية. ثانياً : الشركات التي يمكن الطرح عليها c) الشركة المصرية لإدارة وخدمات الوثائق الهندسية " EDM ". م شركة أنظمة الاتصالات الحديثة " MCS ". ن شرکة شي کومېيوټر. شركة تليكوم التريريز . AL-128

للذاليجزا البجيتير

[ deldlasm ]

<u>الإدارة العامة للمعلومات</u> الإدارة المر<del>كزية لتكنير أوعلومات</del> مجموعة الهتابية الإلكترونية الأعمر الإيتراق الالكتروني

#### بذكسيره

#### <u>للعرض على السجد اللواء دكتور / مساعد أول الوزير رئيس الجمعان</u>

معمولي: بشريكة BAMMA المترسة المالميسة المتكميمية. في تفاعة البر مجبات والأوطوة الإلكتر متعة الأمزيق •

- - مسجول محادثاته الصوائية والمرئية على شيكة الإثترنت ،
- ٥ تسجيل محادثاته وتحركاته ومحيطية (صوت وصورة) بالغرقة مكيان استخدامه لجهال الكوبيوتر المخترق (في حالة إحتواء جهاز الخديبوتر المخترق على كاميرا ومايكروفون كمعظم أحهزة اللاب توب) ،

التحكم الكامل بجهاز الكمييوني المغنرق و إمكالية نسخ جميع محتوياته.

**قما يتبيح نظام الاختراق هدل العبرتني .**. إمكانية إختراق أجهزة الحاسب الآلي المتحصلة بمشبعة · محلية بأكملها .. دون الحاجة إلى إستهداف كل جهال على حدا بعمليات الإختراق الإلكتروتي · أسفرت تجربة المنتج المشار إليه ، احتواله على بعض السلبيات الفنية ، حيث أمكن منخراً بالتنسيق مع الشركة الملتجة .. إجراء بعض التعديلات الجو هرية باللظام المشار إليه لتجلب تلك السلبيات . تقدمت الشركة GAMMA الألمانية مؤخراً بعرض أسعار يشمل تكلفة نظام الإختراق المستشار إليه كذا تكلفة تدريب عدد ٤ ضباط من العاملين في مجال الإختراق الإلكتروني ، وتقديم الدعم الفتسي مسن الشركة لمدة ثلاث أعوام .. إذ بلغ اجمالي السعر ٢٠٤ ,٨٨٨ ألف يسورو. ( مرفسة، عسر من الأممسجار. · ( Lylynadi **في ضوء ها سبق ..** يري الموافقة على الإسالة للإدارة المركزية للشفون المالية لاتخاذ السلازم لمسور التنسيق مع قطاع الشنون المالية بالور ازة للبدء في إجراءات التعاقد . · **مسيرض :** برجاء النظي على سال ميدي فو اد **ی دیسمبر ۱۰۱۰** ا فتران ، للدرأة العامة لدما تعاكيز: (مشوّم ماليه) في منذ التوصيح يد الددار، المركز بد الشقرة بالمراجعات الم حورة الملف إقسم بالمري المفادة ، the grand the start and e-veller  $AL_{2}|28$ 

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ا سرمالهاية ]

للحرض على السجد اللواء / مساعد أول الوزير رئيس الخصان مسول: شركة GAMMA (لأنمالية العالمية المتغمسيصة في مستاعة البر مجسات

والأنظمة الإلكان ونسة الأملية.

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ابدنت الشركة استعدادها لإمداد الجهاز بنسخة تجريبية " مجانية " من ملتجها المشار إليه (عبارة عن، حهاز كمبيوت محمول مثبت عليه البرنهامج المضار اليسه ) التجريف المصدة ٣ أسهابيع للوقوف على إمكانياته الفنية وقدراتسه قهي مجال الاختسراق (عبارة عن، حهاز كان يقوم الجهاز والشركة الأجنبية بإبرام عقد التباور أبرز بنسوده قسى الإلكتروني ... علي أن يقوم الجهاز والشركة الأجنبية بإبرام عقد التباور أبرز بنسوده قسى التعديد التعديد التعديد أن يقوم الجهاز والشركة الأجنبية بإبرام عقد التباور أبرز بنسوده قسى التعديد إلى التعديد التعديد المعان والشركة الأجنبية بإبرام عقد التباور أبرز بنسوده قسى التعديد وقال التعديد من المرامج لأي جهة أخري خلال تلك الفتسرة ... كذا التسزام التعديد من التعريد في على أن يقوم الجهاز والشركة الأجنبية بإبرام عقد التباور أبرز بنسوده قسى التعريزية التعديد من البرنامج لأي جهه أجنبية أو محلية بإستخدام الجهاز البرامج المثار اليه ، الشركة بعدم التصريح لأي جهه أجنبية أو محلية بإستخدام الجهاز البرامج المثار اليه ، الشركة بعدم التصريح لأي جهه أجنبية أو محلية بإستخدام الجهاز البرامج المثار اليه ، الشركة بعد مالتصريح لأي جهه أجنبية أو محلية بإستخدام الجهاز البرامج المثار اليه ، الشركة بعدم التصريح لأي جهه أجنبية أو محلية بإستخدام الجهاز البرامج المثار اليه ، الشركة بعدم التصريح يني جهه أجنبية أو محلية بإستخدام الجهاز البرامج المثارة التونة المثار اليه ، الشركة بعدم التصريح لأي جهه أجنبية أو محلية بإستخدام الجهاز أي والتي يعان البرية أو محلية بإستخدام الجهاز أو التي ماليه المثار اليه ، مناد أمن الفرة الختراق المنور العدود من الإمكانيات الفلية في هذا المجال غير مالحه في مثليها من ألظمة الاختراق والتي يتمائل أبرزها في ( إغتراق عنهان المحلية تحدين المنات الشخصية في مثليها من ألظمة الخام الكان التي يتمائل أبرزها في ( إذ مصري الي علي المحلية المحسية علي مالحه في مثليها من ألظمة الخاص العربية المالية المناصي المريميية المالية المريمي والي مالي أمر من المخوصية أوى أو من ما من أرام معتي أو ما في المالية المالية المالية المالية المالية أو ما مي أو من ألكانية الماليمي أو ما أو ما مالي أو ما ما ماليكان واليمان ما ماليمان المالية معاول المالية معدين ما مالي أو ما ما الماليما أو مالي ما ماليان المالي المالية مامي أو ما مي الماليا

•••• يُستعد تظليلهم الـــــ SKYPE للتواصل الالكنزوني .. الظام تواصل خبر الالترنست آمسن ومشفر وقد لجات إليه هالياً معظم الجماعات المتطرفة لتحقيق التواصل فيمـــا بيـــتـهم

وهو يتبيع لعدد من المشتركين في اللظام إجراء محادثات صوتية مشتركة قيمًا بيسلهم بطريقة آمنه ومشغرة تحول دون إخترافهم امليا وتجليها لعمايات الرحسد الأملس ( موضوع عرض سابق بشأن عقد اجتمساع بمقر وزارة الاتصالات وتكنولوجيسا المعلومات برداسة السبد الدكتور وزبر الاتصالات وتكنولوجيا المعلومات وحصفور العديد من المسناد لبن بالأجهزة الأملية بالبلاد ).... نظام الاضتراق المشار إليه ( FINFISHER ) هو. نظام الإختراق الأمني الوحيد على مستوي العالم القادر على إختراق برنامج الـ SKYPE للتواصل الالكتروني. في ضبوء ما سبق.. بري الموافقة على توقيع العقة إلمشار. إليه .. واللتمديق مسع السشركة لبدء تجزية البرنامج على اجهزة وشبكة منفصله تمامأ عن اجهزة وشبكة الجهاز لمعرفسة امكانية ومدي الاستفاده منه في مجال الاختراق الالكتروني. " مرفق صورة من العقد المطلوب التوقيع عليه ". المسرفي : برجاء الاقل A French -مرز المسطس ۲۰۰۹ 5/97) C marker like · Will comily a SMXAr يومدرة للعنفة بمان إشرا المري الذ باستاسيا والاستارداله \* maple for side hand by d le proving Cr 10 phones in from the man A1.-5'



# FINFISHER PROPOSAL

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# 2. Commercial Offer

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ITEM #	DESCRIPTION	MODEL	<b>OTY</b>	UNIT PRICE	LINE TOTAL
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1	FinFly Lite	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·		
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	FinFly Lite Product Training Number of Students: 2-4 Location: In-country Duration: 2 days (can be integrated in FinIntrusion Kit Product Training) Documentation: Soft and hard copies Including: airfare, accommodation, food	FFLT	1.	11,020.00	11,020.0()
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#### OPTIONS;

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#### **MILIPOL QATAR 2012**

Le 18 October 2012

Exhibitor description

GAMMA GROUP

View the site

GAMMAGROLIP

### **GAMMA GROUP**

Fellows House, 46 Royce Close West Portway Industrial Estate SP10 3TS Andover - Hampshire UNITED KINGDOM

Tel : +44 126 433 2411 Fax : +44 126 433 2422 http://www.gammagroup.com info@gammagroup.com

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#### Activities

#### **Fields of activities**

- Computer access control Control Room
- Encryption / Cryptography
- GSM
- High security communication networks
  Intelligence agency
  Mobile communication

- Scanners and walkthrough metal detectors Transmitter Receiver Transceiver
- Vehicle tracking

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**Research Brief** Number 09 – July 2012

#### From Bahrain with Love: FinFisher's Spy Kit Exposed?

#### INTRODUCTION

Click here to read the Bloomberg News article,

The FinFisher Suite is described by its distributors, Gamma International UK Ltd., as "Governmental IT Intrusion and Remote Monitoring Solutions."<sup>1</sup> The toolset first gained notoriety after it was revealed that the Egyptian Government's state security apparatus had been involved in <u>negotiations</u> with Gamma International UK Ltd. over the purchase of the software. Promotional materials have been <u>leaked</u> that describe the tools as providing a wide range of intrusion and monitoring capabilities.<sup>2</sup> Despite this, however, the toolset itself has not been publicly analyzed.

This post contains analysis of several pieces of malware obtained by Vernon Silver of Bloomberg News that were sent to Bahraini pro-democracy activists in April and May of this year. The purpose of this work is identification and classification of the malware to better understand the actors behind the attacks and the risk to victims. In order to accomplish this, we undertook several different approaches during the investigation.

As well as directly examining the samples through static and dynamic analysis, we infected a virtual machine (VM) with the malware. We monitored the filesystem, network, and running operating system of the infected VM.

This analysis suggests the use of "Finspy", part of the commercial intrusion kit, Finfisher, distributed by Gamma International.

#### DELIVERY

This section describes how the malware was delivered to potential victims using e-mails with malicious attachments.

Number 09 – July 2012

In early May, we were alerted that Bahraini activists were targeted with apparently malicious e-mails. The emails ostensibly pertained to the ongoing turmoil in Bahrain, and encouraged recipients to open a series of suspicious attachments. The screenshot below is indicative of typical message content:

Forwarded Message
 From: Mellasa Chan <u>smellasa, allazeeradokimali.com?</u>
 To:
 Sent: Tuesday, 8 May 2012, 8:52
 Subject: Torture reports on Naboel Rajab

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Acting president Zainab Al Khawaja for Human Rights Bahrain reports of torture on Mr. Nabeel Rajab after his recent arrest.

Please check the attached detailed report along with torture images.

The attachments to the e-mails we have been able to analyze were typically .rar files, which we found to contain malware. Note that the apparent sender has an e-mail address that indicates that it was being sent by "Melissa Chan," who is a real correspondent for Aljazeera English. We suspect that the e-mail address is not her real address.<sup>3</sup> The following samples were examined:

324783fbc33cc117f971cca77ef7ceaf7ce229a74edd6e2b3bd0effd9ed10dcc rar. يلاماليك c5b39d98c85b21f8ac1bedd91f0b6510ea255411cf19c726545c1d0a23035914 \_\_gpj.ArrestedXSuspects.rar c5b37bb3620d4e7635c261e5810d628fc50e4ab06b843d78105a12cfbbea40d7 KingXhamadXonXofficialXvisitXtoX.rar 80fb86e265d44fbabac942f7b26c973944d2ace8a8268c094c3527b83169b3cc MeetingXAgenda.rar f846301e7f190ee3bb2d3821971cc2456617edc2060b07729415c45633a5a751 Rajab.rar

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These contained executables masquerading as picture files or documents:

Number 09 - July 2012

49000fc53412bfda157417e2335410cf69ac26b66b0818a3be7eff589669d040 dialoge.exe cc3b65a0f559fa5e6bf4e60eef3bffe8d568a93dbb850f78bdd3560f38218b5c exe.Rajab1.jpg 39b325bd19e0fe6e3e0fca355c2afddfe19cdd14ebda7a5fc96491fc66e0faba exe.image1.jpg e48bfeab2aca1741e6da62f8b8fc9e39078db574881691a464effe797222e632 exe.Rajab.jpg 2ec6814e4bad0cb03db6e241aabdc5e59661fb580bd870bdb50a39f1748b1d14 Suspects.jpg exe.Arrested

c29052dc6ee8257ec6c74618b6175abd6eb4400412c99ff34763ff6e20bab864 News about the existence of a new dialogue between AlWefaq & Govt..doc

The emails generally suggested that the attachments contained political content of interest to pro-democracy activists and dissidents. In order to disguise the nature of the attachments a malicious usage of the "righttoleftoverride" (RLO) character was employed. The RLO character (U+202e in unicode) controls the positioning of characters in text containing characters flowing from right to left, such as Arabic or Hebrew. The malware appears on a victim's desktop as "exe.Rajab1.jpg" (for example), along with the default Windows icon for a picture file without thumbnail. But, when the UTF-8 based filename is displayed in ANSI, the name is displayed as "gpj.1bajaR.exe". Believing that they are opening a harmless ".jpg", victims are instead tricked into running an executable ".exe" file.<sup>4</sup>

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exe.Rajab1.jpg

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Upon execution these files install a multi-featured trojan on the victim's computer. This malware provides the attacker with clandestine remote access to the victim's machine as well as comprehensive data harvesting and exfiltration capabilities.

#### INSTALLATION

This section describes how the malware infects the target machine.



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"driverw.sys" is loaded and then "delete.bat" is run which deletes the original payload and itself. It then infects existing operating system processes, connects to the command and control server, and begins data harvesting and exfiltration.

Examining the memory image of a machine infected with the malware shows that a technique for infecting processes known as "**process hollowing**" is used. For example, the memory segment below from the "winlogon.exe" process is marked as executable and writeable:

Process: winlogon.exe Pid: 424 Address: 0xlaf0000 Vad Tag: VadS Protection: PAGE EXECUTE READWRITE Flags: CommitCharge: 19, MemCommit: 1, PrivateMemory: 1, Protection: 6 00 00 0x01af0000 4d 5a 90 00 03 00 00 00 04 00 00 00 ff ff MZ.,,,,,,,,,,,,,,,, 0x01af0010 b8 00 00 00 00 00 00 00 40 00 00 00 00 00 00 00 . . . . . . . . @. . . . . . . 0x01af0920 0x01af0030

Here the malware starts a new instance of a legitimate process such as "winlogon.exe" and before the process's first thread begins, the malware de-allocates the memory containing the legitimate code and injects malicious code in its place. Dumping and examining this memory segment reveals the following strings in the infected process:

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ESP C2b576 PUSH CON CON CON C76 56 C0 576 PUSH CON	b ff 55 8b ec 68 40 47 f1 73 c3 8b ff         b c 0 6B f3 73 c3 8b ff 55 8b ec 68 c2 c0 b5 76 c3 6         c 68 f1 c2 b5 76 c3 8b ff 55 8b ec 68         c 68 f1 c2 b5 76 c3 8b ff 55 8b ec 68         c 68 f1 c2 b5 76 c3 8b ff 55 8b ec 68         e 68 f1 c2 b5 76 c3 8b ff 55 8b ec 68         e 68 f1 c2 b5 76 c3 8b ff 55 8b ec 68         e 68 f1 c2 b5 76 c3 8b ff 55 8b ec 68         e 68 f1 c2 b5 76 c3 8b ff 55 8b ec 68         e 68 f1 c2 b5 76 c3 8b ff 55 8b ec 68         e 68 f1 c2 b5 76 c3 8b ff 56 8b ec 68         e 68 f1 c2 b5 76 c3 8b ff 56 8b ec 68         e 68 f1 c2 b5 76 c3 8b ff 56 8b ec 68         e 68 f1 c2 b5 76 c3 8b ff 56 8b ec 68         e 68 f1 c1 b1         PUSH 68P         MOV E01. ED1         PUSH 68P         MOV E02. ED1         PUSH 68P         MOV E03. E01         PUSH 68P         M	Protection: PAGE EXECUTE READWRITE Charge: 1. MemCommit: 1. PrivateNemory: 1 b ff 55 8b ec 68 40 47 f1 73 c3 8b ff 55 8 c0 6B f3 73 c3 8b ff 55 8b ec 68 ac 8c 8 a 8b ff 55 8b ec 68 e2 c0 b5 76 c3 8b ff c 68 ff c2 b5 76 c3 8b ff 55 8b ec 68 3d MOV EDI. EDI PUSH EBP NOV EDI. EDI PUSH BP NOV EDI. EDI PUSH BP NOV EDI. EDI PUSH BADRO 0x73f14740 RET NOV EDI. EDI PUSH BADRO 0x76b48eae RET NOV EDI. EDI PUSH CBP. ESP 8eb476 PUSH DWORD 0x76b48eae RET NOV EDI. EDI PUSH BP NOV EDI. EDI PUSH BP NOV EDI. EDI PUSH BEP NOV EDI. EDI PUSH BP NOV EBP. ESP C2b576 PUSH 0WORD 0x76b5c2ff RET NOV EDI. EDI PUSH BP NOV EBP. ESP C2b576 PUSH 0WORD 0x76b5c2ff RET NOV EDI. EDI PUSH BP NOV EBP. ESP C2b576 PUSH 0WORD 0x76b5c2ff RET NOV EDI. EDI PUSH EBP NOV EBP. ESP C2b576 PUSH 0WORD 0x76b5c2ff RET NOV EDI. EDI PUSH EBP NOV EBP. ESP C2b576 PUSH 0WORD 0x76b5c2ff RET NOV EDI. EDI PUSH EBP NOV EBP. ESP C2b576 PUSH 00000 0x76b5c2ff RET DB 0xb5 C2B576 C2B576 PUSH 00000 0x76b5c2ff RET NOV EBP. ESP C2B576 PUSH 00000 0x76b5c2ff C2B576 PUSH 00000 0x76b5c2ff RET DB 0xb5 C2B576 C2B576 PUSH CDI. EDI PUSH CDI. EDI PUSH EBP NOV EBP. ESP C2B576 PUSH 00000 0x76b5c2ff RET DB 0xb5 C2B576 PUSH 00000 00 79 3a 5c 6c 73	Protection: PAGE EXECUTE READWRITE Charge: 1. NemCommit: 1. PrivateNemory: 1. PrivateStemory: 1. PrivateSte	Protection: PAGE EXECUTE READWRITE Charge: 1. MemCommit: 1. PrivateNemory: 1. Protect b ff 55 8b ec 68 40 47 f1 73 c3 8b ff 55 8b ec 68 a c0 6B f3 73 c3 8b ff 55 8b ec 68 ae 8e b4 76 f a 8b ff 55 8b ec 68 e2 c0 b5 76 c3 8b ff 55 8b c 68 ff c2 b5 76 c3 8b ff 55 8b ec 68 3d c3 b5 MOV E01. E01 PUSH E8P MOV E01. E01 PUSH 68P MOV E03. E5P c0b576 28 94 df 65 12 14 ca 42 aa 76 42 01 00 00 00 79 3a 5c 6c 73 76 6c	Protection: PAGE EXECUTE READWRITE Charge: 1. NgmCommit: 1. PrivateNemory: 1. Protection: b ff 55 8b ec 68 40 47 f1 73 c3 8b ff 55 8b ecU B c0 68 f3 73 c3 8b ff 55 8b ec 68 ac 8c b4 76 h.h.s. a 8b ff 55 8b ec 68 e2 c0 b5 76 c3 8b ff 55 8bU. c 68 ff c2 b5 76 c3 8b ff 55 8b ec 68 3d c3 b5 h NOV E0I. EDI PUSH E8P NOV E0F. ESP 471173 PUSH DWORD 0x73f14740 RET NOV E0F. EDI PUSH E8P HOV E0F. ESP 8eb476 PUSH DWORD 0x76b48eae RET MOV E0F. ESP 8eb476 PUSH DWORD 0x76b48eae RET MOV E0F. ESP 8eb476 PUSH DWORD 0x76b5c0e2 RET MOV E0F. ESP c2b576 PUSH DWORD 0x76b5c2ff RET MOV E0F. EDI PUSH E8P MOV E0F. ESP c2b576 PUSH DWORD 0x76b5c2ff RET MOV E0F. EDI PUSH E8P MOV E0F. ESP c2b576 PUSH DWORD 0x76b5c2ff RET MOV E0F. EDI PUSH E8P MOV E0F. ESP c2b576 PUSH DWORD 0x76b5c2ff RET MOV E0F. ESP 08 0x66 DB 0x3d RET DB 0xb5 28 94 df 66 12 14 ca 42 aa 76 42 35 01 00 00 00 79 3a 5c 6c 73 76 6c 5f	Protection: PAGE EXECUTE READWRITE Charge: 1. NewCommit: 1. PrivateMemory: 1. Protection: 6 b of 55 8b ec 68 40 47 f1 73 c3 8b ff 55 8b ccUh@G, b co 68 f3 73 c3 8b ff 55 8b ec 68 ac 6b 476 h.h.sU. c 68 ff c2 b5 76 c3 8b ff 55 8b ec 68 3d c3 b5hV MOV EOI. EDI PUSH EBP MOV EDI, EDI PUSH 66P MOV EDF, ESP 471173 PUSH DWORD 0x73f1368c0 RET MOV EDF, ESP 400 EDF, ESP 400 EDF, ESP 400 EDF, ESP 8eb476 PUSH DWORD 0x76b48eae RET MOV EDF, ESP 20b576 PUSH DWORD 0x76b5c0e2 REY MOV EDF, ESP 22b576 PUSH DWORD 0x76b5c0e2 REY MOV EDF, ESP 22b576 PUSH DWORD 0x76b5c2ff RET HOV EDF, ESP 08 0x66 DB 0x30 REJ 100 00 00 79 3a 5c 6c 73 76 6c 5f 62	Protection: PAGE_EXECUTE_READWRITE Charge: 1. MenCommit: 1. PrivateNemory: 1. Protection: 6 b ff 55 8b ec 60 40 47 f1 73 c3 8b ff 55 8b ecUh@G.sUh a co 6B f3 73 c3 8b ff 55 8b ec 68 ae 8e b4 76 h.h.sUh. a 8b ff 55 8b ec 60 e2 c0 b5 76 c3 8b ff 55 8bUhv. c 6B ff c2 b5 76 c3 8b ff 55 8b ec 68 3d c3 b5Uhv. c 6B ff c2 b5 76 c3 8b ff 55 8b ec 68 3d c3 b5Uhv. c 6B ff c2 b5 76 c3 8b ff 55 8b ec 68 3d c3 b5Uhv. c 6B ff c2 b5 76 c3 8b ff 55 8b ec 68 3d c3 b5Uhv. c 6B ff c2 b5 76 c3 8b ff 55 8b ec 68 3d c3 b5Uhv. c 6B ff c2 b5 76 c3 8b ff 55 8b ec 68 3d c3 b5Uhv. c 6B ff c2 b5 76 c3 8b ff 55 8b ec 68 3d c3 b5Uhv. HOV EDI. EDI PUSH EBP HOV EDP. ESP 8eb476 PUSH DWORD 0x73f368c0 RET MOV EDI. EDI PUSH EBP MOV EDF. ESP 8eb476 PUSH DWORD 0x76b5c0e2 RET MOV EDI. EDI PUSH EBP MOV EDI. EDI PUSH EB	Protection: PAGE_EXECUTE_READWRITE Charge: 1. MemCommit: 1. Privatchemory: 1. Protection: 6 b ff 55 8b ec 60 40 47 f1 73 c3 8b ff 55 8b ccUhegG.sU b cf 55 73 c3 8b ff 55 8b cc 68 a 68 b4 76 h.h.s.u.hv. 3 8b ff 55 8b ec 68 e2 c0 b5 76 c3 8b ff 55 8bUh.v.v.U. c 68 ff c2 b5 78 c3 8b ff 55 8b ec 68 3d c3 b5Uh.vUh= NOV EDI, EDI PUSH EBP HOV EBP. ESP 47/173 PUSH DWORD 0x73f14740 RET NOV EDI, EDI PUSH EBP HOV EDP, ESP 47/173 PUSH DWORD 0x73f36Bc0 RET NOV EDI, EDI PUSH EBP HOV EDF, ESP 8cb476 PUSH DWORD 0x76b5c0e2 RET MOV EDF, ESP Seb476 PUSH DWORD 0x76b5c0e2 RET MOV EDF, ESP c0b576 PUSH DWORD 0x76b5c0e2 RET HOV EDI, EDI PUSH EBP HOV EDI, EDI PUSH EBP HOV EDI, EDI PUSH EBP NOV EDF, ESP c2b576 PUSH DWORD 0x76b5c2ff RET HOV ED, ESP OB 0x66 DB 0x3d RET DB 0xb5 28 94 df 66 12 14 ca 42 aa 76 42 35 15 4d c3 01 00 06 90 79 3a 5c 6c 73 76 6c 5f 62 72 61	Protection: PAGE_EXECUTE_READURITE Charge: 1, NextCommit: 1, PrivatcMemory: 1, Protection: 6 b ff 55 8b ec 68 40 47 f1 73 c3 8b ff 55 8b ecUhcv. s c0 68 73 73 c3 8b ff 55 8b ec 68 ac 8c b 47 6 h.h.sUhv. a 8b ff 55 8b ec 68 e2 c0 b5 76 c3 8b ff 55 8bUhvU. b 00 E01, CDI PUSH E8P MOV E01, CDI PUSH E8P MOV E01, EDI PUSH E8P MOV E01, E01 PUSH E8P MOV E8P, E5P PUSH E8P MOV E8P, E5P PUSH E8P MOV E8P, E5P PUSH E8P PUSH E8P P

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This path appears to reference the functionality that the malware uses to modify the boot sequence to enable persistence: .

