

Privacy Act Statement. Every registration statement, short form registration statement, supplemental statement, exhibit, amendment, copy of informational materials or other document or information filed with the Attorney General under this Act is a public record open to public examination, inspection and copying during the posted business hours of the Registration Unit in Washington, D.C. One copy of every such document, other than informational materials, is automatically provided to the Secretary of State pursuant to Section 6(b) of the Act, and copies of any and all documents are routinely made available to other agencies, departments and Congress pursuant to Section 6(c) of the Act. The Attorney General also transmits a semi-annual report to Congress on the Administration of the Act which lists the names of all agents registered under the Act and the foreign principals they represent. This report is available to the public. Finally, the Attorney General intends, at the earliest possible opportunity, to make these public documents available on the Internet on the Department of Justice World Wide Web site.

Public Reporting Burden. Public reporting burden for this collection of information is estimated to average .49 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to Chief, Registration Unit, Criminal Division, U.S. Department of Justice, Washington, DC 20530; and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503.

Furnish this exhibit for EACH foreign principal listed in an initial statement and for EACH additional foreign principal acquired subsequently.

1. Name and address of registrant Arnold & Porter 555 - 12th Street, NW Washington, DC 20004	2. Registration No.  1750
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3. Name of foreign principal The Republic of Kazakhstan	4. Principal address of foreign principal No. 11 Beibit Shalik Street Astawa, Kazakhstan
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5. Indicate whether your foreign principal is one of the following:

Foreign government

Foreign political party

Foreign or domestic organization: If either, check one of the following:

<input type="checkbox"/> Partnership	<input type="checkbox"/> Committee
<input type="checkbox"/> Corporation	<input type="checkbox"/> Voluntary group
<input type="checkbox"/> Association	<input type="checkbox"/> Other (specify) _____

Individual-State nationality \_\_\_\_\_

6. If the foreign principal is a foreign government, state:

a) Branch or agency represented by the registrant. Office of the Prime Minister

b) Name and title of official with whom registrant deals. K. K. Tokaev, Acting Prime Minister

7. If the foreign principal is a foreign political party, state: N/A

a) Principal address.

b) Name and title of official with whom registrant deals.

c) Principal aim

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8. If the foreign principal is not a foreign government or a foreign political party, N/A

a) State the nature of the business or activity of this foreign principal

b) Is this foreign principal

Supervised by a foreign government, foreign political party, or other foreign principal Yes  No

Owned by a foreign government, foreign political party, or other foreign principal Yes  No

Directed by a foreign government, foreign political party, or other foreign principal Yes  No

Controlled by a foreign government, foreign political party, or other foreign principal Yes  No

Financed by a foreign government, foreign political party, or other foreign principal Yes  No

Subsidized in part by a foreign government, foreign political party, or other foreign principal Yes  No

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9. Explain fully all items answered "Yes" in Item 8(b). *(If additional space is needed, a full insert page must be used.)*

N/A

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10. If the foreign principal is an organization and is not owned or controlled by a foreign government, foreign political party or other foreign principal, state who owns and controls it.

N/A

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Date of Exhibit A November 12, 1999	Name and Title Lawrence A. Schneider Partner	Signature 
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INSTRUCTIONS: A registrant must furnish as an Exhibit B copies of each written agreement and the terms and conditions of each oral agreement with his foreign principal, including all modifications of such agreements, or, where no contract exists, a full statement of all the circumstances by reason of which the registrant is acting as an agent of a foreign principal. One original and two legible photocopies of this form shall be filed for each foreign principal named in the registration statement and must be signed by or on behalf of the registrant.

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Public Reporting Burden. Public reporting burden for this collection of information is estimated to average .33 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to Chief, Registration Unit, Criminal Division, U.S. Department of Justice, Washington, DC 20530; and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503.

