1		Hon. Richard A. Jones
2		Hon. Renard A. Jones
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8	UNITED STATES DISTRICT COURT FOR THE	
9	WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
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11	UNITED STATES OF AMERICA,	
12		CASE NO. 16-CV-889 (RAJ)
	Plaintiff,	
13	v.	ORDER GRANTING PLAINTIFF UNITED STATES' MOTION FOR
14	THE CITY OF SEATTLE AND ITS	SUMMARY JUDGMENT
15	DEPARTMENT, SEATTLE CITY LIGHT,	[PROPOSED]
16	Defendants.	
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18	This matter came before the Court on the motion of plaintiff United States of America	
19	for summary judgment against defendants the City of Seattle and its Department, Seattle City	
20	Light (hereafter collectively, the City), to enjoin the City from disclosing, in response to a	
21	request the City has received under the Washington State Public Records Act (PRA),	
22	RCW §§ 42.56, <i>et seq.</i> , information the Federal Bureau of Investigation shared with the City	
23	concerning covert surveillance cameras mounted on City Light electric power transmission	
24	poles (pole cameras) including but not limited to the location of the poles on which each	

camera is mounted and the dates of installation and removal. The City proposes to disclose information in its possession concerning these FBI pole cameras, which was shared with City Light by the FBI, in response to a PRA request despite the representations of a City Light

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manager that the information in question would be kept confidential. The United States
contends, and the Court is persuaded, that the requested information is (1) protected by the
federal law enforcement privilege; (2) federal property, subject to the FBI's right to control
and prohibit the disclosure of the information by the City, absent the express authorization of
the FBI; and (3) expressly protected from disclosure by the PRA. The Court is further
persuaded that the disclosure of the requested information by the City will cause irreparable
harm to important federal interests, namely, the ability to carry out effective investigations of
criminal violations and national security threats.

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THEREFORE, it is hereby ORDERED, ADJUDGED AND DECREED, that:

1. The United States' motion for summary judgment is granted (Dkt. # 16);

2. The City of Seattle, including any officers, agents and employees thereof, are
 hereby permanently enjoined from disclosing, in response to any request under the
 Washington PRA, or otherwise, the following information that it has received from the FBI,
 absent the express authorization to do so by the FBI:

a. Any and all information received from the FBI concerning the location, number,
installation or removal of any covert surveillance camera mounted by the FBI on any City
Light electric transmission pole.

b. Any and all information received from the FBI concerning the name or any other
identifying information of any FBI agent or employee involved in the installation or
deployment of any covert surveillance camera mounted by the FBI on any City Light electric
transmission pole.

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3. Each party shall bear their own costs of suit incurred herein.

DATED this 17th day of January, 2017.

Richard A Jone

The Honorable Richard A. Jones United States District Judge

ORDER GRANTING PLAINTIFF UNITED STATES' MOTION FOR SUMMARY JUDGMENT [PROPOSED] - 3 (CASE NO. C16-889RAJ)

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