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 $y:\lsvn\_branches\finspyv4.01\finspyv2\src\target\bootkit\_x32driver\objfre\_w2k\_x86\i386\bootkit\_x32driver.p\db$ 

A pre-infection vs post-infection comparison of the infected VM shows that the Master Boot Record (MBR) was modified by code injected by the malware.

The strings found in memory "finspyv4.01" and "finspyv2" are particularly interesting. The FinSpy tool is part of the FinFisher intrusion and monitoring toolkit.<sup>5</sup>

#### **OBFUSCATION AND EVASION**

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This section describes how the malware is designed to resist analysis and evade identification.

The malware employs a myriad of techniques designed to evade detection and frustrate analysis. While investigation into this area is far from complete, we discuss several discovered methods as examples of the lengths taken by the developers to avoid identification.

A virtualised packer is used. This type of obfuscation is used by those that have "strong motives to prevent their malware from being analyzed".<sup>6</sup>

This converts the native x86 instructions of the malware into another custom language chosen from one of 11 code templates. At run-time, this is interpreted by an obfuscated interpreter customized for that particular language. This virtualised packer was not recognised and appears to be bespoke.

Several anti-debugging techniques are used. This section of code crashes the popular debugger, OllyDbg.

.text:00401683 finit .text:00401686 fld ds:tbyte\_40168E .text:0040168C jmp short locret\_401698

.text:0040168E tbyte\_40168E dt 9,2233720368547758075e18

.text:00401698 locret\_401698: .text:00401698 retn

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This float value causes OllyDbg to crash when trying to display its value. A more detailed explanation of this can be found <u>here</u>.

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To defeat DbgBreakPoint based debuggers, the malware finds the address of DbgBreakPoint, makes the page EXECUTE READWRITE and writes a NOP on the entry point of DbgBreakPoint.

The malware checks via PEB to detect whether or not it is being debugged, and if it is it returns a random address.

The malware calls ZwSetInformationThread with ThreadInformationClass set to  $0 \times 11$ , which causes the thread to be detached from the debugger.

The malware calls ZwQueryInformationProcess with ThreadInformationClass set to 0x(ProcessDebugPort) and 0x1e (ProcessDebugObjectHandle) to detect the presence of a debugger. If a debugger is detected it jumps to a random address. ZwQueryInformationProcess is also called to check the DEP status on the current process, and it disables it if it's found to be enabled.

The malware deploys a granular solution for Antivirus software, tailored to the AV present on the infected machine. The malware calls ZwQuerySystemInformation to get ProcessInformation and ModuleInformation. The malware then walks the list of processes and modules looking for installed AV software. Our analysis indicates that the malware appears to have different code to Open/Create process and inject for each AV solution. For some Anti-Virus software this even appears to be version dependent. The function "ZwQuerySystemInformation" is also hooked by the malware, a technique frequently used to allow process hiding:

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Hook mode: Usermode Hook type: Inline/Trampoline Process: 628 (svchost.exe) Victim module: ntdll.dll (0x7c900000 - 0x7c9b2000) Function: ntdll.dll!ZwQuerySystemInformation at 0x7c90d92e Hook address: 0xfd34b8 Hooking module: <unknown>

Disassembly(0): 0x7c90d92e e9855b6c84 JMP 0xfd34b8 MOV EDX, 0x7ffe0300 0x7c90d933 ba0003fe7f CALL DWORD (EDX) 0x7c90d938 ff12 0x7c90d93a c21000 RET 0X10 0x7c90d93d 90 NOP MOV EAX, Oxae 0x7c90d93e b8ae000000 DB 0xba 0x7c90d943 ba 0x7c90d944 0003 ADD [EBX], AL Disassembly(1):

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0xfd34b8	8bff	MOV EDI. EDI
0xfd34ba		PUSH EBP
0xfd34bb	8bec	MOV EBP, ESP
0xfd34bd	56	PUSH ESI
0xfd34be	ff7514	PUSH DWORD [EBP+0x14]
0xfd34c1	8b750c	MOV ESI, [EBP+0xc]
0xfd34c4	ff7510	PUSH DWORD [EBP+0x10]
0xfd34c7	56	PUSH ESI
0xfd34c8	ff7508	PUSH DWORD [EBP+0x8]
0xfd34cb	ff	DB 0xff
0xfd34cc	15	DB 0x15
0xfd34cd	9c	PUSHF
0xfd34ce	9d	POPF
0xfd34cf	fd	STD

#### DATA HARVESTING AND ENCRYPTION

This section describes how the malware collects and encrypts data from the infected machine.

Our analysis showed that the malware collects a wide range of data from an infected victim. The data is stored locally in a hidden directory, and is disguised with encryption prior to exfiltration. On the reference victim host, the directory was:

"C:\Windows\Installer\{49FD463C-18F1-63C4-8F12-49F518F127}."

We conducted forensic examination of the files created in this directory and identified a wide range of data collected. Files in this directory were found to be screenshots, keylogger data, audio from Skype calls, passwords and more. For the sake of brewity we include a limited set of examples here.

The malware attempts to locate the configuration and password store files for a variety browsers and chat clients as seen below:

		Numb	er 09 – July 2
]rund  32,exe	3996 🗑 QueryOpen	Ci\Documents and Settings\XPMUser\Application Data	SUCCESS
Irundil32.exe	3996 🖳 QueryOpen	Ci\Documents and Sattings\XPMUsar\Application Data\Mozilla\Profiles	NAME NOT FOUND
Trundli 32.exe	3996 B. QuaryOpen	C:\Dacuments and Settings\XPMUser\Application Data\Thunderbird\Profiles	Path Not Found
Trundi 32.exe	3996 B.QueryOpen	C (Documents and Settings)XPMUser)Local Settings/Application Data	SUCCESS
grundl32.exe	4024 🙀 QueryOpen	Ct/Documents and Settings(XFMUser)Application Data	SUCCESS
Irundli32.exe	4024 AQueryOpen	C:\Documents and Settings\XFMUser\Application Data\Trillian\users\global	PATH NOT FOUND
Irundil32,exe	4024 CueryOpen	C:\10ocuments and Settings\XPMUssr\Application Data\Mozilla\Profiles	NAME NOT FOUND
Jrundij32,exe	4024 B. QueryOpen	C:\Documents and Settings\XPMUser\Application Datagalm	NAME NOT FOUND
lirundij32.exe	4024 B. QueryOpen	Cribocuments and Settings(XPMUser)Application Oata).purple	NAME NOT FOUND
arundij32.exe	4024 AQUBRYOPEN	Ci)Documents and Settings(XPMUser)Application Data Miranda	NAME NOT FOUND
Trundli32.exe	4024 B.QueryOpen	C: 1Documents and Settings XPMUser Local Settings Application Data	SUCCESS
jrundli32,exe	4024 B. QueryOpen	Cilpocuments and Settings XPMUser (Application Data MySpace) Musers.txt	PATH NOT FOUND
Jrundli32.exe	4024 B. QueryOpen	ChDocuments and Settings (XPMUser) Application Data (Digsby digsby, dat	PATH NOT FOUND
nundl32.exa	4024 AugueryOpen	Ci\Documents and Settings\XPMUser\Application Data\MozIIa\Firefox\Profiles\yz9d0pnf.default\history.dat	NAME NOT FOUND
Jrundi32.exe	4024 🗒 QueryOpen	C:\Documents and Settings\XPMUser\Application Data\Mozilla\Firefox\Profiles\yz9d0pnf.default\places.sqlite	SUCCESS
jrundi 32.exo	4024 SueryOpen	C;\Documents and Settings\XPMUser\Application Data\Mozilla\Firefox\Profiles\y29d0pnf.default\nssckbi.dl	NAME NOT FOUND
Trundli32.exe	4024 B QueryOpen	C:\Documents and Settings\XPMUser\Application Data\Mozilla\Firefox\Profiles\yz9d0pnf.default\nssckbi.dl	NAME NOT FOUND
]rundl32.exe	4024 B QueryOpen	C:\Documents and Sattings\XPMUser\Application Data\Mozilla\Firefox\Profiles\yz9d0pnf.dafauit\signons.txt	NAME NOT FOUND
Trundil32.exe	4024 B. QueryOpen	C:\Documents and Settings\XPMUser\Application Data\Mozilla\Firefox\Profiles\yz9d0pnf.default\signons2.txt	NAME NOT FOUND
Irundil32,exe	4024 SkoueryOpen	Cr\Documents and Settings\XPMUser\Application Date\Mazila\Firefox\Profiles\yz9d0pnf.dsfault\signons3.txt	NAME NOT FOUND
]rundli32.exe	4060 🗃 QueryOpen	-C:\Documents and Settings\XPMUser\Application Data	SUCCES5
]rundi32.exe	4060 SkoueryOpen	CilDocuments and Settings\XPMUser\Application Data\Mozila\Firefox\Profiles\yz9d0pnf.dafault\history.dat	NAME NOT FOUND
Arundil32.exe	4060 🗒 QueryOpen	C:\Documents and Settings\XPMUser\Application Data\Mozila\Firafox\Profiles\yz9d0pnf.default\places.sqlite	SUCCESS
irundi32.exe	4060 🗒 QueryOpen	C:\Documents and Settings\XPMUser\Application Data\Mozilla\FireFox\Profiles\yz9d0pnf.default\nssckbi.dl	NAME NOT FOUND
Jrundi 32,exo	4060 🗿 QueryOpen	Ct\Documents and 5attings\XPMUser\Application Data\Mozilla\Frefox\Profiles\yz9d0pnf.default\nssckbi.dli	NAME NOT FOUND
Jrundl32.exe	4060 B. QueryOpen	C:\Documents and Settings\XPMUser\Application Data\Mozilla\Firefox\Profiles\yz9d0pnf,default(signons,sqlite	5UCCE55
ີ່ Tundi32.exe	4060 🗟 QueryOpen	Ci\Documents and Settings\XPMUser\Application Deta\Mozille\Firefox\Profiles\yz9d0pnf.default\signons.sqlite.	, NAME NOT FOUND
alrundli32.exe	4060 B. QueryOpen	CI\Documents and Settings\XPMUsar\Application Data\Mozilla\FireFox\Profiles\yz9d0pnf.default\signons.sqlka.	. NAME NOT FOUND
ູ້ງrundli32,ອxອ	4060 CueryOpen	C:\Documents and Sattings\XPMUsar\Application Data\Mozilla\Firefox\Profiles\yz9d0pnf.dafault\signons.sqlka.	. NAME NOT FOUND
]rundil32.exe	1060 S. QueryOpen	Ci(Occurrents and Settings(XPMUser(Application Data(Mozilla)Firefox(Profiles(yz9d0pnf.default)signons.sqlite.	NAME NOT FOUND
jrundli32.exe	4068 AuguaryOpen	C(Documents and Settings)XPMUser(Local Settings)Application Date	SUCCESS
Trundli32.exe	4068 AugueryOpen	C:\Documents and Settings\XPMUser\Local Settings\Application Data\Google\Chrome\User Data\Default\Web .	. PATH NOT FOUND
]rundll32.exe	406B DueryOpen	CilDocuments and Settings XPMUser Local Settings (Application Data Google) Chrome (User Data) Default (Login.	PATH NOT FOUND
arundl32.exe	1080 AugueryOpen	CilDocuments and Settings)XPMUser(Application Deta	SUCCESS
undi32,exe	1080 B. QueryOpen	Cripocuments and Sattings XPMUser Application Data Opera Opera Wand, dat	PATH NOT FOUND
rundi32.exe	4060 B QueryOpen	C:\Documents and Settings\XPMUser\Application Deca\Opera\Opera7\profile\wand.dat	PATH NOT FOUND
100 million 100	40B8	C;)Documents and Settings\XPMiJser\Local Settings\Application Data	SUCCESS

We observed the creation of the file " $t111\ddot{b}0000000.dat$ " in the data harvesting directory, as shown in the filesystem timeline below:

**Thu Jun 14 2012 12:31:3**4 52719 mac. r/rr-xr-xr-x 0 0 26395-128-5 C:/WINDOWS/Installer/{49FD463C-18F1-63C4-8F12-49F518F127}/09e493e2-05f9-4899-b661-c52f3554c644

Thu Jun 14 2012 12:32:18 285691 ...b r/rrwxrwxrwx 0 0 26397-128-4 C:/WINDOWS/Installer/{49FD463C-18F1-63C4-8F12-49F518F127}/t111000000000.dat

Thu Jun 14 2012 12:55:12 285691 mac. r/rrwxrwxrwx 0 0 26397-128-4

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C:/WINDOWS/Installer/{49FD463C-18F1-63C4-8F12-49F518F127}/t11100000000.dat 4096 .... -/rr-xr-xr-x 0 0 26447-128-4

The infected process "winlogon.exe" was observed writing this file via Process:

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			Num	lber 09 – July 2012
ni kinistan exe	420 10 CrasteFile	C-}W/RDC/W/S107454641{59FD463C-18F1-69C4-8F12-49F510F127}0;13100000000.dat ::	SDCCE55	Desired Access: Genetic Vinte,
- wintegen.exe	120 A SetEndOf FleinformationFle	C (WINDOWS) installer (19FD 160C-18F1-63C 1-8F12-19F518F127) (1) 1000000000, dat	SUCCESS	EndOfFile: 0
T) winlogen.exe	420 ASetAlocationInformationFile	Ci(WINDOWS)Installer\{19FD163C-18F1-63C4-8F12-19F618F127)(L)11o00000000,dat	SUCCESS	AltocationSiza; D
winlogon.exe	420 🔂 Wilkefile	CI\VINDOWS\Installar\{49FD463C+16F1-63C4+8F12+49F618F127}\\;))1c00000000.dat	SUCCESS	Offsoti D, Langthi 4,096
Winlogon.exe	420 G. WriteFile	Ci\WiNDOWS\Instaler\{49F0163C-18F1-63C4-8F12-49F518F127}\t111c00000000.dat	SUCCESS	Offset: 4,096, Longth: 4,096
Winlocon.exe	420 韵、WitteFilo	C:\\YINDCW3\Installer\{49F0463C-(8F1-63C4-8F12-49F518F127)\t111o00000000.dat	SUCCESS	Offset: 0,192, Length: 4,096
Si winiagon.exe	420 🔂 WrkeFile	CI\WINDOWS\installer\{49FD463C-18F}-63C4-8F12-49F518F127})\k111o0D000000.dat	SUCCESS	Offsat: 12,288, Lengthi 4,096
🖬 winlogen.exe	420 By WriteFile	C:\\YINDOW5\installer\{49FD463C+18F1+63C4-8F12+49F516F127}\t111c000000600.dat	SUCCESS	Offset: 16,384, Length: 4,096
Winlogon,exe	420 🖳 Wrkefile	Ci\WiNDOWS\installer\{49FD463C-16F}-63C4-8F12-49F618F127}\t111o00000000.dat	SUCCESS	Offset: 20,400, Length: 4,098
Winlogon.exe	420 GLW/keFle	Ci(\Y]ADOWS{Installer{{49FD463C-18F1-63C4-8F12-49F518F127}\t111000000000.det	SUCCESS	Offret: 24,576, Length: 4,096
Winlegon.exe	420 🗒 WriteFile	Ci\WINDOW5\Installar\{49FD463C-18F1-63C4-8F12-49F518F127}\t111o00000000,dat	SUCCE95	Off set: 28,672, Length: 4,095
🕕 winlogon.exe	420 BWilteFile	C:\WINDOW\$\Installer\{\9FD463C+16F1-63C4-6F12-49F518F127}\t111c00000000.det	SUCCESS	Offset: 32,768, Length: 4,096
Winipgon.exe	420 🔂 WriteFile	CI\WINDOWS\Installer\{49PD463C+IBF1+63C4+BF12-49F518P127}\t111c000000000,dat	SUCCESS	Offseti 36,864, Length: 4,096
📓 Winlogati.eXe	420 BawriteFile	C:\WINDOW/5\Installer\{49FD453C+18F1+63C4-8F12+49F518F127}\}t11100000000.dat	SUCCESS	Offseti 40,960, Lungth: 4,096
Winlegon,axe	420 D. WriteFile	C:\WINDOW\$\Instater\{49F0463C-(8F1-63C4-8F(2-49F518F127)\t111o0000000.dot	SUCCESS	Offset: 45,056, Longth: 4,096
exe, nogolnive	420 SwitteFile	Ci\WINDOW5\Instater\(49F0469C+18F1+63C4+6F12+19F518F127)\t1)1o0000000.dat	SUCCESS	Offset: 49, 152, Length: 4,090
Winlogon.exe	420 🗒 WriteFile	Cr\WINDOWS\Instater\{49FD163C-18F1-63C4-8F12-49F518F127}\tt11o00000000.dat	SUCCESS	Offsett 53,248, Length; 4,096
winiagon.exe	420 BowriteFile	C:(WINDOWS)Instation)(19FD163C-18F1-63C4-8F12-19F518F127))(L11:00000000,dat	SUCCE55	Oliseti 57,314, Lengthi 4,096
exe	420 BawalteFile	C;\Y/INDOWS\Instater\{49FD463C-18F1-63C4-8F12-49F618F127}\t11100000000.dat	SUCCESS	Qijsati 61,410, Lengthi 4,096
1 Winlocon.exe	420 B. WriteFile	C(\WINDOWS(Instation)49P0463C-18P1-63C4-8P12-49P518P127}\t11Lc00000000.dat	SUCCESS	Offset: 65,536, Length: 4,096

Examination of this file reveals that it is a screenshot of the desktop:

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Many other modules providing specific exfiltration capabilities were observed. Generally, the exfiltration modules write files to disk using the following naming convention: XXY1TTTTTTT.dat. XX is a two-digit hexadecimal module number, Y is a single-digit hexadecimal submodule number, and TTTTTTTT is a hexadecimal representation of a unix timestamp (less 1.3 billion) associated with the file creation time.

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#### ENCRYPTION

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The malware uses encryption in an attempt to disguise harvested data in the .dat files intended for exfiltration. Data written to the files is encrypted using AES-256-CBC (with no padding). The 32-byte key consists of 8 readings from memory address 0x7ffe0014: a special address in Windows that contains the low-order-4-bytes of the number of hundred-nanoseconds since 1 January 1601: The IV consists of 4 additional readings.

The AES key structure is highly predictable, as the quantum for updating the system clock (HKLM\SYSTEM\CurrentControlSet\Services\W32Time\Config\LastClockRate) is set to 0x2625A hundred-nanoseconds by default, and the clock readings that comprise the key and IV are taken in a tight loop:

0x406EA4: 8D45C0 LEA EAX,[EBP-0x40] 0x406EA7: 50 PUSH EAX 0x406EA8: FF150C10AF01 CALL DWORD PTR [0x1AF100C] 0x406EA8: 8B4DE8 MOV ECX,DWORD PTR [EBP-0x18] 0x406EB1: 8B45C0 MOV EAX,DWORD PTR [EBP-0x40] 0x406EB4: 8345E804 ADD DWORD PTR [EBP-0x18],0×4 0x406EB8: 6A01 PUSH 0×1 0x406EBA: 89040F MOV DWORD PTR [EDI+ECX],EAX 0x406EBD: FF152810AF01 CALL DWORD PTR [0x1AF1028] 0x406EC3: 817DE800010000 CMP DWORD PTR [EBP-0x18],0×100 0x406ECA: 72D8 JB 0x406EA4 0x406ECC: 80277F AND BYTE PTR [EDI],0x7F

The following AES keys were among thos<sup>4</sup> found to be used to encrypt records in .dat files. The first contains the same 4 bytes repeated, whereas in the second key, the difference between all consecutive 4-byte blocks (with byte order swapped) is 0x2625A.

70 31 bd cc 26 e9 23 60 80 4b 26 60 da ad 28 60 34 10 2b 60 8e 72 2d 60 e8 d4 2f 60 42 37 32 60 9c 99 34 60

In all, 64 clock readings are taken. The readings are encrypted using an RSA public key found in memory (whose modulus begins with A25A944E) and written to the dat file before any other encrypted data. No

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padding is used in the encryption, yielding exactly 256 encrypted bytes. After the encrypted timestamp values, the file contains a number of records encrypted with AES, delimited by EAE9E8FF. In reality, these records are only partially encrypted: if the record's length is not a multiple of 16 bytes (the AES block size), then the remainder of the bytes are written to the file unencrypted. For example, after typing "FinSpy" on the keyboard, the keylogger module produced the following (trailing plaintext highlighted):

00000200 ed ff of 7e 0e 8e 17 4b 33 80 2f 9a 74 92 b6 50 1 .... P. ... K3. / . t. . P 00000210 41 ba fo 16 7f ĊĊ <u>,</u> 1 52 6f 65 1f di ea 8a Sp 5d [A.....R.B.......] 00000220 b5 la fe eb eb S4 @2 6. 1 12 di 24 33 60 ed 2e 16 1.....T.C..\$3'.... b5 18 50 96 14 43 84 13 Less Verman Vareas 000003230 යිඩ යිදු පිළි 6a 56 C6 di 6d be 5c e5 54 3a dc 96 e2 1519. 3rV. . \. T . . . . 00000246 3e 27 25 dd 33 72 56 62 00000250 if ce Sf e9 2.6 76e); 60 bf 61 73 40 2e 15 11 d7 [0.7. .v.n.as8....] 08 bb 37 50 5£ 55 54 99 8.....V., 78 UT. 00000260 73 al c6 (: . · c6 7f 56 00000270 d3 21 20 59 ÷. 27 51 12 0154 b5 45 a7 d7 b5 32 62 1.1.Y\*'H.T.E...Zb 00800280 dd 15 fe 46 00 00 00 90 03 fe 00 ea e9 e3 ff 38 01 Sa 64 c2 98 58 c7 b7 96 9f 68 8d 1f 4e 09 1.:d..X....h..N.1 00000290  $c \epsilon$ bl 9£ 29 7£ er dd e2 9f b9 4b eb 3d 4b 4a 8b 42 00000240 00000250 81 b5 6a 76 db d8 1c 36 ad ap 25 af 40 b5 ef 69 100 Stor 20 000002200 CO 6e 00 53 00 70 00 79 00

The predictability of the AES encryption keys allowed us to decrypt and view these partially-encrypted records in full plaintext. The nature of the records depends on the particular module and submodule. For example, submodule Y == 5 of the Skype exfiltration module (XX == 14), contains a csv representation of the user's contact list:

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Record #0 Length: 243 bytes:

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تلك Opp192.168.131.67JRecordingEcsv 0p-0800UTC DST.1p2012-07-18 18:00:21.:p1970-01-01 00:16:00Abhwatch1

Record # 1 Length: 96 bytes: `USERNAME,FULLNAME,COUNTRY,AUTHORIZED,BLOCKED

Record # 2 Length: 90 bytes: Zecho123,Echo / Sound Test Service,,YES,NO Record # 3 Length: 95 bytes: ^bhwatch2,Bahrain Watch,United States,YES,NO

Submodule Y == 3 records file transfers. After a Skype file transfer concludes, the following file is created: %USERPROFILE%\Local Settings\Temp\smtXX.tmp. This file appears to contain the sent / received file.