1. Name of Registrant Arnold & Porter	2. Registration No. 1750
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3. Name of Foreign Principal The Republic of Kazakhstan
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Check Appropriate Boxes:

4.  The agreement between the registrant and the above-named foreign principal is a formal written contract. If this box is checked, attach a copy of the contract to this exhibit.
5.  There is no formal written contract between the registrant and the foreign principal. The agreement with the above-named foreign principal has resulted from an exchange of correspondence. If this box is checked, attach a copy of all pertinent correspondence, including a copy of any initial proposal which has been adopted by reference in such correspondence.
6.  The agreement or understanding between the registrant and the foreign principal is the result of neither a formal written contract nor an exchange of correspondence between the parties. If this box is checked, give a complete description below of the terms and conditions of the oral agreement or understanding, its duration, the fees and expenses, if any, to be received.

7. Describe fully the nature and method of performance of the above indicated agreement or understanding.

The Registrant will provide legal analysis and advice concerning the subject matter of the attached agreement with the foreign principal. The Registrant's activities may include discussions and correspondence with U.S. Government officials.

8. Describe fully the activities the registrant engages in or proposes to engage in on behalf of the above foreign principal.

The Registrant will provide legal analysis and advice concerning the subject matter of the attached agreement with the foreign principal. The Registrant's activities may include discussions and correspondence with U.S. Government officials.

9. Will the activities on behalf of the above foreign principal include political activities as defined in Section 1(o) of the Act and in the footnote below?      Yes     No

If yes, describe all such political activities indicating, among other things, the relations, interests or policies to be influenced together with the means to be employed to achieve this purpose.

The Registrant's activities may include meeting with and contacting U.S. Government officials regarding U.S. policy towards Kazakhstan in connection with export control and other issues raised by the recent shipment of military equipment from Kazakhstan to North Korea and other matters as referred by the client and accepted by the firm.

Date of Exhibit B November 12, 1999	Name and Title Lawrence A. Schneider Partner	Signature <i>Lawrence A. Schneider</i>
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Footnote: Political activity as defined in Section 1(o) of the Act means any activity which the person engaging in believes will, or that the person intends to, in any way influence any agency or official of the Government of the United States or any section of the public within the United States with reference to formulating, adopting, or changing the domestic or foreign policies of the United States or with reference to the political interests, policies, or relations of a government of a foreign country or a foreign political party.

The Republic of Kazakhstan in the person of its Government which is represented by the acting Prime-Minister K.K. Tokaev (further on «The Client») hereby hires «Arnold & Porter» ( further on «The Firm») as a Special Counsel in connection with the issues raised by the recent shipment of military equipment from Kazakhstan to North Korea and other matters as referred by the Client and accepted by the Firm to be executed.

In that respect the Client in return to the legal services of the Firm agrees to provide the Firm with information, pertaining to the matter and inform it of relevant facts and circumstances as they may change.

The Client may discharge the Firm at any time or at the time when the Firm has completed to provide its services to the Client on the matter. The Client can withdraw as the Client's lawyer with the consent of the Client or at any time with reasonable cause which shall include but not be limited to any fact or circumstance that would render the Firm's continuing representation of the Client unreasonable or contrary to the laws of the District of Columbia.

October "09", 1999



Acting Prime -Minister  
of the Republic of Kazakhstan

**The Firm**

Jeffrey H. Smith  
Arnold & Porter

Республика Казахстан, в лице ее Правительства, представленного и.о. Премьер-министром К.К. Токаевым, (далее - Клиент), настоящим приглашает фирму Арнольд энд Портер (далее - Фирма) предоставлять юридические услуги в связи с вопросом о недавних поставках военного оборудования из Казахстана в Северную Корею и по другим вопросам, которые Клиент сочтет нужными.

С этой целью Клиент в обмен на юридические услуги Фирмы, согласен предоставлять ей необходимую информацию, необходимую по данному делу и информировать ее о важных фактах и обстоятельствах по мере их изменений.

Клиент может отказаться от Фирмы в любой момент или тогда, когда Фирма закончит предоставлять услуги Клиенту по данному вопросу. Фирма может прекратить предоставлять свои услуги с согласия клиента или в любое время по причине, которая может включать в себя, но не ограничиваться фактом или обстоятельствами, при которых предоставление юридических услуг Клиенту будет не разумным или будет противоречить законам округа Колумбия.

«09» октября 1999 года

Клиент



Фирма

Джеффри Х. Смит  
Арнольд энд Портер