# As soon as smtXX.tmp is finished being written to disk, a file (1431XXXXXXX.dat) is written, roughly the same size as smtXX.tmp. After sending a picture (of birdshot shotgun shell casings used by Bahrain's police) to an infected Skype client, the file 1431028D41FD.dat was observed being written to disk. Decrypting it revealed the following:

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#### Record # 0 Length: 441 bytes:

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@ pb\_Opp192.168.131.67Abhwatch1Bbhwatch2"CBahrain WatchIreceivedrC:\Documents and Settings\XPMUser\My Documents\gameborev3.jpgJRecording 0p-0800UTC DST.1p2012-07-20 12:18:21.:p2012-07-20 12:18:21

#### Record #1 Length: 78247 bytes:

[Note: Record #1 contained the contents of the .jpg file, preceded by hex A731010090051400, and followed by hex 0A0A0A0A.]

Additionally, submodule Y = 1 records Skype chat messages, and submodule Y = 2 records audio from all participants in a Skype call. The call recording functionality appears to be provided by hooking DirectSoundCaptureCreate:

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Hook mode: Usermode Hook type: Inline/Trampoline Process: 424 (winlogon.exe) Victim module: dsound.dll (0x73f10000 - 0x73f6c000) Function: dsound.dll!DirectSoundCreate at 0x73f1473b Hook address: 0x2943b1a Hooking module: <unknown>

\*

Disassembly	/(0):	
0x73f1473b	e9daf3a28e	JMP 0x2943b1a
0x73f14740	51	PUSH ECX
0x73f14741	8b0d0460f673	MOV ECX, [0x73f66004]
0x73f14747	8365fc00	AND DWORD [EBP+0x4], 0x0
0x73f1474b	56	PUSH ESI
0x73f1474c	57	PUSH EDI
0x73f1474d	e8b9d6ffff	CALL 0x73f11e0b
0x73f14752	83	08 0x83

Disassembly(1): 0x2943bla 8bff 0x2943blc 55 0x2943bld 8bec 0x2943blf 56 0x2943b20 ff7510 0x2943b23 8b750c 0x2943b23 8b750c 0x2943b26 56 0x2943b27 ff7508 0x2943b2a ff15c4ac9402 0x2943b30 85c0

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MOV EDI, EDI PUSH EBP MOV EBP, ESP PUSH ESI PUSH DWORD [EBP+0x10] MOV ESI, [EBP+0xc] PUSH ESI PUSH ESI PUSH DWORD [EBP+0x8] CALL DWORD [0x294acc4] TEST EAX, EAX

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#### **COMMAND AND CONTROL**

This section describes the communications behavior of the malware.

When we examined the malware samples we found that they connect to a server at IP address 77.69.140.194

an la constante de la constant La constante de la constante de		
RUPPLE REPAIR FM & REPAIR AVE	1968 // 109 5/854	1121 ->- ANNO. 0769. 140. 144. Lateko.com Ch.22
A lexplore.com	1908 (1) ICP Serve	ana 1101 -> 1866.4p.77.69.140.194.babdoo.com.bhi22
Anterplace, non	1999 ALCO Ascento	1121 (1121)
entre contraction PM Alterplane.exe	1909 ALCP Disconnect	1999-1999-1999-1991 -> \$\$40,40,77.69.140.194.047.60.666.461.22
Editor The State of Mark State of State	1908 ATOP Reconnect	498-498-60-1200-2 K.Mc. p. 77.69.140.194.babeko.com.bhukoash
PROFESSION PM CHANNELOUS	1909 Sator Percentent	1996, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 199
August and a second and a second a se	1909 Suite Disconnest	entry and the second
entration and the second second second	1909 Shitch Servi	www.second.trace
Mitsphire. and	1908 🚮 JCP Send	2002 2019 1902 -> state p.77 69.140.194.bateko.com.bhit04
Marris FM Marphare.cos	1908 ALTOP RECEIPT	1202 (1202 - 1202 - 1201), 10.77.69.140.194 babeloa com bladda
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WHOIS data<sup>7</sup> reveals that this address is owned by <u>Batelco</u>, the principal telecommunications company of Bahrain:

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inetnum: 77.69.128.0 – 77.69.159.255 netname: ADSL descr: Batelco ADSL service country: bh

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For a period of close to 10 minutes, traffic was observed between the infected victim and the command and control host in Bahrain.

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A summary of the traffic by port and conversation size:

												# 77.69.140.194			
Aco	etopet set	P51(7)	Addesep	Parties	est keine	<b>Fyrese</b>	<b>MINELSAN</b>	<b>EXERCISE</b>	a nicka	A SP	(fole/astif)	Rel SIL Course	Calcations	in asi	DER DE BERNER DE LE DE BERNER
192	108.131.05	1200	77.69.140.194	53	3	106	3	186	Q		0	46.533336000	6.9749	165.60	N/A
197.	160.131.65	1212	77.69.140,194	53	3	185	3	186	0		Q.	229.148416000		165,75	NA
192	169,131,65	1217	77.69,140,194	53	3	165	3	186	0	i	0	447.436020000		165.84	NIA
197	166.131.65	1204	77.69.140.194	80	15	1767	8	1273	7	•	494	101.999621000		4972,45	1929,61
197	169.131.65	1203	77.69.140.194	80	持	1767	8	1273	Ŷ	•	494	134,195650000		5019.53	1955.64
192	168.131.65	110)	77.69.140.194	22	25	5469	13	4387	12	1	7105	16.101931000	2.5512	13756.79	3455.60
192	168,131.65	1202	77,69,140,294	80	25	5725	13	4987	12		838	68,840833000	2.7173	12013.05	2407,19
192	168,131,65	1207	77.69.140.194	80	50	7266	27	4312	29		2954	166.481391000	32,9779	1046.04	716.40
192	168.131.65	1213	77.69.140.194	443	1710	1270075	597	59063	1113		1211012	251,429902000			5000B,13
77.	19,140,194	4111	192.168,131.65	1219	15060	4766223	8256	190554	7402		4267669	409.714476000	196,8652	20259.71	173425,05
							i.								

The infected VM talks to the remote host on the following five TCP ports:

	22 53 80 443 4111	
l	53	. 1
	80	ĺ
	443	
1	4111	
		1

Based on observation of an infected machine we were able to determine that the majority of data is exfiltrated to the remote host via ports 443 and 4111.

**192.168.131.65:1213** -> 77.69.140.194:443 1270075 bytes **192.168.131.65:4111** -> 77.69.149.194:41<u>4</u>1.4766223 bytes

#### CONCLUSIONS ABOUT MALWARE IDENTIFICATION

Our analysis yields indicators about the identity of the malware we have analyzed: (1) debug strings found the in memory of infected processes appear to identify the product and (2) the samples have similarities with malware that communicates with domains belonging to Gamma International.

#### **Debug Strings found in memory**

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As we previously noted, infected processes were found containing strings that include "finspyv4.01" and "finspyv2":

y:\lsvn\_branches\finspyv4.01\finspyv2\src\libs\libgmp\mpn-tdiv\_qr.c y:\lsvn\_branches\finspyv4.01\finspyv2\src\libs\libgmp\mpn-mul\_fft.c y:\lsvn\_branches\finspyv4.01\finspyv2\src\target\bootkit\_x32driver\objfre\_w2k\_x86\i386\bootkit\_x32 driver.pdb

Publicly available descriptions of the FinSpy tool collected by <u>Privacy International</u> among others and posted on Wikileaks<sup>8</sup> make the a series of claims about functionality:

- Bypassing of 40 regularly tested Antivirus Systems
- Covert Communication with Headquarters
- Full Skype Monitoring (Calls, Chats, File Transfers, Video, Contact List)
- · Recording of common communication like Email, Chats and Voice-over-IP
- Live Surveillance through Webcam and Microphone
- Country Tracing of Target
- Silent Extracting of Files from Hard-Disk
- Process-based Key-logger for faster analysis
- Live Remote Forensics on Target System
- Advanced Filters to record only important information
- Supports most common Operating Systems (Windows, Mac OSX and Linux)
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#### Shared behavior with a sample that communicates with Gamma

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The virtual machine used by the packer has very special sequences in order to execute the virtualised code, for example:

66 C7 07 9D 61 mov word ptr [edi], 619Dh C6 47 02 68 mov byte ptr [edi+2], 68h 89 57 03 mov [edi+3], edx C7 47 07 68 00 00 00 mov dword ptr [edi+7], 68h 89 47 08 mov [edi+8], eax C6 47 0C C3 mov byte ptr [edi+0Ch], 0C3h

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Based on this we created a signature from the Bahrani malware, which we shared with another security researcher who identified a sample that shared similar virtualised obfuscation. That sample is:

#### md5: c488a8aaef0df577efdf1b501611ec20 sha1: 5ea6ae50063da8354e8500d02d0621f643827346 sha256: 81531ce5a248aead7cda76dd300f303dafe6f1b7a4c953ca4d7a9a27b5cd6cdf

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The sample connects to the following domains:

tiger.gamma-international.de ff-demo.blogdns.org

The domain tiger.gamma-international.de has the following Whois information<sup>9</sup>:

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Domain: gamma-international.de Name: Martin Muench Organisation: Gamma International GmbH Address: Baierbrunner Str. 15 PostalCode: 81379 City: Munich CountryCode: DE Phone: +49-89-2420918-0 Fax: +49-89-2420918-1 Email: info@gamma-international.de Changed: 2011-04-04T11:24:20+02:00

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Martin Muench is a <u>representative</u> of Gamma International, a company that sells "advanced technical surveillance and monitoring solutions". One of the services they provide is <u>FinFisher</u>: IT Intrusion, including the FinSpy tool. This labelling indicates that the matching sample we were provided may be a demo copy a FinFisher product per the domain **ff-demo.blogdns.org**.

We have linked a set of novel virtualised code obfuscation techniques in our Bahraini samples to another binary that communicates with Gamma International IP addresses. Taken alongside the explicit use of the name "FinSpy" in debug strings found in infected processes, we suspect that the malware is the FinSpy remote intrusion tool. This evidence appears to be consistent with the theory that the dissidents in Bahrain who received these e-mails were targeted with the FinSpy tool, configured to exfiltrate their harvested information to servers in Bahraini IP space. If this is not the case, we invite Gamma International to explain.

# RECOMMENDATIONS

The samples from email attachments have been shared with selected individuals within the security community, and we strongly urge antivirus companies and security researchers to continue where we have left off.

Be wary of opening unsolicited attachments received via email, skype or any other communications mechanism. If you believe that you are being targeted it pays to be especially cautious when downloading files over the Internet, even from links that are purportedly sent by friends.

# ACKNOWLEDGEMENTS

Malware analysis by Morgan Marquis-Boire and <u>Bill Marczak</u>. Assistance from Seth Hardy and Harry Tuttle gratefully received.

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Special thanks to John Scott-Railton.

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Thanks to Marcia Hofmann and the Electronic Frontier Foundation (EFF).

We would also like to acknowledge <u>Privacy International</u> for their continued work and graciously provided background information on Gamma International.

# FOOTNOTES

<sup>1</sup> http://www.finfisher.com/

<sup>2</sup> http://owni.eu/2011/12/15/finfisher-for-all-your-intrusive-surveillance-needs/#SpyFiles

<sup>3</sup> http://blogs.aljazeera.com/profile/melissa-chan

<sup>4</sup> This technique was used in the recent <u>Madi</u> malware attacks.

<sup>5</sup> <u>http://www.finfisher.com/</u>

<sup>6</sup> Unpacking Virtualised Obfuscators by Rolf Rolles -

http://static.usenix.org/event/woot09/tech/full\_papers/rolles.pdf

<sup>7</sup> http://whois.domaintools.com/77,69,140,194

<sup>8</sup> E.g. <u>http://wikileaks.org/spyfiles/files/0/289\_GAMMA-201110-FinSpy.pdf</u>

<sup>9</sup> http://whois.domaintools.com/gamma-international.de



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The Citizen Lab

Research Brief Number 11 – August 2012

# The SmartPhone Who Loved Me:

FinFisher Goes Mobile? by Morgan Marquis-Boire, Bill Marczak and Claudio Guarnieri

This post describes our work analyzing several samples which appear to be mobile variants of the FinFisher Toolkit, and ongoing scanning we are performing that has identified more apparent FinFisher command and control servers.

# INTRODUCTION

Earlier this year, Bahraini Human Rights activists were targeted by an email campaign that delivered a sophisticated Trojan. In <u>From Bahrain with Love: FinFisher's Spy Kit Exposed?</u> we characterized the malware, and suggested that it appeared to be FinSpy, part of the FinFisher commercial surveillance toolkit. Vernon Silver concurrently <u>reported our findings</u> in Bloomberg, providing background on the attack and the analysis, and highlighting links to FinFisher's parent company, Gamma International.

After these initial reports, Rapid7, a Boston-based security company, produced a <u>follow-up analysis</u> that identified apparent FinFisher Command and Control (C&C) servers on <u>five continents</u>. After the release of the Rapid7 report, Gamma International representatives <u>spoke with Bloomberg</u> and The New York Times' <u>Bits</u> <u>Blog</u>, and denied that the servers found in 10 countries were instances of their products.

Following these analyses, we were contacted by both the security and activist communities with potentially interesting samples. From these, we identified several apparent mobile Trojans for the iOS, Android, BlackBerry, Windows Mobile and Symbian platforms. Based on our analysis, we found these tools to be consistent in functionality with claims made in the documentation for the <u>FinSpy Mobile</u> product, a component of the FinFisher toolkit. Several samples appear to be either demo versions or "unpackaged" versions ready to be customized, while others appear to be samples in active use.

Promotional literature describes this product as providing:

- Recording of common communications like Voice Calls, SMS/MMS and Emails
- Live Surveillance through silent calls
- File Download (Contacts, Calendar, Pictures, Files)
- Country Tracing of Target (GPS and Cell ID)
- Full Recording of all BlackBerry Messenger communications
- Covert Communications with Headquarters

In addition to analysis of these samples, we are conducting an ongoing scan for FinFisher C&C servers, and have identified potential servers in the following countries: Bahrain, Brunei, the Czech Republic, Ethiopia, Indonesia, Mongolia, Singapore, the Netherlands, Turkmenistan, and the United Arab Emirates (UAE).

#### **MOBILE TROJANS**

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It was developed for <u>Arm7</u>, built against iOS SDK 5.1 on OSX 10.7.3 and it appears that it will run on iPhone 4, 4S, iPad 1, 2, 3, and iPod touch 3, 4 on iOS 4.0 and up.

The bundle is called "install\_manager.app" and the contents of it are:

99621a7301bfd00d98c222a89900aeef./data 1f73ebf8be52aa14d4d4546fb3242728./\_CodeSignature/CodeResources 9273880e5baa5ac810f312f8bd29bd3f./embedded.mobileprovision 2cbe06c89dc5a43ea0e0600ed496803e./install\_manager 23b7d7d024abb0f558420e098800bf27./PkgInfo 11e4821d845f369b610c31592f4316d9./Info.plist ce7f5b3d4bfc7b4b0da6a06dccc515f2./en,lproj/InfoPlist.strings 3fa32da3b25862ba16af040be3451922./ResourceRules.plist

Investigation of the Mach-0 binary 'install\_manager' reveals the text "FinSpy":

			،	Number 11 – August 2012
000000780 00000790 00000700 00000700 00000700 00000700 00000700 00000700 00000700 000000	2f 61 64 78 6d 65 72 63 2f 74 2f 60 64 65 2f 69 6e 53 49 6e 73 6c 5f 6d	00       6f       02       00       0         6d       2f       43       6f       6         6e       74       2f       46       6         69       4f       53       2f       4         2f       55       73       65       7         64       65       76       65       6         70       79       56       32       2         74       61       6C       6       6         61       6E       61       67       6         61       6E       61       67       6	4         65         2f         64         65         76         65         6c         6f           9         6e         53         70         79         56         32         2f         73           3         6f         72         65         54         61         72         67         65           2         73         2f         61         64         6d         2f         43         6f           c         6f         70         6d         65         6e         74         2f         46           f         73         72         63         2f         69         4f         53         2f         46           f         73         72         63         2f         69         4f         53         2f         46           f         73         72         63         2f         69         4f         53         2f         55         72         2f         69         6e         73         74         61         6c           5         72         2f         69         6e         73         74         61         6c	<pre>/adm/Code/develo pment/FinSpyV2/s rc/iOS/CoreTarge t/./Users/adm/Co de/development/F inSpyV2/src/iOS/ Installer/instal l_manager/instal</pre>
Further rel	ferences to '	"FinSpy" were	identified in the binary:	
/Users/adn /Users/adr /Users/adn /Users/adn /Users/adr ZipArchiv /Users/adn	n/Code/dev n/Code/dev n/Code/dev n/Code/dev n/Code/dev n/Code/dev re,mm	elopment/FinSp elopment/FinSp elopment/FinSp elopment/FinSp elopment/FinSp	byV2/src/iOS/Installer/install_ byV2/src/iOS/Installer/install_ byV2/src/iOS/Installer/install_ byV2/src/iOS/Installer/install_ byV2/src/iOS/Installer/install_	manager/install_manager/main.m manager/install_manager/zip/ioapi.c manager/install_manager/zip/unzip.c manager/install_manager/zip/crypt.h manager/install_manager/zip/c manager/install_manager/zip/

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CoreTarget/GIFileOps.mm /Users/adm/Code/development/FinSpyV2/src/iOS/Installer/install manager/install manager/../.././CoreTarget/ CoreTarget/GIFileOps+Zip.m

/Users/adm/Code/development/FinSpyV2/src/iOS/Installer/install\_manager/install\_manager/../../../CoreTarget/ CoreTarget/GIPath.mm

Additionally, it appears that a developer's certificate belonging to Martin Muench, who is described in The New York Times as Managing Director of Gamma International GmbH and head of the FinFisher product portfolio, is used:

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0000ee00       0a       0c       0a       1       70       70       6c       63       2e       31       2c       30        Apple Inc.1.0          0000ee10       2a       06       03       55       04       0b       0c       23       41       70       70       6c       65       20       57       6f        *U#Apple Wol         0000ee20       72       6c       64       77       69       64       65       20       44       65       76       65        rldwide Develope          0000ee30       72       20       52       65       6c       61       74       69       6f       6e       73       31       44       30       42       06        r RelationslD08.          0000ee40       03       55       04       03       0c       3b       41       70       70       6c       65       20       57       6f       72       6c        U;Apple Worl       0000ee50       64       65       20       43       65       72       74       69       66       Relations Certif       0000ee50       52       65       6c       6f       72       67       74 <td></td>	
0000eec0 31 2b 30 29 06 03 55 04 03 0c 22 69 50 68 6f 6e [1+0]U"iPhon 0000eed0 65 20 44 69 73 74 72 69 62 75 74 69 6f 6e 3a 20 [e Distribution: ]	
0000ece0 4d 61 72 74 69 6e 20 4d 75 65 6e 63 68 31 13 30 Martin Muench1.0	
An ad-hoc distribution profile is present: "testapp":	
UUID: "E0A4FAD7-E414-4F39-9DB3-5A845D5124BC".	
Will expire on 02.04.2013.	
The profile matches the bundle ID (home, install-manager). The profile was signed by 3 certificates.	
The profile may be used by one developer:	
Developer Certificate "iPhone Distribution: Martin Muench". This certificate was used to sign the bundle.	1
The code signature contains 3 certificates:	
Certificate "Apple Root CA": Will expire on 09.02.2035. Your keychain contains this root certificate. Certificate "Apple Worldwide Developer Relations Certification Authority": Will expire on 14.02.2016. Certificate "iPhone Distribution: Martin Muench":	
Will expire on 03.04.2013. SHA1 fingerprint: "1F921F276754ED8441D99FB0222A096A0B6E5C65".	
The Application has been provisioned to run on the following devices, represented here by their Unique Device Identifiers (UDID):	
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Number 11 – August 2012 31b4f49bc9007f98b55df555b107cba841219a21, 73b94de27cb5841ff387078c175238d6abac44b2, 0b47179108f7ad5462ed386bc59520da8bfcea86, 320184fb96154522e6a7bd86dcd0c7a9805ce7c0, 11432945ee0b84c7b72e293cbe9acef48f900628, 5a3df0593f1b39b61e3c180f34b9682429f21b4f, b5bfa7db6a0781827241901d6b67b9d4e5d5dce8 3 The file is hidden using Spring Board options, and on execution the sample writes out logind.app to /System/Library/CoreServices. 'logind' exists on OSX but not normally on iOS. It then installs: /System/Library/LaunchDaemons/com.apple.logind.plist c?xml version="1.0" encoding="UTF-8"?> <iDOCTYPE plist PUBLIC "-//Apple//DTD PLIST 1.0//EN"</pre> "http://www.apple.com/DTDs/PropertyList~1.0.dtd"> <plist version="1.0"> (dict> <key>Disablad</key> <false/> <key>Label</key> <scring>home.logind</scring> <key>OnDemand</key> <false/> <key>ProgramArguments</key> <array> <string>/System/Library/CoreServices/logind.app/logind</string> <string></string> È <string></string> į. </array> <key>StandardErrorFath</key> <scring>/dev/null</string> </diot> </plist>

This creates persistence on reboot. It launches the logind process, then deletes install\_manager.app.

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On reboot it runs early in the boot process with ID 47:

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Number 11 – August 2012 This application appears to provide functionality for call logging: /Users/adm/Code/development/FinSpyV2/sro/iOS/CoreTarget/CoreTarget /MobileLoggingDataTLV.m OBJC METACLASS \$ MobileLoggingDataTLV OBJC\_CLASS\_\$\_MobileLoggingDataTLV Exfiltration of contacts: 6---7 /Users/adm/Code/development/FinSpyV2/src/iOS/CoreTarget/CoreTarget /GIAddressBookModule.m /Users/adm/Library/Developer/Xcode/DerivedData/CoreTarget-gqciilooqcckafgxlngvjozpbymr /Build/Intermediates/CoreTarget.build/Release-iphoneos/SyncData.build/Objects-normal/armv7 /GIAddressBookModule.o -[XXXVIII cI getAddresses:] /Users/adm/Code/development/FinSpyV2/src/iOS/CoreTarget/CoreTarget /GIAddressBookModuleData.m Target location enumeration: @ OBJC CLASS \$ CLLocationManager /Users/adm/Code/development/FinSpyV2/src/iOS/CoreTarget/CoreTarget/GILocationManager.m /Users/adm/Library/Developer/Xcode/DerivedData/CoreTarget-gqciilooqcckafgxlngvjczpbymr /Build/Intermediates/CoreTarget.build/Release-iphoneos/SyncData.build/Objects-normal/armv7 /GILocationManager.o As well as arbitrary data exfiltration, SMS interception and more. SyncData,app exfiltrates base64 encoded data about the device (including the IMEI, IMSI etc) to a remote cellular number. 7

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The 'logind' process attempts to talk to a remote command and control server, the configuration information for which appears to be stored in base64 encoded form in "SyncData.app/84C.dat".

The \_CodeSignature/CodeResources file suggests that install manager drops logind.app, SyncData.app and Trampoline.app (Trampoline.app has not been examined).

org.logind.ctp.archive/logind.app/logind org.logind.ctp.archive/SyncData.app/SyncData org.logind.ctp.archive/trampoline.app/trampoline

# Android

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The Android samples identified come in the form of APKs.

 $2e96e343ac10f5d9ace680e456c083e4eceb108f7209aa1e849f11a239e7a682\\0d798ca0b2d0ea9bad251125973d8800ad3043e51d4cc6d0d57b971a97d3af2d\\72a522d0d3dcd0dc026b02ab9535e87a9f5664bc5587fd33bb4a48094bce0537$ 

- - 3<sup>1</sup>

The application appears to install itself as "Android Services":



It requests the following permissions:

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android.permission.ACCESS COARSE LOCATION android.permission.ACCESS FINE LOCATION android, permission. INTERNET android.permission.READ PHONE STATE android.permission.ACCESS NETWORK STATE android.permission.READ\_CONTACTS android.permission.READ SMS android.permission.SEND SMS android.permission.RECEIVE SMS android, permission. WRITE SMS android.permission.RECEIVE MMS android, permission. RECEIVE BOOT COMPLETED android.permission.PROCESS OUTGOING CALLS android.permission.ACCESS\_NETWORK\_STATE android.permission.ACCESS WIFI STATE android.permission.WAKE LOCK android.permission,CHANGE\_WIFI\_STATE android.permission.MODIFY PHONE STATE android.permission.BLUETOOTH android.permission.RECEIVE WAP PUSH

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The first 200 files in the apk are named "assets/Configurations/dummsX.dat", where X is a number from 0-199. The files are 0 bytes in length. The file header entries in the compressed file are normal, but the directory header entries contain configuration information.

The code in the my.api.Extractor.getConfiguration() method opens up the APK file and searches for directory entry headers (PK\x01\x02) then copies 6 bytes from the entry starting at offset 36. These are the "internal file attributes" and "external file attributes" fields. The code grabs these sequences until it hits a 0 value. This creates a base64 encoded string.

The app decodes this string and stores it in a file named 84c.dat (similar to the iOS sample discussed earlier).

Here's the output from one of the samples:

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#### KQIAAJBb/gAhAgAAoDOEAAwAAABQE/4AAAAAABAAAABgV/

The Base64 decoded hexdump is:

lähnnnnn	20	03	<u>م</u> م	60	00	¢ h	di n	00	21	02	0.0	00		33	Q.4	66	])[]
00000000		02	00		90	~		00									
00000010		00	60	00	50			00	00	00		00				00	L
80000020	60	57	fe	00	00	00	0 <b>0</b>	00	00	00		00			ĐO	00	.W
00000030	40	15	fe	00	00	00	00	00	Øf	00	00	ÖÜ	70	58	fe	00	[@pX]
00000040	60	6a	6d	5f	41	4g	4	θ¢	00	00	00	40	61	84	00	2c	mjm_AND@a
00000050	01	00	00	od	00	00	00	90	64	84	00	82	87	86	81	83	[]
00000060	26	60	60	00	70	37	80	00	64	65	бd	6f	26	64	65	$2\mathbf{e}$	[&p7demo-de.]
90600970	67	61	60	6d	61	2d	69	6e	74	65	72	6e	61	74	69	6f	gamma-internatio
00000080	őe	61	бĊ	2e	64	65	1b	00	90	00	70	37	80	00	66	66	[nal.dep7ff]
B0000090	<b>3</b> 0	64	65	6d	6f	2ę	62	6Ç	6f	67	64	6ę	73	Zę	6f	72	-demo.blogdns.or
900000a0	67	0c	60	60	00	40	38	80	00	50	00	00	00	Ø¢	00	00	[g@8P]
1900000b0	00	40	38	80	0Q	57	04	00	00	$0\epsilon$	00	00	60	40	38	80	.@8W@8.
000000c0	00	58	04	00	00	15	00	00	00	70	63	84	00	2b	34	39	.Xpc+49
000000000	31	37	32	36	36	35	33	38	30	30	16	00	00	00	70	6a	1726653800pj
000000e0	84	00	2b	34	39	38	39	35	34	39	39	38	39	39	30	38	+4989549989908
500000f0	Øf	60	00	00	70	66	84	00	6d	6a	60	5f	41	4e	44	ОC	,pf.,mjm AND.
90000100	00	80	00	40	65	84	00	аб	36	aì	0f	0c	60	00	60	40	[@e6,@]
00000110	21	fe	80	28	D-d	00	00	0c	00	00	00	10	ād	80	00	7b	1
00000120	00	00	00	0c	00	00	00	40	68	84	00	00	60	00	00	θ¢	@h
00000130	00	00	00	40	31	80	00	00	00	00	00	0a	90	60	00	90	
00000140	60	84	60	ad	10	0a	00	<b>Q</b> 9	00	90	62	84	00	¢θ	00	09	[`
00000150	00	00	00	bØ	67	84	00	00	08	60	00	00	90	Ċ6	71	00	qq.
80000160	8c	00	90	00	90	79	84	00	ØØ	00	00	09	9D	00	00	00	y
80000170	00	69	90	00	00	00	00	00	00	00	00	00	80	00	00	00	

Note that the hostnames <u>demo-de.gamma-international.de</u> and <u>ff-demo.blogdns.org</u> are suggestive of a demo or pre-customization version of the FinSpy Mobile tool and are similar to domains identified in our previous  $i^{(def)}$ 

We identified samples structurally similar to this sample that spoke to servers in the United Kingdom and the Czech Republic:

Sample: 0d798ca0b2d0ea9bad251125973d8800ad3043e51d4cc6d0d57b971a97d3af2d Command and Control; 212.56.102.38 Country: United Kingdom Company: PlusNet Technologies

Sample: 2e96e343ac10f5d9ace680e456c083e4eceb108f7209aa1e849f11a239e7a682 Command and Control: 80.95,253,44 Country: Czech Republic Company: T-Systems Czech Republic

Note that the Czech sample speaks to the same command and control server previously identified by Rapid7.

# Symbian

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Samples for Nokia's <u>Symbian</u> platform were identified:

1e7e53b0d5fabcf12cd1bed4bd9ac561a3f4f6f8a8ddc5d1f3d2f3e2e9da0116 Symbian.sisx eee80733f9664384d6bac4d4e27304748af9ee158d3c2987af5879ef83a59da0 mysym.sisx

The first sample ("Symbian.sisx") identifies itself as "System Update" and appears to have been built on the 29th of May 2012, at 14:20:57 UTC.

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				Nu	mber 11 – Augus	t 2012
Z:\tmp\s <b>y</b> mbi	an\Symbian.sisx		5ystem L	industry and a second	a Deleter	
Package UID:	0x20041388		Target devices:	Symbian^3 devices		
Vendor name:	Vendor		Soft. dependencies:	0		
Package name:	System Update		Options:	0		
Version:	1.00(0)		Languages:	UK English		
Creation date:	29-05-2012		Signing status:	Signed	991-144	
Creation time:	14:20:57 (UTC)	4				
Install type:	Installation [SA]					
	: (select certificate in the list and i static ser ⊂A jd@c	edtoo				
Development	ng Domains By Proxy. A " for "Windows Mobile, r "Contacts") lead to an '	iPhone, A	ndroid, Symbian a	and Blackberry," all lind		
						13
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# The sample contains the following components:

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Z:M	np\symbian\Symbian.sisx	e.
	Add entry	
5	c:\sys\bin\pstatus.exe Operation: Run during installation_Size: 6767/6767	
ŝ	c:\private\10003a3f\import\apps\pstatus,rsc Operation: Install 5ize: 52/69	
¢.	c:\sys\bin\updater.exe Operation: Install Size; 123759/124497 Capabilities: PowerMgmt, ReadDeviceData, TrustedUI, SwEvent, NetworkServices, ReadUserData, WriteUserData, Location	記載の
5	c:\private\10003a3f\import\apps\updater.rsc Operation: Install_Size: 52/69	
1	c:\sys\bin\sysbus,exe Operation: Run during installation Size: 5758/5758 Capabilities: TrustedUI, NetworkServices	進行の数約
5	ci\private\10003a3f\import\apps\sysbus.rsc Operation: Install_Size: 51/66	
5 <b>2</b>	c:\prlvate\101f875a\import\[200413bb].rsc Operation: Instal  Size: 53/59	
ŝ	cı\private\200413bc\syscleanup.sisx Operation: Install Size: 8570/8616	
Ø	Show files of subcomponents	

The file "c:\sys\bin\updator.exe" provides the main implant functionality. This requests the following capabilities<sup>1</sup>:

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PowerMgmt ReadDeviceData TrustedUI SwEvent NetworkServices ReadUserData		
WriteUserData Location		
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Of special note is the use of TrustedUI. As mentioned in the security section of the Nokia developer notes for Symbian:

"Trusted UI dialogs are rare. They must be used only when confidentiality and security are critical: for instance for password dialogs. Normal access to the user interface and the screen does not require this."

The second sample ("mysym.sisx") identifies itself as "Installation File" and appears to be signed by the "Symbian CA I" for "Cyan Engineering Services SAL (offshore)," unlike the previous sample, which was registered to <u>id@cyanengineeringservices.com</u>.

&\tmp\symbia	in\mysym.sisx		installatio	n File	2 Deletes
Package UID:	0x200413BB	, .	Target devices:	Symblari^3 devices	
Vendor name:	Vendor	]	Soft, dependencies;	D	
Package name;	Instaliation File	]	Options	D	]
Version:	1.00(0)	]	Languages;	UK English	
Creation date:	24-04-2012	]	Signing status;	Signed	·······
Creation time:	14:57:15 (UTC)	]	ļ		
Install type:	Installation [5A]	]			
Certificate chains	(select certificate in the list and click o	n the rig	ht mouse butten to see	options):	
Issued By State	「注意」、「語言語」。 「注意」、 「注意」、 「注意」、 「注意」、 「注意」、 「注意」、 「注意」、 「注意」、 「注意」、 「注意」、 「注意」、 「注意」、 「注意」、 「」、 「」、 「」、 「」、 「」、 「」、 「」、 「				部國際構造
Symbian CA I	Cyan Engl	neering S	Services SAL (offshore)	24.04.2012 - 25.04.2022	

We identified "Cyan Engineering Services SAL (offshore)" as also listed as the registrant on the parked domain www.it-intrusion.com, (Created: 08-Dec-11, also with GoDaddy). However, it-intrusion.com does not have a protected registrant. The registrant is listed<sup>2</sup> as a company based in Beirut, Lebanon:

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Cyan Engineering Services SAL (offshore) Broadway Center, 7th Floor Hamra Street – Chouran 1102-2050 Beirut, Beirut 00000 Lebanon Domain Domain Name: IT-INTRUSION.COM Created: 08-Dec-11 Expires: 08-Dec-13 Updated: 08-Dec-11 Administrative Contact: Debs, Johnny

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The registrant information for Cyan Engineering Services SAL also connects to Gamma: the name "Johnny Debs" is associated with Gamma International: a Johnny Debs was listed as representing Gamma at the October 2011 Milpol in Paris, and the name occurs elsewhere in discussions of FinFisher.

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Examination of this sample reveals the domain <u>demo-01.gamma-international.de</u> potentially indicating a demo or pre-customization copy.

00923179	ŰÓ	έź	<b>8</b> 7	ŜÓ	81	<b>8</b> 3	Żб	00	Ô0	Ö0	70	ŝ	80	00	б4	65	&p7de
00023180	6d	6f	2d	30	31	2e	<b>6</b> 7	61	60	6d	61	2d	69	6e	74	65	[mo-01.gamma-inte]
00023190	72	66	<b>51</b>	74	69	6f	6e	61	6C	2e	64	65	$\partial C$	00	00	00	rnational.de
000231a0	40	<u>3</u> 8	80	00	57	04	00	ΟØ	$\Theta_C$	0Q	00	00	40	38	89	00	@8W@8
00023160	58	04	00	00	0¢	00	00	00	40	38	80	00	59	64	00	00	X@8Y
000231c0									2b								pc+4917266
200231d0	36	32	33	36	34	14	$\Theta$	ÛÛ	00	70	63	84	00	2b	36	30	[62364pc+60]
000231e0									37								
000231f0									31								
00023200									34								
00023210	30	35	38	36	36	<u>n 0</u>	00	0¢	00	70	66	84	<b>0</b> 0	6d	79	73	05866pfmys

The phone number +60123839897 also shows up in the sample. It has a Malaysian country code.

#### Blackberry

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The identified samples contained the following files:

rlc\_channel\_mode\_updater.cod rlc\_channel\_mode\_updater-1.cod rlc\_channel\_mode\_updater.jad

The .cod files are signed by RIM's RBB, RCR, and RRT keys. RBB stands for "RIM BlackBerry Apps API," which allows manipulation of BlackBerry apps, RCR stands for "RIM Crypto API," which allows access to crypto libraries, and RRT stands for "RIM Runtime API," which allows access to other phone functionality such as sending SMS messages.

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The signature process is described in <u>RIM's documentation</u> [pdf] about the Blackberry Signing Authority. First, a developer registers a public key with the Blackberry Signing Authority. In order to obtain a signed application, the developer submits a signature request (including his identity and a hash of the binary) signed with his private key to the Signing Authority. The Signing Authority verifies that the signer is authorized to

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make requests, and, if so, replies with a copy of the hash signed with the relevant RIM private key. The developer then appends the signature to his binary.

00016d80	01	00	00	00	00	60	00	00	01	00	84	00	52	52	54	00	BRT.
00016d90	2e	3f	64	θd	42	70	6d	d1	07	dc	6b	a5	89	0b	12	37	.?Bpmk7
00016da0	46	cl	7a	83	46	5c	86	ba						70			F.z.F\fp.Z
00016db0	82	37	da	àd	62	a0	17	44	a6	11	16	07	6b	71	ff	5b	.7Dkq.[]
00016dc0	9e	41	сő	17	30	3d	đC	66						dþ			[,AD≈ :.k]
00016dd0	fd	dЭ	<b>f</b> 7	1d	ba	00	33	db						d9			
00016de0			af											е3			Pz.,V.K
00016df0	84	99	62	dd	39	c2	9e	7e						6c			b.9sl.H
00016e00			d7											80			Y/C
00016e10			84											51			
00016e20	ad	88	0e	64	<b>e</b> 5	8c	<b>89</b>	df						hb			
00016e30	dd	c2	61	ċ2	6f	eO	ed	41						ЪB			a.o. A.v.
00016e40	7a	91	93	1d	fб	dd	20	42	90	ea	88	сÛ	61	64	٨b	32	zβadK2
00016e50	34	96	fd	ſċ	10	àн	64	04						35			4dw35
00016e60	а8	f5	c2	69	e0	<b>31</b>	28	45	f3	2c	06	61	ab	2b	de	46	11(E., a.+.F
00016e70	ec	3e	23	80	b4	c8	58	62	f8	64	09	79	58	a7	a9	6e	.>#Xb.∉.yn
00016e80	7f	al	79	22	48	5d	c8	30	85	Zε	fb	a6	60	52	76	66	[.,y"]].≼.,.`Rvf
00016e90	83	с5	a4	rl (	27	01	00	0(1	01	60	84	00	52	43	52	ÐO	RCR.
00016ea0	бc	95	30	18	31	28	бc	eb	5f	eß	61	67	2c	2¢	Ъb	ce	[1.0.1(la.,,)
00016eb0	44	39	58	40	0đ	9a	θ¢	8b	77	fð	72	0c	Sf	5c	b1	8c	D9X0W.r^
00016ec0	ca	2a	ba	f9	26	Зc	44	6a	fô	7c	93	fb	84	35	e1	1d	[.*.,&<0j,[5]
00016ed0	74	66	9b	34	fd	58	a9	48	6a	88	٠f8	bb	4b	90	cb	2c	tm.4.X.HK
00016ee0	19	36	71	1d	17	ca	<b>c6</b>	a5	ab	44	93	65	6a	b7	d3	аб	[.6gDj]
09016ef0	89	fl	Of	45	00	d1	9c	01	b2	d6	77	đf	d7	þ.	<b>c</b> 4	<b>f</b> 5	E
00016700	05	2a	75	91	d7	11	17	00	bę	37	āb	¢Ο	16	ė3	2d	<b>d</b> 8	.*U
00016f10	62	fre	៥ពី	86	Qr.	3.4	41	20	Be	10	30	65	2h	Ŕ٦	r Q	23	ih?úl<.⊮#

The .jad file contains the following hashes for the .cod files:

RIM-COD-SHA1-1: 2d 0a a2 b3 54 97 f7 35 fb 40 77 8e e1 ca 7f 8f 3e a0 aa 04 RIM-COD-SHA1: 0f 3b d8 d1 84 da 35 4e 10 94 89 c0 d6 08 70 ad 5e 7a f3 e0

The .jad file also contains a blob of base64 encoded data with the key "RIM-COD-Config." This data contains the URL of the command & control server, TCP ports, phong numbers to exfiltrate data to via SMS, identifiers for the Trojan and target, active modules, and various other configuration parameters.

Decoding this reveals the following servers and phone numbers:

118.97.89.186 – Indonesia +6281310781704 – Indonesia +49456456456 – Germany

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The following screen pops up showing the requested permissions: t

Permissions: rlc_channel_mode_upda	ater
●Connections	Allow
USB	Allow
Phone	Allow
Location Data	Allow
Internet	Allow
Wi-Fi	Allow
Interactions	Allow
Cross Application Communication	Allow
Device Settings	Allow
Media	Allow
Application Management	۸IIمې

Scrolling down reveals:

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Permissions: rlc_channel_mod	e_updater
	MINUT
Themes	Allow
Input Simulation	Allow
Browser Filtering	Allow
Recording	Allow
Security Timer Reset	Allow
User Data	Allow
Email	Allow
Organizer Data	Allow
Files	Allow
Security Data	Allow

After the user accepts these permissions, the sample attempts to connect to both Internet-based and SMSbased command & control servers. Another sample we analyzed appeared to write a debug log to the device's filesystem. The following information was observed written to the log regarding communication with command & control services. 

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net.rmi.device.api,fsmbb.phone.PhoneInterface – connecting to http://demo-01.gammainternational.de;1111/ping/XXXXXXXXXXXX;deviceside=true failed: net.rim.device.cldo.io.dns.DNSException: DNS error DNS error

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net.rmi.device.api.fsmbb.core.com.protocoll.HeartbeatProtocolSMS – Heartbeat type 11 (1346097705922)+ core hb content: XXXXX/123456783648138/666666553648138/12e/666/0/0///

net.rmi.device.api.fsmbb.core.com.SMSCommunication – 1346097743 Success: texting to: //+XXXXXXXXX msg: XXXXX

net.rmi.device.api.fsmbb.core.com.protocol.HeartbeatProtocolSMS – Heartbeat type 11 (1346097705922)+ extended hb content: XXXXX/123456783648138/XXXXX/999/420/B9700 5.0.

net.rmi,device.api.fsmbb.core.com.SMSCommunication – 1346097743 Success: texting to: //+XXXXXXXXX msg: XXXXX

We decompiled the Blackberry sample. We provide a high-level overview of the more interesting classes that we successfully decompiled:

net.rmi.device.api.fsmbb.config.ApnDatabase net.rmi.device.api.fsmbb.config.ApnDatabase\$APN

These appeared to contain a database comprising the following GSM APNs. The significance of this database is that it only includes a small set of countries and providers:

Germany: web.vodafone.de, internet.t-mobile Indonesia: indosatgprs, AXIS, telkomsel, www.xlgprs.net, 3gprs Brazil: claro.com.br, wapgprs.oi.com.br, tim.br Mexico: wap.telcel.com

#### net.rmi.device.api.fsmbb.core,AppMain

This appears to do the main app installation, as well as uninstallation. Installation includes negotiating for enhanced permissions, base64-decoding the "RIM-COD-Config" configuration, and setting up and installing the Configuration. If the configuration contains a "removal date," then automatic removal is scheduled for this time. Installation also involves instantiating "listener" modules, as specified below:

#### net.rmi.device.api.fsmbb.core.listener.AddressBookObserver

This appears to listen for changes to the address book. It implements the net.rim.blackberry.api.pim.PIMListListener interface.

#### net.rmi.device.api.fsmbb.core.listener.CallObserver.\*

This implements:

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net.rim.blackberry.api.phone.PhoneListener net.rim.blackberry.api.phone.phonelogs.PhoneLogListener net.rim.device.api.system.KeyListener

This module logs and manipulates phone events, and appears to enable "remote listening" functionality, where the FinSpy Master can silently call an infected phone to listen to conversation in its vicinity (this is referred to as a SpyCall in the code). The module has a facility to hide incoming calls by manipulating the UI, cancelling buzzer and vibration alerts, and toggling the backlight. Upon instantiation, the module calls "\*43#" to enable call waiting. If a remote listening call from the master is active, then legitimate incoming calls will trigger call waiting. The module detects these legitimate incoming calls, and places the SpyCall call on call waiting, presenting the legitimate incoming call to the user.

#### net,rmi.device.api.fsmbb.core.listener.EmailObserver

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This appears to record sent and received email messages.

net.rmi.device.api.fsmbb.core.listener.MessengerObserver (Module #68)

This seems to record BBM messages. It appears to do this by periodically checking the path "file:///store/home/user/im/BlackBerry Messenger/"

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#### net.rmi.devicc.api.fsmbb.core.listener.SMSObserver

This module implements:

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net.rim.blackberry.api.sms.SendListener net.rim.blackberry.api.sms.OutboundMessageListener

Contrary to its name, OutboundMessageListener allows listening for both incoming and outgoing SMS messages. This module also checks for incoming SMS commands from the FinSpy Master. These commands can include an "emergency configuration" update, that can include new addresses and phone numbers for the FinSpy Master.

net.rmi.device.api.fsmbb.core.listener.WAObserver (Module #82)

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This appears to monitor WhatsApp, the popular proprietary cross-platform messaging application. It locates the WhatsApp process ID by searching for module names that contain the string "WhatsApp."

At some point, the module calls getForegroundProcessId to see if the WhatsApp process ID is in the foreground. If so, it seems to take a screenshot of the WhatsApp application, via Display.Screenshot. It appears that this screenshot is checked via ".equals" to see if there is any new information on the WhatsApp screen. If there is new information, the screenshot is then JPEG encoded via JPEGEncodedImage,encode,

net.rmi.device.api.fsmbb.core.com.\*

Appears to contain the mechanics of communication with the command & control server, including the plaintext TLV-based wire protocol.

# Windows Mobile

The Windows Mobile samples we identified are:

2ccbfed8f05e6b50bc739c86ce4789030c6bc9e09c88b7c9d41cbcbde52a2455 507e6397e1f500497541b6958c483f8e8b88190407b307e997a4decd5eb0cd3a 1ff1867c1a55cf6247f1fb7f83277172c443442d174f0610a2dc062c3a873778

All the samples appeared similar, most likely belonging to the same branch release. The relevant parts of the binary are stored in five different resources:

• The first resource contains an OMA Client Provisioning XML file, which is used to store root certificates for running privileged/unprivileged code on the device. In this case it only contained some default example values shipped with Microsoft Windows Mobile SDK.

- The second resource contains the actual dropped payload which contains all the Trojan functionalities.
- The third resource contains a binary configuration file.

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• The fourth and fifth resources contain two additional DLL files which are dropped along with the payload.

The main implant is dropped as "services.exe" with the libraries dropped as mapiwinarm.dll and mswservice.dll.

The payload has the following attributes:

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File size: 186640 bytes SHA256: 4b99053bc7965262e8238de125397d95eb7aac5137696c7044c2f07b175b5e7c

This is a multi-threaded and modular engine which is able to run and coordinate a series of events providing interception and monitoring capabilities. When the application starts, a core initialization function is invoked, responsible for preparing execution and launching the main thread.

The main thread consequently runs a set of core components on multiple threads:

- Routines responsible for handling the "heartbeat" notifications.
- Routines which control the execution of the Trojan and its components while monitoring the status of the device.
- A routine which can be used to "wake up" the device.
- A component which handles emergency SMS communications.
- A routine that initializes the use of the Radio Interface Layer.
- A core component that manages a set of surveillance modules.

The Trojan utilises a "Heartbeat Manager", which is a set of functions and routines that, depending on the status of the device or monitored events, communicates notifications back to the command and control server.

These beacons are sent according the following events:

- First beacon.
- A specified time interval elapsing.
- The device has low memory.
- The device has low battery.

- The device changed physical location.
- The Trojan has recorded data available.
- The device has connected to a cellular network.
- The device has a data link available.
- The device connects to a WiFi network.
- An incoming / outgoing call starts.
- The Mobile Country Code (MCC) or Mobile Network Code (MNC) ID changed.
- The Trojan is being uninstalled.
- The SIM changes.

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Notifications are sent via SMS, 3G and WiFi, according to availability. Consistent with other platforms, the windows mobile version appears to use base64 encoding for all communications.

In response to such notifications, the implant is able to receive and process commands such as:

STOP\_TRACKING\_CMD START\_TRACKING\_CMD RESEND\_FIRST\_HEARTBEAT\_TCPIP\_CMD RESEND\_FIRST\_HEARTBEAT\_SMS\_CMD REMOVE\_LICENSE\_INFO\_CMD KEEP\_CONNECTION\_ALIVE\_CMD IGNORED b/c it's an SMS answer KEEP\_CONNECTION\_ALIVE\_CMD REMOVE\_AT\_AGENT\_REQUEST\_CMD REMOVE\_AT\_MASTER\_REQUEST\_CMD REMOVE\_MAX\_INFECTION\_REACHED\_CMD

The command and control server is defined in the configuration file found in the third resource of the dropper. In this sample, the sample connected to the domain: **demo-04.gamma-international.de** This suggests that such sample is either a demo version or "unpackaged" version ready to be customized.

Together with a DNS or IP command and control server, each sample appears to be provided with two phone numbers which are used for SMS notifications.

The core surveillance and offensive capabilities of the Trojan are implemented through the use of several different modules. These modules are initialized by a routine we called ModulesManager, which loads and launches them in separate threads:

LDR R3, salryTéloádModul ; "try to léad module: %62%" NOV R‡, #0 R2, =aHoduleHanagene ; "module-management:FxLoadModule" R0, R6\_ LDR маю R4, [\$P,#0x28+var\_28] Finspy\_Log R7, R6, R4,LSL#2 R3, [R7,#0x110] STR BI ADD LÓB R8, CMP Ηß MOUNE R3, #0 R3, [R11,#var\_24] loc\_20FE4 STRNE BNE CMP R4, #6x40 BÉQ FinSpy\_MM\_StartSpyCall СЙР R4, #0x41 BÉQ FinSpy\_NH\_Starteallintercopt CMP R4, #0x42 FinSpy\_MM\_StartSMS BEQ R4, #0x43 CMP FinSpy\_HM\_StartLoader R4, #0x45 BEO CMP FinSpy\_MM\_StartTracking BED R4, 10846 RŃP FinSpy\_NM\_StartCallLogs BED CMP R4, #0x60 10c\_20F90 BEQ ..., —orouutruzxvoesn ; "Module '%02X' doesn't exist" R2, ⊨aModuleManagene ; "module-management:FxLoadNodule" R1, ¥1 LDB LQR NDV HOU 80, R6 R4, [SP,#8x28+0ar\_28] str BL. FinSpy\_Log\_... 辭

There are multiple modules available, including:

- AddressBook: Providing exfiltration of details from contacts stored in the local address book.
- CallInterception: Used to intercept voice calls, record them and store them for later transmission.
- PhoneCallLog: Exfiltrates information on all performed, received and missed calls stored in a local log file.
- SMS: Records all incoming and outgoing SMS messages and stores them for later transmission.
- Tracking: Tracks the GPS locations of the device.

#### Call Interception

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In order to manipulate phone calls, the Trojan makes use of the functions provided by RIL.dll, the Radio Interface Layer.

Some of the functions imported and used can be observed below:

```
R1, =aRil_getcallwai ; "BIL_SetCallWaitingSettings"
1, DR
MÓU
          R3, R0
          R0, [R7, #0x14]
                               ; hMadule
LDR
          R3, [R7,#0x6C]
GetProcAddressW
SYB
                                              3
BL.
          R1, "aRil_setcallwai ; "RIL_SetCallWaitingStatus"
R3, R0
LÓR
MOU
          RO, [R7,#0x14]
R3, [R7,#0x180]
                               ; hNodule
LDR
STR
          GetProcAddress<sup>()</sup>
BL.
          R1, =aRil_answer ; "BIL_Answer"
LØR
MOU
          R9, R9
          R0, [R7,#0x14]
R0, [R7,#0xAC]
GetProcAddressV
LDR
                               ; hModule
STR
BĹ.
           R1, ~aRi1_managecall ; "BIL_ManageCalls"
LDR
MDV
          R3, R0
          R0, [R7,#0x14] ; hModule
R3, [R7,#0x118]
GetProceddressW
ldh
STR
₿L
          R1, =aRil_getoallis ; "RIL_GetGallList"
R3, R0
LDR
MQU
          R8, [R7,#8x14] ; hHodule
R8, [R7,#8xE0]
GetProcAddressW
LDR
STR
BL
```

#### PhoneCallLog

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In order to exfiltrate call logs, the Trojan uses functions provided by the Windows Mobile Phone Library.

Using PhoneOpenCallLog() and PhoneGetCallLogEntry(), the implant is able to retrieve the following struct for each call being registered by the system:

typedef struct { DWORD cbSize; FILETIME ftStartTime; FILETIME ftEndTime; IOM iom; BOOL fOutgoing:1; BOOL fConnected:1; BOOL fEnded:1; BOOL fRoam:1; CALLERIDTYPE cidt; PTSTR pszNumber; PTSTR pszName; PTSTR pszNameType; PTSTR pszNote; DWORD dwLogFlags; CEIOD iodContact; CEPROPID pidProp; } CALLLOGENTRY, \* PCALLLOGENTRY;

This contains timestamps, numbers, names and other data associated with a call.

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# Tracking

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The physical tracking of the device uses the GPS Intermediate Driver functions available on the Windows Mobile/CE platform:



After a successful GPSOpenDevice() call, it invokes GPSGetPosition() which gives access to a GPS POSITION struct containing the following information:

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typedef struct GPS POSITION { DWORD dwVersion; DWORD dwSize; DWORD dwValidFields: DWORD dwFlags; SYSTEMTIME stUTCTime: double dblLatitude; double dblLongitude; float flSpeed; float flHeading; double dblMagneticVariation; float flAltitudeWRTSeaLevel; float flAltitudeWRTEllipsoid; GPS FIX QUALITY FixQuality; GPS FIX TYPE FixType; GPS FIX SELECTION SelectionType; float flPositionDilutionOfPrecision; float flHorizontalDilutionOfPrecision; float flVerticalDilutionOfPrecision; DWORD dwSateiliteCount; DWORD rgdwSatellitesUsedPRNs[GPS MAX SATELLITES]; DWORD dwSatellitesInView; DWORD rgdwSatellitesInViewPRNs[GPS\_MAX\_SATELLITES]; DWORD rgdwSatellitesInViewElevation[GPS\_MAX\_SATELLITES]; DWORD rgdwSatellitesInViewAzimuth[GPS\_MAX\_SATELLITES]; DWORD rgdwSatellitesInViewSignalToNoiseRatio[GPS\_MAX\_SATELLITES]; } GPS POSITION, \*PGPS POSITION;

This provides the latitude and longitude of the current location of the device.

# COMMAND AND CONTROL SERVER SCANNING RESULTS

Following up on our earlier analysis, we scanned IP addresses in several countries looking for FinSpy command & control servers. At a high level, our scans probed IP addresses in each country, and attempted to perform the handshake distinctive to the FinSpy command and control protocol. If a server responded to the handshake, we marked it as a FinSpy node. We expect to release our scanning tools with a more complete description of methodology in a follow-up blog post.

Our scanning yielded two key findings. First, we have identified several more countries where FinSpy Command and Control servers were operating. Scanning has thus far revealed two servers in **Brunei**, one in **Turkmenistan's** Ministry of Communications, two in **Singapore**, one in the **Netherlands**, a new server in **Indonesia**, and a new server in **Bahrain**.

Second, we have been able to partially replicate <u>the conclusions of an analysis</u> by Rapid7, which reported finding FinSpy command & control servers in ten countries: Indonesia, Australia, Qatar, Ethiopia, Czech Republic, Estonia, USA, Mongolia, Latvia, and the UAE. We were able to confirm the presence of FinSpy on all of the servers reported by Rapid7 that were still available to be scanned. We confirmed FinSpy servers in **Indonesia, Ethiopia, USA, Mongolia**, and the UAE. The remaining servers were down at scanning time. We also noted that the server in the USA appeared to be an IP-layer proxy (e.g., in the style of Network Address Translation)<sup>2</sup>.

Rapid7's work exploited a temporary anomaly in FinSpy command & control servers. Researchers at Rapid7 noticed that the command & control server in Bahrain responded to HTTP requests with the string "Hallo Steffi." This behavior did not seem to be active on Bahrain's server prior to the release of our analysis. Rapid7 looked at historical scanning information, and noticed that servers in ten other countries had responded to HTTP requests with "Hallo Steffi" at various times over the previous month. While the meaning of this string and the reason for the temporary anomaly are unknown, a possible explanation is that this was a testing deployment of a server update, and the "Hallo Steffi" message indicated successful receipt of the update. After the publication of Rapid7's analysis, the behavior began to disappear from FinSpy servers.

# DETAILS OF OBSERVED SERVERS

Country	IP	Ports	Owner
Singapore	203,175,168,2	21, 53, 443, 4111	HostSG
Singapore	203,211,137,105	21, 53, 80, 443, 4111	Simple Solution System Pte Ltd
Bahrain	89,148,15,15	22, 53, 80, 443, 4111	Batelco
Turkmenistan	217.174.229.82	22, 53, 80, 443, 4111, 9111	Ministry of Communications
Brunei	119,160,172.187	21	Telekom Brunei
Brunei	119,160,128,219	4111, 9111	Telekom Brunei
Indonesia	112.78.143.34	22, 53, 80, 443, 9111	Biznet ISP
Netherlands	164,138.28.2	80, 1111	Tilaa VPS Hosting

#### Table 1: New Servers

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#### Table 2: Confirmed Rapid7 Servers

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Country	IP	Ports	Owner
USA	54.248.2.220	80	Amazon EC2
Indonesia	112.78.143.26	22, 25, 53, 80, 443, 4111	Biznet ISP
Ethiopia	213.55.99.74	22, 53, 80, 443, 4111, 9111	Ethio Telecom
Mongolia	202.179.31.227	53, 80, 443	Mongolia Telecom
UAE	86.97.255.50	21, 22, 53, 443, 4111	Emirates Telecommunications Corporation

It is interesting to note that the USA server on EC2 appeared to be an IP-layer proxy. This judgment was made on the basis of response time comparisons<sup>4</sup>.

#### CONCLUSIONS AND RECOMMENDATIONS

The analysis we have provided here is a continuation of our efforts to analyze what appear to be parts of the FinFisher product portfolio. We found evidence of the functionality that was specified in the FinFisher promotional materials. The tools and company names (e.g. Cyan Engineering Services SAL) found in their certificates also suggest interesting avenues for future research.

These tools provide substantial surveillance functionality; however, we'd like to highlight that, without exploitation of the underlying platforms, all of the samples we've described require some form of interaction to install. As with the previously analyzed FinSpy tool this might involve some form of socially engineered e-mail or other delivery, prompting unsuspecting users to execute the program. Or, it might involve covert or coercive physical installation of the tool, or use of a user's credentials to perform a third-party installation.

We recommend that all users run Anti-Virus software, promptly apply (legitimate) updates when they become available, use screen locks, passwords and device encryption (when available). Do not run untrusted applications and do not allow third parties access to mobile devices.

As part of our ongoing research, we have notified vendors, as well as members of the AV community.

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#### ACKNOWLEDGEMENTS

This is a Morgan Marquis-Boire and <u>Bill Marczak</u> production. Windows mobile sample analysis by <u>Claudio Guarnieri</u>.

#### **Additional Analysis**

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Thanks to Pepi Zadowsky for OSX expertise and assistance. Thanks to Jon Larimer and Sebastian Porst for Android expertise.

# **Additional Thanks**

Special thanks to <u>John Scott-Railton</u>. Additional thanks to Marcia Hofmann and the <u>Electronic Frontier Foundation</u>. Tip of the hat to <u>John Adams</u> for scanning advice.

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# ABOUT MORGAN MARQUIS-BOIRE

Morgan Marquis-Boire is a Technical Advisor at the Citizen Lab, Munk School of Global Affairs, University of Toronto. He works as a Security Engineer at Google specializing in Incident Response, Forensics and Malware Analysis.

#### ABOUT BILL MARCZAK

Bill Marczak is a computer science Ph.D student at UC Berkeley. He is a founding member of <u>Babrain Watch</u>, a monitoring and advocacy group that seeks to promote effective, accountable, and transparent governance in Bahrain through research and evidence-based activism.

# ABOUT CLAUDIO GUARNIERI

Claudio Guarnieri is a Security Researcher at Rapid7. He's daily involved with general Internet badness and his specialties span from malware analysis to botnets tracking and cybercrime intelligence. He's a core member of The Honeynet Project and The Shadowserver Foundation, two no-profit organizations devoted to making Internet a safer place.

# FOOTNOTES

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- <sup>1</sup> A list of Nokia capabilities can be found <u>here</u>.
- <sup>2</sup> http://www.whoisentry.com/domain/it-intrusion.com

<sup>3</sup> See Appendix A.

<sup>4</sup> See Appendix A,

# APPENDIX A

The server was serving FinSpy on port 80, and SSH on port 22. We measured the SYN/ACK RTT on both ports and compared. The results for port 80:

hping -S -p 80 54.248.2.220 HPING 54.248.2.220 (wlan0 54.248.2.220): S set, 40 headers + 0 data bytes len=44 ip=54.248.2.220 ttl=24 DF id=0 sport=80 flags=SA seq=0 win=5840 rtt=1510.2 ms len=44 ip=54.248.2.220 ttl=23 DF id=0 sport=80 flags=SA seq=1 win=5840 rtt=740.4 ms len=44 ip=54.248.2.220 ttl=25 DF id=0 sport=80 flags=SA seq=2 win=5840 rtt=753.4 ms len=44 ip=54.248.2.220 ttl=24 DF id=0 sport=80 flags=SA seq=3 win=5840 rtt=1001.6 ms

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The results for port 22:

hping -S -p 22 54,248.2.220 HPING 54.248.2.220 (wlan0 54.248.2.220): S set, 40 headers + 0 data bytes len=44 ip=54.248.2.220 ttl=49 DF id=0 sport=22 flags=SA seq=0 win=5840 rtt=125.7 ms len=44 ip=54.248.2.220 ttl=49 DF id=0 sport=22 flags=SA seq=1 win=5840 rtt=124.3 ms len=44 ip=54.248.2.220 ttl=49 DF id=0 sport=22 flags=SA seq=2 win=5840 rtt=123.3 ms len=44 ip=54.248.2.220 ttl=50 DF id=0 sport=22 flags=SA seq=3 win=5840 rtt=127.2 ms

The comparison reveals that port 80 TCP fraffic was likely being proxied to a different computer.



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# Analysis of the FinFisher Lawful Interception Malware

Posted by Claudio Guarnierl in Information Security on 08-Aug-2012 06:31:35 It's all over the news once again: **lawful interception malware** discovered in the wild being used by government organizations for intelligence and surveillance activities. We saw it last year when the Chaos Computer Club unveiled a trojan being used by the federal government in Germany, WikiLeaks released a collection of related documents in the Spy Files, we read about an alleged offer from Gamma Group to provide the toolkit FinFisher to the Egyptian government, and we are reading once again now with the same one being delivered to human rights activists in Bahrain along with some spearphishing attacks.

We all are very aware of a rising market of Western companies developing and selling malware for the use of government organizations all around the world, but whenever one of these products is found in other geographical areas, the potential political and ethical implications tend to generate interest.

While I'm trying to provide context for the analysis below, it's not in the scope of this article to digress into the political context of the incident. We are security practitioners interested in technology and when dealing with malware, which in this case can be easily prone to abuses, we want to understand what they do, what's the spread and how we can respond.

# The Incident

Several Bahrain activists located both in US and Bahrain started receiving emails with suspicious attachments:

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They promptly understood there was something shady with them and forwarded them to journalists from Bloomberg who provided the attachments to some researchers, ending up in a thorough analysis of the files.

The emails were sent by the following addresses:

- mellssa.aljazeera [at] gmail.com
- freedombhrtoday [at] gmail.com
- mkhaìil1975 [at] gmail.com

With the following subjects:

- · Existence of a new dialogue Al-Wefaq & Government authority
- Torture reports on Nabeel Rajab
- King Hamad planning
- Breaking News from Bahrain 5 Suspects Arrested

Each of these emails contained an archive, following are the ones identified so far:

- gpj.Arrested Suspects.rar
- · King hamad on official visit to .rar
- Meeting Agenda.rar
- Rajab.rar

Each of these archives contained several files, including Word documents, images as well as several Windows executables:

- dlaloge.exe (MD5: ee5b03b5990dc310b77aac1d32da68de)
- gpj.1egami.exe (MD5: e82647e42868e0ff0b6357fcf0f6e95f)
- gpj.stcepsuS detserrA.exe (MD5: b6d700a58965692e92dce5dbc4323391)
- gpj.bajaR.exe (MD5: d1216d3fd238cd87d9a7e433b6892b98)

https://community.rapid7.com/community/infosec/blog/2012/08/08/finfisher

18/10/2012
gpj.1bajaR.exe (MD5: ad6f72b851ebcf7bf7c8b1c551140c5f)

Quickly looking at binary similarities, it was instantly clear that they all belong to the same malware family. We also identified an additional sample from the same batch:

wefaq.exe (MD5: cf7b2e1485771967ece90d32f3076814)

A spokesman from Gamma Group, the company producing the trojan allegedly involved with these attacks, promptly responded to the press stating that FinFisher was never sold to Bahrain and that a copy might have been stolen and re-engineered for some unauthorized use. We're not able to confirm or deny this at the moment.

# The Malware

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For the sake of this analysis, we are going to use the file "gpj.1bajaR.exe", but all of them showed similar behavior and communicated with the same backend infrastructure.

Following are the complete cryptographic hashes of the binary:

MD5: ad6f72b851ebcf7bf7c8b1c551140c5f SHA1: 37275cfd9e185b979o15fb8681c4c8434f224ed9 SHA256: cc3b65a0f559fa5e6bf4e60eef3bffe8d568a93dbb850f78bdd3560f38218b5c SHA512: 909b631a81a54b279eaa46b81973a95af18da4adfff51b3ecbc731f78cfe380e8863872eb0e8648 acf65f40560dd4684221f640058df0c4821839ab55b7b6597 Ssdeep: 24576:19E4gjTsw7ir1mLR4pzLgbN9z2iiYXDBaLznBn1F:AxjTsw7irkSOx7z6zB1F

The malware is already available on VirusTotal, which shows some decent Antivirus coverage; https://www.virustotal.com/file/cc3b65a0f559fa5e6bf4e60eef3bffe8d668a93dbb850f78 bdd3560f38218b5c/analysis/

The binary is disguised as a JPG picture, in fact the file name contains the Unicode Right-to-Left Override character in front that whenever displayed in ANSI mode, it will look reversed making the disguise more realistic: in this case "exe.Rajab1.jpg".

The first thing we did was of course give it a quick run in Cuckoo Sandbox, which was able to give some initial insights on the general behavior of the malware.

When executed, the original process proceeds creating the following directory (the name is randomized at every execution):

C:\DOCUME~1\User\LOCALS~1\Temp\\TMP44D8C9F9

If the directory is successfully created, it drops a copy of itself in that same directory, which is also consequently launched.

This new process is actually the one installing the components used to retain access on the compromised machine.

It drops an additional file in the user's Temp directory: C:\DOCUME~1\User\LOCALS~1\Temp\\drlverw.sys

Following are the hashes for this driver: MD5: 0f8249a2593f38c6bf54b6f366c0cac6 SHA1: ff96eddce7a7663677b80a93fc542db8b06ef6f8 SHA256: 62bde3bac3782d36f9f2e56db097a4672e70463e11971fad5de060b191efb196 SHA512: 363fa00ce6d3eba1a3b2d313bb47df480d1b909074514e52950e1fbf364808c297991e1972f3934 6f42f2a52162d5329d1a663fa880527b3dfcc618652770909

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Ssdeep: 192:cjQ/nPVCoovDy17/Zs15fHaqllB6pJqwSmX:c0nPz/ZlPaqll+FSG

This same file was observed being consistently dropped by all the other payloads associated with these attacks.

Interestingly enough, it was already observed on VirusTotal in early May: https://www.virustotal.com/file/62bde3bac3782d36f9f2e56db097a4672e70463e11971fad 5de060b191efb196/analysis/

The driver is also obfuscated but appears to be able to respond to device control IRPs, a deeper analysis is needed to understand its internal capabilities.

The process concludes its execution by creating the following directory (the name is randomized at every execution):

C:\Documents and Settings\User\Application Data\Microsoft\Installer\{A69832D8-3F71-4241-7493-7551DB00C34C}

This directory is reported to be used for storing all the dumped data, logs and screenshots to be later communicated to the operators' C&C server.

In order to make the execution more realistic to the victim, it also drops an image which is also displayed;



The picture varies from one sample to another.

In this case a sandbox analysis was not enough as no network traffic was observed, therefore a deeper manual inspection was required.

As a matter of fact, the actual malware mechanics comes into play just after a first reboot following the compromise. At this point we can observe severe changes in the system and aggressive takeover of the system processes.

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As already reported by CitizenLab in their analysis, winlogon.exe is the first process being injected with malicious code:

This process is used as a main container for the malware, from which it performs Process Hollowing. This is a common practice in malware development, consisting of spawning legitimate processes and, once loaded, replacing their original code with malicious code.

As a matter of fact, winlogon.exe starts an Internet Explorer instance with the "-nohome" options and performs the takeover:

The network communication is initiated from the context of the Internet Explorer process, which is often used as a convenient way to bypass local firewalls as it is/used to be a trusted application:

**!** + :

Offset(V) Local Address Remote Address Pid 0x86335008 10.0.2.15:1036 77.69.140.194:443 148

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The malware has a very noisy presence in the system, it installs inline user-mode hooks in the following functions in every running process:

ntdll.dlllNtDeviceIoControlFile ntdll.dlllNtEnumerateKey ntdll.dlllNtEnumerateValueKey ntdll.dlllNtQueryDirectoryFile ntdll.dlllNtQueryKey ntdli.dlllNtQuerySystemInformation kernel32.dlllCreateFileW kernel32.dlllCreateProcessInternalW kernel32.dlllMoveFileW kernel32.dllIDeleteFileW kernel32.dlllMoveFileExW USER32.dlllPostMessageW USER32.dll!GetMessageW USER32.dll!PeekMessageW USER32.dll!GetMessageA USER32.dll!SendMessageW USER32.dll/PeekMessageA USER32.dll!PostMessageA GDI32,dll!GetDeviceCaps GDI32.dll/DeleteDC GDI32.dlllCreateDCA

https://community.rapid7.com/community/infosec/blog/2012/08/08/finfisher

GDI32.dlllCreateDCW GDI32.dllIDPtoLP GDI32.dllIEscape GDI32.dllIEscape GDI32.dllIEndPage GDI32.dllIEndPage GDI32.dllIEndDoc GDI32.dllIStartPage GDI32.dllIStartDacA GDI32.dllIStartDocW GDI32.dllIStartDocA ADVAPI32.dllIOpenTraceA

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It also installs an IAT hook of the function ntdll.dlllCsrClientCallServer in winlogon.exe, which is most likely used to catch every new process registered to the CSRSS subsystem.

As also reported by CltizenLab, the samples seem indeed to belong to the FinFisher toolkit. Following are some strings that can be found into winlogon.exe memory:

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y:\lsvn\_branches\finspyv4.01\finspyv2\src\libs\libgmp\mpn-tdlv\_qr.c y;\lsvn\_branches\finspyv4.01\finspyv2\src\libs\libgmp\mpn-mul\_fft.c y;\lsvn\_branches\finspyv4.01\finspyv2\src\target\bootkit\_x32driver\objfre\_w2k\_x8 6\i386 \bootkit\_x32driver.pdb finfisher finfisher.lnk

We also analyzed the reported "demo" sample:

MD5: c488a8aaef0df577efdf1b501611ec20 SHA1: 5ea6ae50063da8354e8500d02d0621f643827346 SHA256: 81531ce5a248aead7cda76dd300f303dafe6f1b7a4c953ca4d7a9a27b5cd6cdf SHA512: 0c5a41d45e8939a256c6d24f651619a110b246d5ff5dfa296f68c703ce259ea9420e96ea34c4248 c413e51e4eb5e3f75928318b6fd30251068b5a9f938dd47e0 Ssdeep: 49152:j4XNybwJDejvL6joq2+Sqlk/1jzuUze0uY6nU:EUbwJDc0N21qC9jzuUG VirusTotal: https://www.virustotal.com/flle/81531ce5a248aead7cda76dd300f303dafe6f1b7a4c953ca 4d7a9a27b5cd6cdf/analysis/

Despite some differences (the dropped driver is sensibly bigger compared to the one from Bahrain), the execution flow is exactly the same: similar aggressive presence on the system, same processes chain and same network traffic.

At this stage it's difficult to get a hold of the full functionalities of the malware. We believe that the agent remains silent whenever it doesn't have an active internet connection and at this very moment we believe it first pulls an updated configuration file instructing it to not do anything at all, therefore all the surveillance plugins seem to be inactive and no file is dropped in "%AppData%\Microsoft\Installer\{A69832D8-3F71-4241-7493-7551DB00C34C}\".

According to CitizenLab's research and WikiLeaks cables, following should be the supported features:

- Bypassing of 40 regularly tested Antivirus Systems
- Covert Communication with Headquarters
- · Full Skype Monitoring (Calls, Chats, File Transfers, Video, Contact List)

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- · Recording of common communication like Email, Chats and Voice-over-IP
- · Live Surveillance through Webcam and Microphone
- Country Tracing of Target

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- Silent extracting of Files from Hard-Disk
- · Process-based Key-logger for faster analysis
- Live Remote Forensics on Target System
- · Advanced Filters to record only important information
- · Supports most common Operating Systems (Windows, Mac OSX and Linux)

We believe that the Skype interception module is implemented tampering the circular sound buffer from Windows' DirectSound interface, you can find a similar implementation here.

# **Network Communication**

All the samples from the Bahrain attacks try to contact the host located at 77.69.140.194, which belongs to Bahrain Manama Batelco (AS5416).

The malware tries to contact such IP address on multiple ports, either 22, 53, 80 or 443 and establish the communication channel on the first one successfully opened.

The traffic is heavily encrypted and it will require further analysis to dissect, but we were able to isolate some recurring patterns.

The first outgoing packet always starts with the following binary data: 0c 00 00 00 40 01 73 00

This packet, which varies in size and content, is believed to be reporting to the C&C some initial details on the compromised machines and perhaps some local configuration. The answer to this first request is believed to be an updated configuration for the trojan.

And all following packets appear to start with the following binary data: 5c 00 00 00 a0 02 72 00 0c 00 00 00 40 04 fe 00

The following **Snort signatures** should be consistent enough, but due to the small size of the patterns they could cause false positives:

alert top any any -> any any (msg:"FinFisher Malware Connection Initialization"; content:"|Oc 00 00 00 40 01 73 00|"; offset:0; depth:8; sid:1000001; rev:1;)

alert tcp any any -> any any (msg:"FinFisher Malware Connection Handshake"; content:"|5c 00 00 00 a0 02 72 00 0c 00 00 00 40 04 fe 00|"; offset:0; depth:16; sid:1000002; rev:1;)

We are looking forward to getting some feedback and suggestions on improved detection and whether any of you get some hits. Email us with your feedback.

# Fingerprinting the C&C

While probing the C&C servers, we noticed an unexpected behavior; all the services binded on the ports the malware tries to exchange binary data with, respond in an unusual way whenever performing any, even malformed, HTTP request.

For example, when connecting through telnet to 77.69,140,194;80 and sending "HEAD /", the service responded the following way:

HTTP/1.1 200 OK Content-Type: text/html; charset=UTF-8 Content-Length:12

#### Hallo Steffi

Odd indeed, but perfect for fingerprinting!

We made a cross-search of this pattern across HD's internet survey research project Critical.1O, and were able to identify more servers with open services that responded in the exact same way:



Click on the map to get a larger view and browse through updated results.

Follow is the list of the IP addresses discovered;

- 112.78.143.26 (Indonesia)
- 121.215.253.151 (Australia)
- 78,100,57,165 (Qatar)
- 213.55.99.74 (Ethiopia)
- 94.112.255.116 (Czech Republic)
- 213.168.28.91 (Estonia)
- 54.248.2.220 (USA)
- 202.179.31.227 (Mongolia)
- 80.95.253,44 (Czech Republic)
- 81.198.83.44 (Latvia)
- 86.97.255.50 (Dubal, UAE)

At the time of writing, only the Latvian sever is still successfully responding to our fingerprinting. All the others are instantly dropping the connection in the exact same way, most likely filtering off any payload that

https://community.rapid7.com/community/infosec/blog/2012/08/08/finfisher

doesn't match a given header. This makes us believe that all those C&Cs might have been updated in front of recent leaks and publications on FInFisher, Bahrain included.

**Please note:** we are not able to determine whether they're actually being used by any government agency, if they are operated by local people or if they are completely unrelated at all: they are simply the results of an active fingerprinting of a unique behavior associated with what is believed to be the FinFisher infrastructure. Our guess is that part of the identified C&Cs are acting as proxies.

# Conclusions

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It's always interesting to get your hands on governmental malware: it's the subject of much discussion and given the high prices it's likely sold for, it's often very hard to get access to samples, so this has been a great project to work on.

What we found is disturbing though. The malware seems fairly complex and well protected/ obfuscated, but the infection chain is pretty weak and unsophisticated. The ability to fingerprint the C&C was frankly embarrassing, particularly for malware like this. Combined, these factors really don't support the suggestion that thieves refactored the malware for black market use.

That said, once any malware is used in the wild, it's typically only a matter of time before it gets used for nefarious purposes. The infosec community needs to pay attention and take malware exposure seriously. Take action to protect infrastructure and discourage the spread, production and purchase of malware. As we've seen countless times before, and will certainly see again, it's impossible to keep this kind of thing under control in the long term.

I'm sure there will be follow-ups on this case on different sides and people will spend more time on analyzing and debating the ins and outs of the malware. For my part, I'd like to end this post by sincerely thanking the guys from CitizenLab for their original research and Arturo Filastò, Fabio Pietrosanti, Jacob Appelbaum and Quequero for their cooperation in this analysis. Thanks guys!

For updates, you can find me on Twitter at @botherder.

#### Update #1

The guys at EmergingThreats helped us refine our **Snort rules** a little bit in order to lower the possibility of false positives.

Following are the updated signatures, use them to detect FinSpy in your local networks:

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```
alert top $HOME_NET any ~> $EXTERNAL_NET any (msg:"FinFisher Malware Connection
Initialization", flow:to_server,established; content:"|0c 00 00 00 40 01 73
00|"; depth:8; sid:1000001; rev:1; classtype:trojan-activity;
reference:url,community.rapid7.com/community/infosec/blog/2012/08/08/finfigher;
```

alert tcp \$HOME\_NET any -> \$EXTERNAL\_NET any (msg:"FinFisher Malware Connection Handshake"; flow:to\_server,established; content:")5c 00 00 00 a0 02 72 00 0c 00 00 00 40 04 fe 00|"; depth:16; sid:1000002; rev:1; classtype:trojan-activity; reference:url,community.rapid7.com/community/infosec/blog/2012/08/08/finfisher;

### Update #2

At the time of writing 8 out of the 12 servers are not responding anymore: all the ports originally used have been filtered or closed off after our analysis and the related news articles have been published. Even the ones that were actively responding until yesterday, like Latvia and Bahrain, are now inaccessible. A very odd timing, isn't it?

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In the last hours we read of many people questioning the validity of the "Hallo Steffi" pattern, saying that it could be completely unrelated to the FinFisher toolkit, as also Gamma's Muench stated to Bloomberg. Fair enough, we also mentioned in this same blog post that there is no way we can guarantee a direct connection between that string and the malware, we only reported an anomaly on the Bahraini infrastructure and the discovery of the same anomaly in other locations.

We believe that this unusual behavior could have actually been a deception technique adopted by the FinSpy Proxy to disguise the nature of the service, but that when they realized it was actively used for fingerprinting the C&C servers was promptly disabled to prevent further discoveries.

Every FinSpy sample is configured with a set of multiple ports that it can try to contact; it will start from the lower port (for example 20), attempt a connection 3 times and then move over to the next one. When running the Bahraini FinSpy sample, especially now that the server is not responding, it attempts the following connections:

```
13:02:43.747370 IP 10.0.2.15.1035 > 77.69.140.194.22; tcp 0
13:03:05.968816 IP 10.0.2.15.1036 > 77.69.140.194.53; tcp 0
13:03:28.100628 IP 10.0.2.15.1037 > 77.69.140.194.80; tcp 0
13:03:50.332553 IP 10.0.2.15.1038 > 77.69.140.194.443; tcp 0
13:04:21.517231 IP 10.0.2.15.1039 > 77.69.140.194.4111; tcp 0
```

As you can see the last one is port 4111.

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We believe this is the standard FinSpy port and that all the other ones are probably just forwarded to 4111. The FinSpy "demo" sample contacted port 3111 to tiger.gamma-international.de and ffdemo.blogdns.org, close enough.

Another interesting "coincidence" is that all the IP addresses that we observed responding with the "Hallo Steffi" banner also had/have port 4111 open, in fact if you check the only 4 servers currently up you can see:

Nmap scan report for bba44246,alshamil.net,ae (86,97,255,50)Host is up (0.26s latency).PORTSTATESERVICE22/tcpopenssh53/tcpopendomain443/tcpopenhttps4111/tcpopenxgrid

**"** 

Nmap scan report for 94.112.255.116.static.b2b.upcbusiness.cz (94.112.255.116)
Host is up (0.044s latency).
PORT STATE SERVICE
22/tcp open ssh
53/tcp open domain
80/tcp open http
443/tcp open https

Nmap scan report for 112,78,143.26 Host is up (0.26s latency). PORT STATE SERVICE 22/tcpopen ssh 53/tcp domain open 80/tcp http open https 443/tcp open xgrid 4111/tcp open

xgrid

4111/tcp open

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	open	domain				
30/tcp		http				
43/tcp		https				
111/tcr	open	xgrid				
0111/tcr	open	DragonIDSC	onsole			
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Internet Crime Complaint Center (IC3) | Malware Installed on Travelers' Laptops Thr... Page 1 of 1



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## Intelligence Note

Prepared by the Internet Crime Complaint Center (IC3) May 8, 2012

# MALWARE INSTALLED ON TRAVELERS' LAPTOPS THROUGH SOFTWARE UPDATES ON HOTEL INTERNET CONNECTIONS

Recent analysis from the FBI and other government agencies demonstrates that malicious actors are targeting travelers abroad through pop-up windows while establishing an Internet connection in their hotel rooms.

Recently, there have been instances of travelers' laptops being infected with maliclous software while using hotel Internet connections. In these instances, the traveler was attempting to setup the hotel room Internet connection and was presented with a pop-up window notifying the user to update a widely-used software product. If the user clicked to accept and install the update, maliclous software was installed on the laptop. The pop-up window appeared to be offering a routine update to a legitimate software product for which updates are frequently available.

The FBI recommends that all government, private industry, and academic personnel who travel abroad take extra caution before updating software products on their hotel Internet connection. Checking the author or digital certificate of any prompted update to see if it corresponds to the software vendor may reveal an attempted attack. The FBI also recommends that travelers perform software updates on laptops immediately before traveling, and that they download software updates directly from the software vendor's Web site if updates are necessary while abroad.

Anyone who believes they have been a target of this type of attack should immediately contact their local FBI office, and promptly report it to the IC3's website at <u>http://www.lc3.gov/</u>. The IC3's complaint database links complaints together to refer them to the appropriate law enforcement agency for case consideration. The complaint information is also used to identify emerging trends and patterns.



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Intelligence Note Prepared by the Internet Crime Complaint Center (IC3) October 12, 2012

#### SMARTPHONE USERS SHOULD BE AWARE OF MALWARE TARGETING MOBILE DEVICES AND SAFETY MEASURES TO HELP AVOID COMPROMISE

The IC3 has been made aware of various malware attacking Android operating systems for mobile devices. Some of the latest known versions of this type of malware are Loozfon and FinFisher. Loozfon is an information-stealing piece of malware. Criminals use different variants to lure the victims. One version is a work-at-home opportunity that promises a profitable payday just for sending out email. A link within these advertisements leads to a website that is designed to push Loozfon on the user's device. The malicious application steals contact details from the user's address book and the infected device's phone number.

FinFisher is a spyware capable of taking over the components of a mobile device. When installed the mobile device can be remotely controlled and monitored no matter where the Target is located. FinFisher can be easily transmitted to a Smartphone when the user visits a specific web link or opens a text message masquerading as a system update.

Loozfon and FinFisher are just two examples of malware used by criminals to lure users into compromising their devices.

## Safety tips to protect your mobile device:

- When purchasing a Smartphone, know the features of the device, including the default settings. Turn off features of the device not needed to minimize the attack surface of the device.
- Depending on the type of phone, the operating system may have encryption available. This can be used to protect the user's personal data in the case of loss or theft.
- With the growth of the application market for mobile devices, users should look at the reviews of the developer/company who published the application.
- Review and understand the permissions you are giving when you download applications.
- Passcode protect your mobile device. This is the first layer of physical security to protect the contents of the device. In conjunction with the passcode, enable the screen lock feature after a few minutes of inactivity.
- Obtain malware protection for your mobile device. Look for applications that specialize in antivirus or file integrity that helps protect your device from rogue applications and malware.
- Be aware of applications that enable Geo-location. The application will track the user's location anywhere. This application can be used for marketing, but can be used by malicious actors raising concerns of assisting a possible stalker and/or burglarles.
- Jailbreak or rooting is used to remove certain restrictions imposed by the device manufacturer or cell phone carrier. This allows the user nearly unregulated control over what programs can be installed and how the device can be used. However, this procedure often involves exploiting significant security vulnerabilities and increases the attack surface of the device. Anytime a user, application or service runs in "unrestricted" or "system" level within an operation system, it allows any compromise to take full control of the device.
- Do not allow your device to connect to unknown wireless networks. These networks could be rogue access points that capture information passed between your device and a legitimate server.
- If you decide to sell your device or trade it in, make sure you wipe the device (reset it to factory default) to avoid leaving personal data on the device.
- Smartphones require updates to run applications and firmware. If users neglect this it increases the risk of having their device hacked or compromised.
- Avoid clicking on or otherwise downloading software or links from unknown sources.

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• Use the same precautions on your mobile phone as you would on your computer when using the Internet.

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If you have been a victim of an internet scam or have received an e-mail that you believe was an attempted scam, please file a complaint at <u>www.IC3.gov</u>.

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### theguardian

# British firm offered spying software to Egyptian regime – documents

Gamma International's Finfisher program would have enabled government sples to monitor activists and censor websites

Karen McVeigh guardian.co.uk, Thursday 28 April 2011 14.06 BST



Rgyptian anti-government bloggers work on their kaptops from Cairo's Tahrir Square on February 10, 2017 Photograph: Patrick Baz/APP/Getty Images

A British company offered to sell a program to the Egyptian security services that experts say could infect computers, hack into web-based email and communications tools such as Skype and even take control of other groups' systems remotely, according to documents seen by the Guardian,

Two Egyptian <u>human rights</u> activists found the documents amid hundreds of batons and torture equipment when they broke into the headquarters of the regime's State Security Investigations service (SSI) last month.

One of the papers, in English and headed Finfisher Proposal; Commercial Offer, contained an offer dated 29 June 2010 to provide "FinSpy" software, bardware, installation and training to the SSI for €287,000 (£255,000). The name on the invoice, dated Tuesday 29 June 2010, was Gamma International UK Limited.

Other documents, written in Arabic and marked "ultimately confidential", state that after being offered a "free trial version" of Gamma's Finfisher's oftware to test its ability to hack into email accounts, the SSI concluded it was "a high-level security system" that could get into email accounts of Hotmail, Gmail and Yahoo, as well as allowing "full control" of the computers of "targeted elements". It went on to describe the software's "success in breaking through personal accounts on Skype network, which is considered the most secure method of communication used by members of the elements of the harmful activity because it is encrypted".

The find throws a spotlight on western companies that provide software to security services and agents of oppressive regimes to spy on, censor and block the websites with which activists communicate. Last month a report by <u>OpenNet Initiative</u> said nine countries across the Middle East and North <u>Africa</u> used US and Canadian technology to impede access to online content, including sites with political, social and religious material,

Mostafa Hussein, a Cairo blogger and physician who took the documents, said they formed important evidence against the SSI's activities. "This proposal was sent to a department well known for torture, for abuse of human rights, for spying on political campaigners. This company, Gamma, should be exposed as collaborators in the crimes

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of trying to invade our privacy and atrest activists."

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Hussein posted the documents online and passed a copy to the Guardian.

A Gamma International website called "Finfisher IT Intrusion" describes its software as allowing "remote monitoring and infection" that can provide "full access to stored information with the ability to take control of the target". It is advertised as capable of "capturing encrypted data and communications" and allowing a "government agency to remotely infect target systems".

The documents found in the SSI HQ, one dated 1 January 2011, said that the proposal from Gamma International had come via a subsidiary company, Modern Communications System. Following a "free" five-month trial, SSI described the software as like "planting a comprehensive spying system in the location where the targeted computer exists". The software could record voice and audio calls, movements through video and audio where the computer was located, and hack into all the computers in the same network.

Rick Ferguson, of internet security company Trend Micro, said: "Our position on commercial spyware is that if the monitoring is being done without the consent of the person being monitored then that would be the theft of information.

"There's certainly an ambiguity of selling that kid of technology to that type of regime. There are a lot of commercial tools to enable you to remotely monitor and manage computers but it's about how those tools are being used and whether those tools are being used covertly."

Amr Gharbeia, an activist who works at the <u>Egyptian Initiative for Personal Rights</u>, said the Finfisher software referred to in the proposal was "a trojan, a software you implant in someone else's device to control it and possibly get data from it. It puts you in the driver's seat so you can see someone else's email and allows also for identity fraud."

When contacted by the Guardian, Gamma International said in a statement: "Gamma International UK Limited manufactures equipment for dealing with security related threats and it supplies only to governments.

"Gamma International UK Limited has not supplied any of its Finfisher suite of products or related training etc to the Egyptian government."

Gamma said it "complies, in all its dealings, with all relevant UK legislation and regulation".

• This article was amended on 30 April 2011 to correct the spelling of Gamma International in the standfirst.

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# TECHNOLOGY

20 September 2011 Last updated at 10:19

# UK firm denies 'cyber-spy' deal with Egypt

#### By Stephen Grey File on 4, BBC Radio 4

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A UK firm offered to supply "cyber-spy" software used by Egypt to target activists, the BBC has learned.

Documents found in the headquarters of the country's security service suggest it was used for a five-month trial period at the end of last year.

Hampshire-based Gamma International UK denies actually supplying the program, which infects computers with a virus that bugs online voice calls and email.

The foreign secretary says he will "critically" examine export controls.

William Hague, who speaks for the government on computer security issues, said: "Any export of goods that could be used for internal repression is something we would want to stop."

He also admitted the law governing software exports was a grey area.

The documents seen by the BBC were found at the <u>looted headquarters of the Egyptian state security building</u> earlier this year.

They describe an offer by Gamma International UK Ltd to supply a software programme called Finfisher.

Finfisher is described as a toolkit "used by many global security and intelligence services" for secretly gaining access to people's computers.

The files from the Egyptian secret police's Electronic Penetration Division described Gamma's product as "the only security system in the world" capable of bugging Skype phone conversations on the internet.

They detail a five-month trial by the Egyptian secret police which found the product had "proved to be an efficient electronic system for penetrating secure systems [which] accesses email boxes of Hotmall, Yahoo and Gmall networks".

Another document discovered by German public television network MDR is thought to reveal the first-known victims of the Finfisher program.

The document describes how, during the period of the software trial, the secret police successfully broke into and recorded encrypted Skype calls.

Sherif Mansour, from the US democracy group Freedom House, was in Egypt last year to help monitor parliamentary elections.

#### 'Outsourcing repression'

Named in the document as a victim of the bugging, he blamed the Finfisher software and urged the British government to take action.

"We democracy and human rights activists already face a lot of troubles and get a lot of threats. I expect that from government but not from software companies.

"We have never looked to them to [be] enabling repression, to outsourcing repression."

According to the Department for Business Innovation and Skills, Finfisher does not require an export licence because it does not use encryption.

Mr Hague told File on 4 that the UK had a strong export licence system.

He said a number of licences had been withdrawn from companies exporting items of concern to Libya, Tunisia and Bahrain - but he conceded software was a difficult product to legislate for.

"This will be a greyer area because there can be many many uses for a given plece of software.

"But nevertheless, we will look at that critically and if any evidence is supplied to the government - or we come across any evidence of British technology used for internal repression in other countries - then we will take the same very tough line on that as we do on other items."

Gamma International UK Ltd is owned by a 49-year-old Briton, Louthean Nelson, who is listed as having addresses in Salisbury, Hamburg and Beirut.

The BBC wanted to ask Mr Nelson about the contradiction between Gamma's claim it did not supply the software, and the information contained in the Egyptian documents. He did not reply.

#### 'Abuse of technology'

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But although Gamma has refused to comment publicly, a company representative called Martin Muench is due to speak next week at a <u>conference in Berlin on cyber warfare</u>.

Gamma is listed as a "sponsor and exhibitor" with a speaker due to address the conference on "applied hacking techniques used by governmental agencies".

Also speaking at the conference are colonels from the British, US and German armles, and the director of intelligence at US Cybercommand.

Elsewhere in the Middle East, reports emerged this month of claims that French and South African firms helped monitor phones and the Internet for Libva's Col Muammar Gaddafi.

In Bahrain - where the regime has so far survived the protests - human rights activist Abdul Ghani al-Khanjar says he only learned the extent of surveillance in his country after being arrested.

He had just returned from London where he spoke at a meeting in the House of Lords.

"Within two days, masked civilians and riot police raided my house and arrested me and I have been tortured about my many activities," he told the BBC.

"It was amazing when they showed me some text messages from my phone and told me about my calls."

He added: "This is a bad abuse of technology."

The Bahraini government says it has launched an inquiry into torture allegations. But <u>Siemens and Nokia have both been</u> <u>Implicated in the bad publicity surrounding the case</u>.

In the past Siemens sold Behrain a "monitoring centre", which is thought to have allowed the regime to secretly track and bug its citizens' phones. The company is said to have sold the same system to 60 countries worldwide.

But Ben Roome, a spokesman for Nokia Siemens Networks - a joint venture between the two companies, says it has now pulled out of making interception tools, precisely because of concerns that they can be abused.

"If you provide technology you cannot be blind to how potentially it can be used," he said.

File on 4 is on BBC Radio 4 on Tuesday 20 September at 20:00 BST and Sunday 25 September at 17:00 BST. Listen again via the Radio 4 website or download the podcast.

## More Technology stories



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#### theguardian | TheObserver

# UK 'exporting surveillance technology to repressive nations'

Fears that software similar to that which government wants to use in Britain is being sold to monitor dissidents abroad

> Jamie Doward and Rebecca Lewis guardian.co.uk, Saturday 7 April 2012 21.00 HST



There are fears that UK technology firms could be supporting Assail's Systam regime. Photograph: -/APP/Getty Images

Britain is exporting <u>surveillance</u> technology to countries run by repressive regimes, sparking fears it is being used to track political dissidents and activists.

The UK's enthusiastic role in the burgeoning but unregulated surveillance market is becoming an urgent concern for human rights groups, who want the government to ensure that exports are regulated in a similar way to arms.

Much of the technology, which allows regimes to monitor internet traffic, mobile phone calls and text messages, is similar to that which the government has controversially signalled it wants to use in the UK.

The campaign group, Privacy International, which monitors the use of surveillance technology, claims equipment being exported includes devices known as "IMSI catchers" that masquerade as normal mobile phone masts and identify phone users and <u>malware</u> – software that can allow its operator to control a target's computer, while allowing the interception to remain undetected.

Trojan horse software that allows hackers to remotely activate the microphone and camera on another person's phone, and "optical cyber solutions" that can tap submarine cable landing stations, allowing for the mass surveillance of entire populations, are also being exported, according to the group.

Privacy International said it had visited international arms and security fairs and identified at least 30 UK companies that it believes have exported surveillance technology to countries including <u>Syria</u>, Iran, Yemen and Babrain, A further 50 companies exporting similar technology from the US were also identified. Germany and Israel were also identified as big exporters of surveillance technology, in what is reportedly a £3bn a year industry.

Last month Privacy International asked 160 companies about sales of equipment to repressive regimes. So far fewer than 10 have written back to deny selling to nations with poor human rights records. The campaign group warns: "The emerging information and communications infrastructures of developing countries are being hijacked for surveillance purposes, and the information thereby collected is facilitating

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unlawful interrogation practices, torture and extrajudicial executions."

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Many of the brochures, presentations and marketing videos used by surveillance companies to promote their technology have now been posted on the WikiLeaks website, while a list of firms identified by Privacy International as a cause for concern has been provided to the Department for Business, Innovation and Skills. The trade minister, Mark Prisk, has been briefed on the situation.

Last month the European council banned the export of surveillance technologies to Iranian authorities in response to serious human rights violations. It has imposed similar bans on exports to Syria.

But human rights groups said equipment was still being sold to commercial organisations in the two countries and called for the government to take stronger action.

"By the time the embargo is in place the ship has sailed," said Eric King, head of research at Privacy International, "Our research shows the idea that this is not a British problem is wrong. We need governments to act now. In a few years this equipment will need to be updated; these countries don't have the technical expertise to do it, so this is something the UK needs to be aware of and to take action against now."

In December it emerged a British company had offered to sell software to Egyptian security services that experts say could hack into web-based email. The company, Gamma Group International, insists it "complies, in all its dealings, with all relevant UK legislation".

Last year a public outcry forced an Italian company to pull out of supplying Syria with "deep packet investigation" technology that would allow the country's security forces to access internet service providers. But Syrlatel Mobile, Syrla's largest mobile phone operator, uses blocking technology provided by a Dublin-based company.

Creativity Software (CS), a British firm specialising in "location-based services", sold technology to the mobile network operator MTN Irancell that campaign groups said could be used to track individuals. The company said its technology provided "the same type of activities that are enjoyed by consumers in many other markets – a hugely popular and successful social networking and location-based mobile advertising service".

It is the responsibility of manufacturors to ensure their technology is not used to perpetrate human rights abuses. But there are now calls for them to be subject to stringent export controls requiring a licence to sell abroad.

Privacy International also argues that, in order to prevent dangerous technologies reaching authoritarian regimes through middlemen, there is a need for "end-use" controls that would make it illegal for companies to provide their products when they know or suspect they will be used in human rights abuses.

In a letter to Privacy International, Downing Street said the government was "actively looking at this issue" and was working within the EU to introduce new controls on surveillance.

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# Cyber Attacks On Activists Traced To **FinFisher Spyware Of Gamma**

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It's one of the world's best-known and elusive cyber weapons: FinFisher, a spyware sold by U.K.- based Gamma Group, which can secretly take remote control of a computer, copying files, Intercepting Skype calls and logging every keystroke.

For the past year, human rights advocates and virus hunters have scrutinized FinFisher. seeking to uncover potential abuses. They got a glimpse of its reach when a FinFisher sales pitch to Egyptian state security was uncovered after that country's February 2011 revolution, in December, anti-secrecy website WikiLeaks published Gamma promotional videos showing how police could plant FinFisher on a larget's computer.#



By Vernen &

director of Americana for Domocracy and Human Rights In Babreirs, le considuring towards and a comparatio for U.S. Ship Deputition about the border-crossing hack, Source: Hunshi Abdulla via



Volvenity of Teronia Munk School A Global Allaha' Célizen Lab socurity researcher Mingen Morquia Baire Photographers Jocob Kepler/Moornhorg

"We know it exists, but we've never seen it -- you can imagine a rare diamond," says Mikko Hypponen, chief research officer at Helsinki-based data security company F-Secure Oy), (FSC(V) He posted the Egypt documents online last year and said if a copy of the software itself were found, he'd write anti-virus protection against it.

Now he may get his wish.

Researchers believe they've identified copies of FiniFisher, based on an examination of mailclous software e-mailed to Bahraini activisis, they say. Their research, which is being published today by the University of Toronto Munk School of Global Affairs' Cilizen Lab, is based on five different e-mails obtained by Bloomberg News from people targeted by the malware.

#### **Global Reach**

Pro-democracy activists received the malware in Washington, London and Manama, the capital of Balirain, the Persian Gulf kingdom that has been gripped by tension since a crackdown on protests last year.

The (indings Illustrate how the largely unregulated lrade in offensive hacking tools is transforming surveillance, making it more intrusive as it reaches across borders and peers into peoples' digital devices. From anywhere on the globe, the software can penetrate the most private spaces, turning on computer web cameras and reading documents as they are being lyped.

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## Cyber Attacks on Activists Traced to FinFisher Spyware of Gamma - Bloomberg

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Photographers David Paid

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"Selling software that allows for the taking over of computers without rule of law can lead to abuse," says Courtney Radson, senior program manager for freedom of expression at Washington-based Freedom House, which promotes human rights.

Gamma executive Martin J. Muench declined immediate comment pending research after being e-mailed a Web link to the Cilizen Lab report and questions related to its findings. Muench, who leads the FinFisher product portfolio, is the managing director of the group's Munich-based Gamma

International GmbH. Gamma Group also markets FinFisher through Andover, England-based Gamma International UK Ltd.

Muench said in a July 23 e-mail that the company can't comment on any individual oustomers and that Gamma complies with the export regulations of the U,K,, U,S, and Germany.

#### Monitoring Criminals

Muench, 30, said in that e-mail that FinFisher is a tool for monitoring criminals, and that to reduce the risk of abuse of its products the company only sails FinFisher to governments.

The recipients of the Bahrain-related e-malls -- who include a naturalized U.S. ultizen who owns gas stations in Alabama, a London-based human rights activist and a British-born economist in Bahrain -- each say they don't know of any law enforcement investigations or charges against them.

Two of the recipients sold they were suspicious of the e- mails and didn't click on the attachments, while the third said he tried and failed to download an attachment to his Blackberry.

The analysis of their e-mails showed the malware they received acts as a Trojan, a type of software named after the legendary wooden horse that Greek wardors used to sneak into Troy before sacking the ancient city, it takes soreen shots, intercepts voice-over-internet calls and transmits a record of every keystroke to a computer in Manama.

#### Stolen Password

Observation of a researcher's purposely-infected laptop in Washington also showed the Trojan stole a password for an e-mail account, which was then accessed without permission,

The malware itself practically came with a product label for a brand of FinFisher called FinSpy, which is marketed for spying on computers: On the infected laptop, the computer code the malicious program installed bore multiple instances of the word "FinSpy," an examination of the computer's memory showed.

The technical evidence of a match came from the work of Morgan Marquis-Boire, a security researcher at Citizen Lab, who analyzed the infected e-mails for this story. He's publishing the detailed report of the findings in a paper today through Citizen Lab, at http://citizentab.org/2012/07/from-bahrain-with-tove-finfishers-spy-kit-exposed.

#### **Digital DNA**

Marquis-Boire extracted a signature from the activists' samples --- a sort of digital DNA. He then gave the signature to other researchers to see if they could find a matching sample they might have collected in the course of their work.

The needle-in-a-haystack search came up with a match: approgram that bore the hailmarks of a demonstration copy of FinFisher.

The evidence that the new sample they found was FinFisher itself was persuasive, Marquis-Boire said, because the presumed demo connected back to two websites, one with "if-demo"

http://www.bloomberg.com/news/2012-07-25/cyber-attacks-on-activists-traced-to-finf... 26/07/2012



In the name and the other with "gamma-international" in the name. The latter website, in turn, was registered to Martin Muench at Gamma International in Munich, colline registration data show,

Bahrain has no policy of targeting political activists through surveillance technology, Luma Bashmi, a spokeswoman for the government's information Affairs Authority, said in an e-mailed statement.

"Such allegations are taken very seriously and if there is any evidence that there is any misconduct in use of such technology, each case will be investigated immediately according to the laws and regulations of the Kingdom of Bahrain," she said.

#### Cyber-Arms Bazaar

FinFigher is just one of many increasingly available weapons for sale in the global cyberarms bazear.

The hacking techniques go beyond traditional surveillance of phone calls, e-mails and text messages, which governments conduct by tapping into communications networks that pass through their territory. Reports in the past year of represeive regimes using Western gear for domestic surveillance led the U.S. and European Union to Impose restrictions on sales to some countries, such as Syria.

Technologies such as FinFisher mark the next step in a digital arms race, and are provided by other companies, such as Milan-based HackingTeam, whose programs, once installed, transmit on infected computer's activities. They are the retail cousins of state-made cyber weapons such as the Stuxnet computer worm, which damaged centrifuges in an Iranian nuclear plant and was jointly developed by the U.S. and Israel, according to the New York Times,

#### Surveillance Breakthrough

The discovery and tracking of such spyware shows how even the tiniest nations obtain cyber small erms and deploy them at home and across borders.

"We're moving to a new place with surveillance," says John Scott-Rallion, a doctoral student at the University of California Los Angeles' Luskin School of Public Affaira who has helped track Trojans in Libya and Syria, where he says pro- regime hackers cobbied together malware attacks from free or inexpensive products available online. He also coordinated research for this study, passing the first malware samples from Bioomberg to Marguis-Boire.

The Bahraini case is a breakthrough because it shows the use of a more cophisticated, invasive hacking tool available for purchase by nations that might not be able to develop their own cyber weapons, Scott-Raliton says. "The time for active penetration by states at a widely deployable scale has come," he says.

#### Hacker Turned Executive

Founded in 1990, Gamma Group relies on hacker-turned- executive Muench to market auch ospabilities to clients around the world. Just over six feet tall, Muench is a rock star of the global interception-technology conference circuit, listed in agendas only by his initials, MJM.

Wearing a frim black suit and skinny black tie, he attended the ISS World trade show, known in the industry as the Wiretapper's Ball, in Kuala Lompur, Malaysia, in December. One of his talks was fitted "Offensive IT Intelligence Information- Gathering Portfolio -- An Operational Overview."

FinFisher has such mystique that an intelligence worker who helps manage a Southeast Asian country's cybersecurity and Muench's presence at the show was the main reason he took extra precautions to detect hacker threats lurking in the wireless networks at the venue. The operative, who said he has attended a demonstration of the product, insisted that his name not be published because of his intelligence work.

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he countries where it's sold.	Bidomberg Radje+
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system is based," a Gamma brochura published by WikiLeaks says.	
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n response to questions about FinFisher's deployment, privately held Gamma issued a	
natement Jan, 27 that quoted Muench saying, "Most people understand that we can't divulge letails about our clients, the products they buy or how litey use them we don't want to lip	
if the oriminals!"	
The statement addressed the documents found in Cairo, which priced the system at 388,604	
uros (\$470,000), including maintenance, Gamma said no sale was made, and the Irlal	`
ersion shown during its plich never largeted unwitting computer users.	
Gamma presented the product FinSpy showing its operational capabilities with a Gamma-	
upplied special larget notebook for demonstration purposes only," the statement said.	
n the case of Bahrain, the malware did reach real fargets, and led to an analysis of the	
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Suspicious E-mails	
n Manama, Ala'a Shehabi, the U.Kborn economist, noticed she and other activisis were	
eceiving suspicious e-mails that purported to have news on topics including torture and	
risoners. She forwarded them to Bloomberg.	
ests showed that the attached photos and documents would secretly install a program	
iking over their computers if clicked on and opened.	
he analysis by Marquis-Boire exposed how the mailcloue program went through elaborate	
rocesses of hiding itself, running through a checklist of anti-virus programs to see if any rere on the computer, and establishing a connection with the server in Manama to which if	
ould send its data.	,
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ill Marczak, a computer science docloral candidate at the University of California Berkeley, iso received four samples from Shehabi. He installed the samples on a "virtual machine" on	
s laptop and monitored the Trojen's behavior. Marczak, who spont his high school years in	
ahrain, is a founding member of Bahrain Watch, a group that advocates for more	
ansparent governance in the kingdom,	
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#### Skype Data

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According to the product specifications, when FinFisher filehes Skype data, it transports the information back to the system's operators in files prefaced with the number 14 and ending with a series of characters representing the time the file was created.

When Marczak made a Skype call on his infected machine in Galifornia, he watched the Trojan grab the data --- and send it to Bahrain in files that, indeed, began with 14 and ended with a timestamp.

The apparent use of FinFisher against Bahraini activists underscores the need for broader Western'export controls of surveillance technology, says Eric King, the head of research at London-based Privacy International.

The group's lawyers informed U.K. regulators in a July 12 letter that it plans to sue the government for falling to enforce laws already on the books that give it the power to block exports that can be used to violate human rights.

#### **Repression Risk**

"Plainly there is a very real risk, if not an inevitability, that surveillance equipment, such as the FinFisher products, has been, and continues to be, exported to countries where it is highly likely to be used for internal repression and breaches of human rights," the letter to the U.K. secretary of state for business innovation and skills said.

The Department for Business is considering Privacy International's latter and will respond, a spokesman said. The U.K. government has proposed that arms-related export controls followed by most Western nations be expanded to add certain surveillance technology, and is pursuing this with other countries, the department said in a statement.

Tensions have simmered in Bahrain since the government cracked down on mass protests last year involving opponents of Sunni Mustim rule over the Shiite majority. At least 36 people died in the violence between Feb. 14 and April 16, 2011, including four police officers and a soldier, according to the Bahrain independent Commission of Inquiry, which investigated the unrest and found instances of torture. Low-level protests continue in the island nation of 1.2 million people, home to the U.S. Navy's Fifth Fleet.

#### Infection Attempts

Three Bahraini dissidents who said they received the malware-laden mailings were in Washington, London and Manama when the malware attempted to infect their computers in April and May. The first e-meils they received, sent in April, were titled "Existence of a new dialogue - Al-Wefag & Government authority" and, in Arabja, "Events this week."

E-mails sent in May had the subject lines "Torture reports on Nabeel Rejab," a reference to a jailed opposition leader; "King Hamad Planning," a reference to the Behraini king's trip to London for Queen Elizabeth II's diamond jubilee; and "Breaking News from Bahrain -- 5 Suspects Arrested."

Husaln Abdulla, a U.S. clizen who is director of Americans for Democracy and Human Rights in Bahrain, said he tried to download the "Existence of a new dialogue" attachment on his Blackberry while walking from a Washington Metro station to meetings at a Congressional office building.

Abdulia, 34, the Mobile, Alabama-based owner of gas stations, now is considering lawsuits and a complaint to the U.S. State Department about the border-crossing hack.

#### Seeking Protection

"I'm going to take any legal venue I can to protect myself," Abdulte says,

http://www.bloomberg.com/news/2012-07-25/cyber-attacks-on-activists-traced-to-finf... 26/07/2012

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### Cyber Attacks on Activists Traced to FinFisher Spyware of Gamma - Bloomberg

Shehabi, 31, whose e-mails were the first to be analyzed for the study, is a British-born Bahraini activist and an acconomics lecturer with a PhD from imperial College London. She received the e-mails in Bahrain.

"This was an attempt at violating my privacy in a country that does not believe in privacy rights," she says, "The U.K. company is responsible for selling infiltration tools to a government they know will use them to repress pro-democracy activists."

London-based Bahraint activist Shehab Hashein, 29, says he received linee of the e-mails after he travelled to Sweden and Switzertand to draw attention to human rights violations in Bahrain. Two of those were identical to e-mails Shehabi received. The other, which he provided to Bloomberg News, was the tifth sample in the study.

"I thought II was just spam," he says. "I never thought that someone would be interested in hacking into my computer."

In Finland, Hypponen said before the publication of today's report that he and other malware hunters would enjoy desecting a FinFisher sample.

"There's lots of chiltchat amongst the security people about how it might work, but it's mostly just speculation. Nobody knows for real," he said.

Identifying FinFisher could turn the tables. "It's hard for them to sell a tool to secretly infect computers if anti- virus programs can detect if," he said,

To contact the reporter on this story: Vernon Silver in Roma at vtsilver@bloomberg.net;

To contact the editor responsible for this story; Meliesa Pozsgay at mpozsgay@bloomberg.net

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"The modification meant that there was no message sent to our server when the demo product was used against a real target," he said. An unaltered demo would have sent a

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message to Gamma, and the company would have been able to deactivate that copy of the software, he said.

"I can speculate that probably the demonstration version may have been stolen using a flash drive but I have no evidence to support this," Muench said. He added that Gamma will tighten Its security during presentations.

The Citizen Lab research showed the malware took screen shots, intercepted voice-over-Internet calls and transmitted a record of every keystroke to a computer in Manama, the capital of Bahrain, which has been gripped by tension since a government crackdown on protests last year.

Muench said the transmissions to Bahrain don't mean the computer ultimately receiving the data is in that country.

"It could simply be a proxy server, which most of our ellents setup around the world to anonymize the created network traffic," he said.

He said in the e-mail that Gamma complies with the export regulations of the U.K., U.S. and Germany.

To contact the reporter on this story: Vernon Silver in Rome at visilver@bloomberg.net;

To contact the editor responsible for this story: Melissa Pozsgay at mpozsgay@bloomberg.net

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# Gamma Says No Spyware Sold to Bahrain; May Be Stolen Copy - Bloomberg

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August 13, 2012, 9:00 am 18 Comments

# **Elusive FinSpy Spyware Pops Up in 10 Countries**



Gamma GroupGamma Group markets its FinFisher surveillance product to governments, but researchers say it may be used more broadly.

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It is one of the more elusive commercial cyberespionage tools available. It is marketed as a way for governments to spy on criminals. And for over a year, virus hunters unsuccessfully tried to track it down. Now it is popping up across the globe, from Qatar to an Amazon server in the United States.

<u>FinFisher</u> is a spyware product manufactured by the Gamma Group, a British company that sells surveillance technology. It says its spyware offers "world-class offensive techniques for information gathering." According to FinFisher's promotional materials, the spyware can be "used

http://bits.blogs.nytimes.com/2012/08/13/elusive-finspy-spyware-pops-up-in-10-count... 18/10/2012

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to access target systems, giving full access to stored information with the ability to take control of the target system's functions to the point of capturing encrypted data and communications."

Security researchers who studied the spyware last month said it can grab images of users' computer screens, record their Skype chats, remotely turn on cameras and microphones, and log keystrokes. The Gamma Group markets FinFisher as a way for government law enforcement and intelligence agencies to keep track of criminals, but the researchers' findings suggested that it was being used more broadly.

The spyware first attracted attention in March 2011 after protesters in Egypt raided the country's state security headquarters and <u>found an offer to buy FinFisher</u> for 287,000 euros, or \$353,000. Then in May of this year, pro-democracy Bahraini activists, one in London, another in Washington and one in the Bahraini capital, Manama, started <u>receiving suspicious e-mails</u>, which they passed to a Bloomberg reporter.

Bill Marczak, a computer science graduate student, and Morgan Marquis-Boire, a security researcher with the Citizen Lab of the Munk School of Global Affairs at the University of Toronto, analyzed the e-mails and found evidence that they contained FinSpy, part of the FinFisher spyware tool kit. The term "FinSpy" itself appeared in the malware's code.

<u>The findings, published last month</u>, suggested FinFisher technologies were being used for surveillance beyond suspected criminal activity. Martin J. Muench, the managing director of Gamma International, who develops the FinFisher line of products from Munich, did not respond to a request for comment, and a Gamma Group representative did not respond to e-mailed questions. <u>Mr. Muench told Bloomberg</u> that his company did not sell FinFisher spyware to Bahrain, and said the malware might have been a stolen demonstration copy or reverse-engineered by criminals.

But last week, <u>security researchers at Rapid7</u>, a security firm, took the earlier findings a step further. They studied the communication structure of the spyware and found that when they probed the I.P. address of a FinFisher-infected machine with unexpected data, it responded with a unique message: "Hallo Steffi."

Rapid7 scanned the Internet to see if any other I.P. addresses returned the same message and found 11 I.P. addresses in 10 other countries: Indonesia, Australia, Qatar, Ethiopia, the Czech Republic, Estonia, Mongolia, Latvia, the United Arab Emirates and the United States.

The I.P. address tied to FinFisher in the United States is hosted by EC2, Amazon's cloud storage service. Amazon did not respond to a request seeking further information about which customer was using its service to disperse the spyware. As of Monday afternoon, the spyware was still active on Amazon's service.

Security researchers say their findings contradict Mr. Muench's suggestion that the FinSpy samples they found were stolen demonstration copies or had been repurposed by criminals. For one thing, the researchers say the samples are too fully featured to be demonstration versions. For another, they questioned why a company that licenses its product at such a high cost would not have the ability to disable unauthorized copies remotely.

The researchers also said that the imbalance between the sophistication of the spyware and its distribution techniques contradicts Mr. Muench's version of events. The spyware, researchers say, is highly sophisticated, particularly in its obfuscation, which circumvents more than 40 antivirus products on the market. But the unsophisticated way in which it is distributed — in suspicious emails rather than through sophisticated or even well-known security exploits, and from easily traceable command-and-control servers — suggests that those who engineered the spyware are much more sophisticated than those who distributed it.

"To steal a malware sample and re-engineer it with this level of encryption requires a set of skills that didn't show up in the infection methods," said Claudio Guarnieri, a researcher from Rapid7 who studied the samples.

Researchers said it was still unclear whether the spyware was being distributed by governments. The I.P. addresses hosting FinSpy in Australia and Bahrain can be traced to Canberra and Manama, their respective capital cities, which would seem to support that claim. But the I.P. addresses in Latvia and Indonesia, for example, are not located in their capital cities.

Mr. Marquis-Boire and Mr. Marczak said they were continuing to study the Bahraini samples and look for more. "I suspect we will find a lot more," Mr. Marquis-Boire said.

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The software has been identified as FinSpy, one of the more elusive spyware tools sold in the growing market of off-the-shelf computer surveillance technologies that give governments a sophisticated plug-in monitoring operation. Research now links it to servers in more than a dozen countries, including Turkmenistan, Brunei and Bahrain, although no government acknowledges using the software for surveillance purposes,

http://www.nytimes.com/2012/08/31/technology/finspy-software-is-tracking-political-... 18/10/2012

<sup>1</sup> The market for such technologies has grown to \$5 billion a year from "nothing 10 years ago," said Jerry Lucas, president of <u>TeleStrategies</u>, the company behind ISS World, an annual surveillance show where law enforcement agents view the latest computer spyware.

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FluSpy is made by the Gamma Group, a British company that says it sells monitoring software to governments solely for criminal investigations.

"This is dual-use equipment," said Eva Galperin, of <u>the Electronic Frontier Foundation</u>, an Internet civil liberties group. "If you sell it to a country that obeys the rule of law, they may use it for law enforcement. If you sell it to a country where the rule of law is not so strong, it will be used to monitor journalists and dissidents."

Until Mr. Marguis-Boire and Mr. Marczak stumbled upon FinSpy last May, security researchers had tried, unsuccessfully, for a year to track it down. FinSpy gained notoriety in March 2011 after protestors raided Egypt's state security beadquarters and discovered a document that appeared to be a proposal by the <u>Gamma Group to sell FinSpy to the government of President Hosni Mubarak</u> for \$353,000. It is unclear whether that transaction was ever completed.

Martin J. Muench, a Gamma Group managing director, said his company did not disclose its customers. In an e-mail, he said the Gamma Group sold FinSpy to governments only to monitor criminals and that it was most frequently used "against pedophiles, terrorists, organized crime, kidnapping and human trafficking."

In May, Mr. Marquis-Boire, 32, of San Francisco, and Mr. Marczak, 24, of Berkeley, Calif., volunteered to analyze some suspicious e-mails sent to three Bahraini activists. They discovered all the e-mails contained spyware that reported back to the same command-and -control server in Bahrain. The apparent use of the spyware to monitor Bahraini activists, none of whom had any criminal history, suggested that it had been used more broadly.

Bahrain has been increasingly criticized for human rights abuses. This month, a 16-yearold Bahraini protester was killed in what activists said was a brutal attack by security forces, but which Bahrain's government framed as self-defense.

The findings of the two men came as no surprise to those in the field, "There has been a clear increase in the availability of penetrating cyberattack tools," said Sameer Bhalotra, President Obama's former senior director for cybersecurity who now serves as the chief operating officer of impermium, a computer security firm. "These were once the realm of the black market and intelligence agencies. Now they are emerging more and more. The problem is that it only requires small changes to apply a Surveillance tool for attack, and in this case it looks like dissidents were targeted."

<u>Since publishing their findings</u>, Mr. Marquis-Boire and Mr. Marczak have started receiving malware samples from other security researchers and from activist groups that suspected they may have been targets. In several cases, the two found that the samples reported back to Web sites run by the Gamma Group. But other samples appeared to be actively snooping for foreign governments.

A second set of researchers from <u>Rapidz</u>, of <u>Boston</u>, scoured the Internet for links to the software and discovered it running in 10 more countries. Indeed, the spyware was running off EC2, an Amazon.com cloud storage service. Amazon did not return requests for clarification, but Mr. Marczak and Mr. Marquis-Boire said the server appeared to be a proxy, a way to conceal traffic.

Mr. Marquis-Boire said a Turkmenistan server running the software belonged to a range of I.P. addresses specifically assigned to the ministry of communications. It is the first clearcut case of a government running the spyware off its own computer system. Human Rights Watch recently called Turkmenistan one of the "world's most repressive countries" and warned that dissidents faced "constant threat of government reprisal."

Ms. Galperin of the Electronic Frontier Foundation said, "Nobody in their right mind would claim it is O.K. to sell surveillance to Turkmenistan."

The Gamma Group would not confirm it sold software to Turkmenistan. A military attaché at the Turkmenistan Embassy in Washington refused to comment.

Mr. Muench, who for the last month has repeatedly denjed that the researchers had pinpointed the company's spyware, sharply reversed course Wednesday.

In a statement released less than an hour after the researchers <u>published their latest</u> <u>findings</u>, Mr. Muench said that a Gamma Group server had been broken into and that several demonstration copies of FinSpy had been stolen.



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By Thursday afternoon, several of the FinSpy servers began to disappear, Mr. Marczak said. Servers in Singapore, Indonesia, Mongolia and Brunei went dark, while one in Bahrain briefly shut down before reincarnating elsewhere. Mr. Marquis-Boire said that as he traced spyware from Bahrain to 14 other countries — many of them "places with tight centralized control" — he grew increasingly worried about the people on the other end.	INSIDE NYTIMES,COM 4 💽
Four months in, he sounds like a man who wants to take a break, but knows he cannot just yet: "I can't wait for the day when I can sleep in and watch movies and go to the pub instead of analyzing malware and pondering the state of the global cybersurveillance industry."	st
A version of this article appeared in print on August 31, 2012, on page A1 of the New York edition with the headline: Solyware Meani to Fight Crime is Used to Spy on Dissidents.	
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# You Only Click Twice: FinFisher's Global Proliferation

#### March 13, 2013

Authors: Morgan Marquis-Boire, Bill Marczak, Claudio Guarnieri, and John Scott-Railton.

This post describes the results of a comprehensive global Internet scan for the command and control servers of FinFisher's surveillance software. It also details the discovery of a campaign using FinFisher in Ethiopia used to target individuals linked to an opposition group. Additionally, it provides examination of a FinSpy Mobile sample found in the wild, which appears to have been used in Vietnam.

#### **Summary of Key Findings**

- We have found command and control servers for FinSpy backdoors, part of Gamma International's FinFisher "remote monitoring solution," in a total of 25 countries: Australia, Bahrain, Bangladesh, Brunei, Canada, Czech Republic, Estonia, Ethiopla, Germany, India, Indonesia, Japan, Latvia, Malaysia, Mexico, Mongolia, Netherlands, Qatar, Serbia, Singapore, Turkmenistan, United Arab Emirates, United Kingdom, United States, Vietnam.
- A FinSpy campaign in Ethiopia uses pictures of Ginbot 7, an Ethiopian opposition group, as bait to infect users. This continues the theme of FinSpy deployments with strong indications of politically-motivated targeting.
- There is strong evidence of a Vietnamese FinSpy Mobile Campaign. We found an Android FinSpy Mobile sample in the wild with a command & control server in Vietnam that also exfiltrates text messages to a local phone number.
- These findings call into question claims by Gamma International that previously reported servers were *not* part of their product line, and that previously discovered copies of their software were either stolen or demo copies.

# 1. Background and Introduction

FinFisher is a line of remote intrusion and surveillance software developed by Munich-based Gamma International GmbH. FinFisher products are marketed and sold exclusively to law enforcement and intelligence agencies by the UK-based Gamma Group.<sup>1</sup> Although touted as a "lawful interception" suite for monitoring criminals, FinFisher has gained notoriety because it has been used in targeted attacks against human rights campalgners and opposition activists in countries with questionable human rights records.<sup>2</sup>

In late July 2012, we published the results of an investigation into a suspicious e-mail campaign targeting Bahraini activists.<sup>3</sup> We analyzed the attachments and discovered that they contained the FinSpy spyware, FinFisher's remote monitoring product. FinSpy captures information from an infected computer, such as passwords and Skype calls, and sends the information to a FinSpy command & control (C2) server. The attachments we analyzed sent data to a command & control server inside Bahrain.

This discovery motivated researchers to search for other command & control servers to understand how widely FinFisher might be used. Claudio Guarnieri at Rapid7 (one of the authors of this report) was the first to search for these servers. He fingerprinted the Bahrain server and looked at historical Internet scanning data to identify other servers around the world that responded to the same fingerprint. Rapid7 published this list of servers, and

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described their fingerprinting technique. Other groups, including CrowdStrike and SpiderLabs also analyzed and published reports on FinSpy.

Immediately after publication, the servers were apparently updated to evade detection by the Rapid7 fingerprint. We devised a different fingerprinting technique and scanned portions of the internet. We confirmed Rapid7's results, and also found several new servers, including one inside Turkmenistan's Ministry of Communications. We published our list of servers in late August 2012, in addition to an analysis of mobile phone versions of FinSpy. FinSpy servers were apparently updated again in October 2012 to disable this newer fingerprinting technique, although it was never publicly described.

Nevertheless, via analysis of existing samples and observation of command & control servers, we managed to enumerate yet more fingerprinting methods and continue our survey of the internet for this surveillance software. We describe the results in this post.

Civil society groups have found cause for concern in these findings, as they indicate the use of FinFisher products by countries like Turkmenistan and Bahrain with problematic records on human rights, transparency, and rule of law. In an August 2012 response to a letter from UK-based NGO Privacy International, the UK Government revealed that at some unspecified time in the past, it had examined a version of FinSpy, and communicated to Gamma that a license would be required to export that version outside of the EU. Gamma has repeatedly denied links to spyware and servers uncovered by our research, claiming that the servers detected by our scans are "not ... from the FinFisher product line."<sup>4</sup> Gamma also claims that the spyware sent to activists in Bahrain was an "old" demonstration version of FinSpy, stolen during a product presentation.

In February 2013, Privacy International, the European Centre for Constitutional and Human Rights (ECCHR), the Bahrain Center for Human Rights, Bahrain Watch, and Reporters Without Borders filed a complaint with the Organization for Economic Cooperation and Development (OECD), requesting that this body investigate whether Gamma violated OECD Guidelines for Multinational Enterprises by exporting FinSpy to Bahrain. The complaint called previous Gamma statements into question, noting that at least two different versions (4.00 and 4.01) of FinSpy were found in Bahrain, and that Bahrain's server was a FinFisher product and was likely receiving updates from Gamma. This complaint, as laid out by Privacy International states that Gamma:

 failed to respect the internationally recognised human rights of those affected by [its] activities

- caused and contributed to adverse human rights impacts in the course of (its) business activities
- failed to prevent and miligate adverse human rights impacts linked to [its] activities and products, and failed to address such impacts where they have occurred
- failed to carry out adequate due diligence (including human rights due diligence); and
- failed to implement a policy commitment to respect human rights.

According to recent reporting, German Federal Police appear to have plans to purchase and use the FinFisher suite of tools domestically within Germany.<sup>5</sup> Meanwhile, findings by our group and others continue to illustrate the global proliferation of FinFisher's products. Research continues to uncover troubling cases of FinSpy in countries with dismal human rights track records, and politically repressive regimes. Most recently, work by Bahrain Watch has confirmed the presence of a Bahraini FinFisher campaign, and further contradicted Gamma's public statements. This post adds to the list by providing an updated list of FinSpy Command & Control servers, and describing the FinSpy malware samples in the wild which appear to have been used to target victims in Ethiopia and Vietnam.

We present these updated findings in the hopes that we will further encourage civil society groups and competent investigative bodies to continue their scrutiny of Gamma's activities, relevant export control issues, and the issue of the global and unregulated proliferation of surveillance malware.

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# 2. FinFisher: Updated Global Scan

(click image to enlarge)



Figure 1. Map of global FinFisher proliferation

Around October 2012, we observed that the behavior of FinSpy servers began to change. Servers stopped responding to our fingerprint, which had exploited a quirk in the distinctive FinSpy wire protocol. We believe that this indicates that Gamma either independently changed the FinSpy protocol, or was able to determine key elements of our fingerprint, although it has never been publicly revealed.

In the wake of this apparent update to FinSpy command & control servers, we devised a new fingerprint and conducted a scan of the internet for FinSpy command & control servers. This scan took roughly two months and involved sending more than 12 billion packets. Our new scan identified a total of 36 FinSpy servers, 30 of which were new and 6 of which we had found during previous scanning. The servers operated in 19 different countries. Among the FinSpy servers we found, 7 were in countries we hadn't seen before.

#### New Countries

Canada, Bangladesh, India, Malaysia, Mexico, Serbia, Vietnam

In our most recent scan, 16 servers that we had previously found did not show up. We suspect that after our earlier scans were published the operators moved them. Many of these servers were shut down or relocated after the publication of previous results, but before the apparent October 2012 update. We no longer found FinSpy servers in 4 countries where previous scanning identified them (Brunei, UAE, Latvia, and Mongolia). Taken together, FinSpy servers are currently, or have been present, in 25 countries.

Australia, Bahrain, Bangladesh, Brunei, Canada, Czech Republic, Estonia, Ethiopia, Germany, India, Indonesia, Japan, Latvia, Malaysta, Mexico, Mongolia, Netherlands, Qatar, Serbia, Singapore, Turkmenistan, United Arab Emirates, United Kingdom, United States, Vietnam.

Importantly, we believe that our list of servers is incomplete due to the large diversity of ports used by FinSpy servers, as well as other efforts at concealment. Moreover, discovery of a FinSpy command and control server in a given country is not a sufficient indicator to conclude the use of FinFisher by that country's law enforcement or intelligence agencies. In some cases, servers were found running on facilities provided by commercial hosting providers that could have been purchased by actors from any country.

The table below shows the FinSpy servers detected in our latest scan. We list the full IP address of servers that have been previously publicly revealed. For active servers that have not been publicly revealed, we list the first two octets only. Releasing complete IP addresses in the past has not proved useful, as the servers are quickly shut down and relocated.\*

IP	Operator	Routed to Country
117.121.xxx.xxx	GPLHost	Australia
77.69.181,162	Batelco ADSL Service	Bahrain

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180.211.xxx.xxx	Telegraph & Telephone Board	Bangladesh
168.144.xxx.xxx	Softcom, Inc.	Canada
168.144.xxx.xxx	Softcom, Inc.	Canada
217.16.xxx.xxx	PIPNI VPS	Czech Republic
217.146.xxx.xxx	Zone Media UVS/Nodes	Estonia
213.55.99.74	Ethio Telecom	Ethiopla
80.156.xxx.xxx	Gamma International GmbH	Germany
37.200.xxx.xxx	JiffyBox Servers	Germany
178.77.xxx.xxx	HostEurope GmbH	Germany
119.18.xxx.xxx	HostGator	India
119.18.xxx.xxx	HostGator	India
118,97.xxx.xxx	PT Telkom	Indonesia
118.97.xxx.xxx	PT Telkom	Indonesia
103.28.xxx.xxx	PT Matrixnet Global	Indonesia
112.78.143.34	Biznet ISP	Indonesia
112.78.143.26	Biznet ISP	Indonesía
117.121.xxx.xxx	GPLHost	Malaysia
187.188.xxx.xxx	lusacell PCS	Mexico
201.122.xxx.xxx	UniNet	Mexico
164.138 <b>.x</b> xx.xxx	Tilaa	Netherlands
164.138.28.2	Tilaa	Netherlands
78.100.57.165	Qtel – Government Relations	Qatar
195.178.xxx.xxx	Tri.d.o.o / Telekom Srbija	Serbia
117.121.xxx.xxx	GPLHost	Singapore
217.174.229.82	Ministry of Communications	Turkmenistan
72.22.xxx.xxx	iPower, Inc.	United States
166.143.xxx.xxx	Verizon Wireless	United States
117.121.xxx.xxx	GPLHost	United States
183.91.xxx.xxx	CMC Telecom Infrastructure Company	Vietnam

Several of these findings are especially noteworthy:

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- Eight servers are hosted by provider GPLHost in various countries (Singapore, Malaysia, Australia, US). However, we observed only six of these servers active at any given time, suggesting that some IP addresses may have changed during our scans.
- A server identified in Germany has the registrant "Gamma International GmbH," and the contact person is listed as "Martin Muench."
- There is a FinSpy server in an IP range registered to "Verizon Wireless." Verizon Wireless sells ranges of IP addresses to corporate customers, so this is not necessarily an indication that Verizon Wireless itself is operating the server, or that Verizon Wireless customers are being spied on.
- A server in Qatar that was previously detected by Rapid7 seems to be back online after being unresponsive during the last round of our scanning. The server is located in a range of 16 addresses registered to "Qtel – Corporate accounts – Government Relations." The same block of 16 addresses also contains the website http://qhotels.gov.qa/.

# 3. Ethiopia and Vietnam: In-depth Discussion of New Samples

#### 3.1 FinSpy in Ethiopia

member-of: rs-ethiotelecom source: RIPE # Filtered

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We analyzed a recently acquired malware sample and identified it as FinSpy. The malware uses images of members of the Ethiopian opposition group, Ginbot 7, as bait. The malware communicates with a FinSpy Command & Control server in Ethiopia, which was first identified by Rapid7 in August 2012. The server has been detected in every round of scanning, and remains operational at the time of this writing. It can be found in the following address block run by Ethio Telecom, Ethiopia's state-owned telecommunications provider:

y (Kanadakana), "aankalamaana (Kana) (Kana) (Kana) (Kana) (Kana) (Kana)	 	···· · · · · · · · · · · · · · · · · ·	·
IP: 213.55.99.74			
route: 213.55.99.0/24			
descr: Ethio Telecom			
origin: AS24757			
mnt-by: ETC-MNT			

The server appears to be updated in a manner consistent with other servers, including servers in Bahrain and Turkmenistan.

MD5	8ae2febe04102450fdbc26a38037c82b
SHA-1	1fd0a268086f8d13c6a3262d41cce13470886b09
SHA-256	ff6f0bcdb02a9a1c10da14a0844ed6ec6a68c13c04b4c122afc559d606762fa

The sample is similar to a previously analyzed sample of FinSpy malware sent to activists in Bahrain in 2012. Just like Bahraini samples, the malware relocates itself and drops a JPG image with the same filename as the sample when executed by an unsuspecting user. This appears to be an attempt to trick the victim into believing the opened file is not malicious. Here are a few key similarities between the samples:

- The PE timestamp "2011-07-05 08:25:31" of the packer is exactly the same as the Bahraini sample.
- The following string (found in a process infected with the malware), self-identifies the malware and is similar to strings found in the Bahraini samples:

11,10,111,01,01		· · · · ·				0 T .											
0f1ab960	47	4e	55	20	40	50	Зa	20	43	61	6e	6e	6f	74	20	61	[GNU MP: Cannot a]
0f1ab970	6c	бC	6f	63	61	74	65	20	6d	65	60	6f	72	79	20	28	llocate memory (
0flab980	73	69	7a	65	36	25	75	29	Øa	00	00	00	47	4e	55	20	size=%u)GNU
0f1ab990	40	59	Ja	20	43	61	6e	6e	Ģť	74	20	72	65	61	6¢	6c	jMP: Cannot reall
Oflab9a0	6ť	63	61	74	65	20	6d	65	6d	61	72	79	20	28	6f	6ç	]ocate memory (ol
0f1ab9b0	64	Sf	73	69	7a	65	Зd	25	75	20	6e	65	77	5f	73	69	d_size=%u new_si
0flab9c0	7a	65	Зd	25	75	29	0a	Óθ						5f			Z@=%U)y:\l
0flab9d0	73	76	6e	5c	66	69	6e	73	70	79	76	32	5c	73	72	63	svn\finspyv2\src
0flab9eθ	5c	6C	69	62	73	5¢	6c	69	62	67	60	70	5c	60	70	6e	\libs\libgmp\mpn
0flab9f0	2d	74	64	69	76	5f	71	72	2e	63	66	00	63	20	30	30	-tdiv_gr.c.,c ==
Oflaba00	20	30	00	00	80	60	90	00						64			0
0flabal0	05	05	65	05	<b>Q</b> 5	<b>Q</b> 5	€S	05						86			
0f1aba20	<b>06</b>	06	66	06	66	66	<b>6</b> 6	05	67	07	07	07	07	07	67	67	
0flaba30	67	07	67	07	$\theta7$	07	07	07						07			
0f1aba40	87	07	€7	07	07	$\theta 7$	07	07	08	08	68	08	68	68	08	68	
0flaba50	98	68	68	08	08	68	68	Q\$	98	08	03	08	68	68	98	98	

The samples share the same Bootkit, SHA-256:

ba21e452ee5ff3478f21b293a134b30ebf6b7f4ec03f8c8153202a740d7978b2.

The samples share the same driverw.sys file, SHA-256;

62bde3bac3782d36f9f2e56db097a4672e70463e11971fad5de060b191efb196.



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Figure 2. The image shown to the victim contains pictures of members of the Ginbot 7 Ethiopian opposition group

In this case the picture contains photos of members of the Ethiopian opposition group, Ginbot 7. Controversially, Ginbot 7 was designated a terrorist group by the Ethiopian Government in 2011. The Committee to Protect Journalists (CPJ) and Human Rights Watch have both criticized this action, CPJ has pointed out that It is having a chilling effect on legitimate political reporting about the group and its leadership.

The existence of a FinSpy sample that contains Ethiopia-specific imagery, and that communicates with a still-active command & control server in Ethiopia strongly suggests that the Ethiopian Government is using FinSpy.

#### 3.2 FinSpy Mobile in Vietnam

We recently obtained and analyzed a malware sample<sup>6</sup> and identified it as FinSpy Mobile for Android. The sample communicates with a command & control server in Vietnam, and exfiltrates text messages to a Vietnamese telephone number.

The FinFisher suite includes mobile phone versions of FinSpy for all major platforms including iOS, Android, Windows Mobile, Symbian and Blackberry. Its features are broadly similar to the PC version of FinSpy identified in Bahrain, but it also contains mobile-specific features such as GPS tracking and functionality for silent 'spy' calls to snoop on conversations near the phone. An in-depth analysis of the FinSpy Mobile suite of backdoors was provided in an earlier blog post: The Smartphone Who Loved Me: FinFisher Goes Mobile?

MD5	573ef0b7ff1dab2c3f785ee46c51a54f
SHA-1	d58d4f6ad3235610bafba677b762f3872b0f67cb
SHA-256	363172a2f2b228c7b00b614178e4ffa00a3a124200ceef4e6d7edb25a4696345

The sample included a configuration file<sup>7</sup> that indicates available functionality, and the options that have been enabled by those deploying it:

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Section Data:	TEN .
Section Size:	140
Section Type:	'llv"ypeinstalledModules
Interception:	"Logging: Off   Spy Call: Off   Call Off   SMS: On   Address Book: Off     Phone Logs: On"
Section Size:	61
Section Type:	TlvTypeNobileTrackingConfigRaw
Section Data:	"5\x00\x00\x00\x00\xA0 <u>3E\x00\f\x00\x00\x00\x00\x00\x00</u>

Figure 3. Image of a section of a configuration file for the FinSpy Mobile sample

Interestingly, the configuration file also specifies a Vietnamese phone number used for SMS based command and control:

İ.	Section Type: TlvTypeConfigSMSPhoneNumber	
1	Section Data: "+841257725403"	
_		

The command and control server is in a range provided by the CMC Telecom Infrastructure Company in Hanoi:

IP Address: 183.91.2.199
inetnum: 183.91.0.0 183.91.9.255
netname: FTTX-NET
country: Vletnam
address: CMC Telecom Infrastructure Company
address: Tang 3, 16 Lleu Giai str, Ba Dinh, Ha Noi

This server was active until very recently and matched our signatures for a FinSpy command and control server. Both the command & control server IP and the phone number used for text -message exfiltration are in Vietnam which indicates a domestic campaign.

This apparent FinSpy deployment in Vietnam is troubling in the context of recent threats against online free expression and activism. In 2012, Vietnam introduced new censorship laws amidst an ongoing harassment, intimidation, and detention campaign against of bloggers who spoke out against the regime. This culminated in the trial of 17 bloggers, 14 of whom were recently convicted and sentenced to terms ranging from 3 to 13 years.<sup>5</sup>

# 4. Brief Discussion of Findings

Companies selling surveillance and intrusion software commonly claim that their tools are only used to track criminals and terrorists. FinFisher, VUPEN and Hacking Team have all used similar language.<sup>9</sup> Yet a growing body of evidence suggests that these tools are regularly obtained by countries where dissenting political activity and speech Is criminalized. Our

findings highlight the increasing dissonance between Gamma's public claims that FinSpy is used exclusively to track "bad guys" and the growing body of evidence suggesting that the tool has and continues to be used against opposition groups and human rights activists.

While our work highlights the human rights ramifications of the mis-use of this technology, it is clear that there are broader concerns. A global and unregulated market for offensive digital tools potentially presents a novel risk to both national and corporate cyber-security. On March 12th, US Director of National Intelligence James Clapper stated In his yearly congressional report on security threats:

"...companies develop and sell professional-quality technologies to support cyberoperationsoften branding these tools as lawful-intercept or defensive security research products. Foreign governments already use some of these tools to target U.S. systems."

The unchecked global proliferation of products like FinFisher makes a strong case for policy debate about surveillance software and the commercialization of offensive cyber-capabilities.

Our latest findings give an updated look at the global proliferation of FinSpy. We identified 36 active FinSpy command & control servers, including 30 previously-unknown servers. Our list of servers is likely incomplete, as some FinSpy servers employ countermeasures to prevent detection. Including servers discovered last year, we now count FinSpy servers in 25 countries, including countries with troubling human rights records. This is indicative of a global

trend towards the acquisition of offensive cyber-capabilities by non-democratic regimes from commercial Western companies.

The Vietnamese and Ethiopian FinSpy samples we identified warrant further investigation, especially given the poor human rights records of these countries. The fact that the Ethiopian version of FinSpy uses images of opposition members as bait suggests it may be used for politically influenced surveillance activities, rather than strictly law enforcement purposes.

The Ethiopian sample is the second FinSpy sample we have discovered that communicates with a server we identified by scanning as a FinSpy command & control server. This further validates our scanning results, and calls into question Gamma's claim that such servers are "not ... from the FinFisher product line."<sup>10</sup> Similarities between the Ethiopian sample and those used to target Bahraini activists also bring into question Gamma International's earlier claims that the Bahrain samples were stolen demonstration copies.

While the sale of such intrusion and surveillance software is largely unregulated, the issue has drawn increased high-level scrutiny. In September of last year, the German foreign minister, Guido Westerwelle, called for an EU-wide ban on the export of such surveillance software to totalitarian states.<sup>11</sup> In a December 2012 interview, Marietje Schaake (MEP), currently the rapporteur for the first EU strategy on digital freedom in foreign policy, stated that it was "quite shocking" that Europe companies continue to export repressive technologies to countries where the rule of law is in question.<sup>12</sup>

We urge civil society groups and journalists to follow up on our findings within affected countries. We also hope that our findings will provide valuable information to the ongoing technology and policy debate about surveillance software and the commercialisation of offensive cyber-capabilities.

#### Corrections (15 March 2013):

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\* The table of FinFisher server IP addresses has been revised since the original publication. Due to an issue during formatting, Ethio Telecom was incorrectly identified as being in Estonia rather than in Ethiopia and lusacell PCS was incorrectly identified as being in Malaysia rather than in Mexico. The IP range 117.121.xxx.xxx corresponds with GPLHost, which is located in Malaysia. tusacell PCS corresponds with 187.188.xxx.xxx and is located in Mexico.

# Acknowledgements

We'd like to thank Eva Galperin and the Electronic Frontier Foundation (EFF), Privacy International, Bahrain Watch, and Drew Hintz.

# Media Coverage

Media coverage of the report includes HuffingtonPost Canada, Salon, The Verge, Bloomberg Business Week, TheYoungTurks, The New York Times, Washington Post, AP, CiO, Slate, CBC, Netzpolitik (in German), NDR (in German), The Malysian Insider.

# Footnotes

<sup>1</sup>https://www.gammagroup.com/

<sup>2</sup>Software Meant to Fight Crime Is Used to Spy on Dissidents, http://goo.gl/GDRMe, New York Times, August 31, 2012, Page A1 Print edition.

<sup>3</sup>Cyber Attacks on Activists Traced to FinFisher Spyware of Gamma, http://goo.gl/nJH7o, Bloomberg, July 25, 2012

<sup>4</sup>http://bits.blogs.nytimes.com/2012/08/16/company-denies-role-in-recently-uncoveredspyware/

<sup>5</sup>http://www.sueddeutsche.de/digital/linfisher-entwickler-gamma-spam-vom-staat-1.1595253

<sup>6</sup>This sample has also been discussed by Denis Maslennikov from Kasperksy in his analyses of FinSpy Mobile –

https://www.securelist.com/en/analysis/204792283/Mobile\_Malware\_Evolution\_Part\_6

<sup>7</sup>Configuration parsed with a tool written by Josh Grunzweig of Spider Labs -

http://blog.spiderlabs.com/2012/09/finspy-mobile-configuration-and-insight.html

<sup>8</sup>https://www.eff.org/deeplinks/2013/01/bloggers-trial-vietnam-are-part-ongoing-crackdownfree-expression 9https://www.securityweek.com/podcast-vupen-ceo-chaouki-bekrar-addresses-zero-day-

marketplace-controversy-cansecwest

<sup>10</sup>http://bits.blogs.nytimes.com/2012/08/16/company-denies-role-in-recently-uncoveredspyware/

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Post written by Morgan Marquis-Boire

Tagged; Ethiopia, FinFisher, Vietnam

#### **6** Comments

1 Pathman

Posted March 13, 2013 at 11:12 am | Permalink

I'm assuming this program isn't routinely picked up by commercial malware/antivirus software? I'm not a computer person so please be kind.

Posted March 13, 2013 at 11:49 am | Permalink

Do you have any clue, why the spyware is using the function "mpn\_tdiv\_qr" from GNU Multiple Precision Arithmetic Library?



Ц

Posted March 13, 2013 at 5:51 pm | Permalink

stan wiechers

great research, i am familiar with malware, c&c, botnets and would like to see the capabilities of their system explained, could you do that or point me to a paper that does that? thanks much.



Posted March 14, 2013 at 9:39 am | Permalink

No surprise, Ethiopia is a police state under strict Internet censorship. Check my article on a related matter last year at http://www.ethiopianreview.com/forum/viewtopic.php?f=2&t=40077



#### Keith rozario

Posted March 14, 2013 at 10:11 am | Permalink

Eight servers are hosted by provider GPLHost in various countries (Singapore, Malaysia, Australia, US)

This is in contradiction with the table which says the Malaysian server is hosted by fusacell PCS



Posted March 15, 2013 at 1:24 pm | Permalink

Thank you Keith, there was an error in the editing that has since been corrected. Please see the note at the bottom of the post for details.

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