

UNITED STATES DEPARTMENT OF JUSTICE
WASHINGTON, D.C. 20530

4226
Approval Expires Oct. 31, 1981

Form OBD-68
(Rev 10-14-76)
Formerly DJ-307
for

AMENDMENT TO REGISTRATION STATEMENT

Pursuant to the Foreign Agents
Registration Act of 1938, as amended.

RECEIVED
U.S. DEPARTMENT
OF JUSTICE
CRIMINAL DIVISION
OCT 29 8 12 AM '81
INTERNATIONAL
REGISTRATION UNIT

1. Name of Registrant Patton, Boggs & Blow	2. Registration No. 2165
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3. This amendment is filed to accomplish the following indicated purpose or purposes:

- To correct a deficiency in
 - Initial Statement
 - Supplemental Statement for _____
- To give notice of change in an exhibit previously filed.
- To give a 10-day notice of a change in information as required by Section 2(b) of the Act.
- Other purpose (specify) To expand upon the activities and services reported for Korea Marine Industry Development Corporation for calendar year 1976.

4. If this amendment requires the filing of a document or documents, please list -

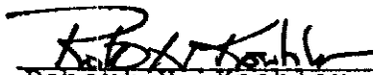
N.A.

5. Each item checked above must be explained below in full detail together with, where appropriate, specific reference to and identity of the item in the registration statement to which it pertains. If more space is needed, full size insert sheets may be used.

See attachment

The undersigned swear(s) or affirm(s) that he has (they have) read the information set forth in this amendment and that he is (they are) familiar with the contents thereof and that such contents are in their entirety true and accurate to the best of his (their) knowledge and belief.

(Both copies of this amendment shall be signed and sworn to before a notary public or other person authorized to administer oaths by the agent, if the registrant is an individual, or by a majority of those partners, officers, directors or persons performing similar functions who are in the United States, if the registrant is an organization.)


Robert H. Koehler
Acting Managing Partner

Subscribed and sworn to before me at Washington, D.C.

this 22 day of October, 19 81
(Notary or other officer)

My commission expires March 14, 1983

This pertains to Item 11 of the Supplemental Statements for the periods ending June 30 and December 31, 1976.

We have met with officials of the Departments of State and Commerce (National Marine Fisheries Service) to learn about current International Commission for the Northwest Atlantic Fisheries ("ICNAF") regulations and to gather background information on the ICNAF Convention, to discuss the U.S. fish species for which the Koreans are interested in fishing in an effort to assess, respond to, and eliminate problems impeding the successful conclusion of a Governing International Fisheries Agreement between the two countries. Upon request of our client, we informed the Korean Embassy of our understanding of these matters and, on one occasion, cooperated with the Korean Embassy in preparing for a party hosted by the Chairman of KMIDC for the U.S. delegation.

We also assisted in the preparation of letters sent to members of the North Pacific, Pacific, Mid-Atlantic, and Atlantic Regional Fishery Councils by the KMIDC Chairman explaining the history of Korean fishing in U.S. waters and urging the allocation of requested species to the Koreans. A similar letter was sent to the Secretary of Commerce.

U.S. House of Representatives
Committee on Agriculture
Washington, D.C. 20515

NOTICE TO PROSPECTIVE WITNESSES
SUGAR ACT EXTENSION HEARINGS

Hearings will begin on renewal of the Sugar Act on February 19 and continue if necessary through March 8. The Administration is expected to testify the first day. Witnesses representing the domestic sugar industry will testify the balance of the first week. At the conclusion of the testimony of all domestic interests, the Committee will then proceed to hear from representatives of foreign suppliers and any other interested witnesses. Testimony should be directed to H. R. 12525, legislation jointly introduced today by Chairman Poage and the Senior Minority Member, William C. Wampler, to extend the present Act for five years.

Due to the expected witness interest, the Committee suggests that guidelines for hearings issued by the Committee on January 30, 1974, be honored to the maximum extent practicable. This means that time for oral statements will be necessarily limited, and wherever possible witnesses representing the same interests are requested to make one group presentation.

One hundred copies of all prepared statements, including summaries, detailed statements, and exhibits, should be in the hands of the Committee staff no later than noon of the last business day before the witness is scheduled to appear. The request for 100 copies is due to the traditional interest of the press and the public in the Sugar Act.

Oral presentations will be limited to approximately ten minutes. Witnesses are encouraged to summarize their views for oral presentation. In this event, more detailed statements may be submitted in writing for distribution at the hearing and for inclusion in the hearing record in place of the orally presented summary if the witness so elects.

This will give each Member of the Committee sufficient time to question all witnesses and at the same time allow the witnesses the benefit of having their more comprehensive views made a part of the permanent record for detailed study by Committee Members and staff.

Witnesses not otherwise identified are expected to identify for whom they are appearing.

M O R E

Testimony by representatives of foreign suppliers should be addressed to the following areas of primary concern to the Committee:

- ✓ 1. Reasons for desiring to continue participation in the U. S. sugar program.
2. Performance record for the past two years (1972-73) under existing U. S. Sugar Act, including a statement of the extent, if any, of participation in all USDA quota actions and a reaffirmation (for the record) of the country's commitment to fulfill their current final adjusted quota for 1974 to the U. S. market.
- ✓ 3. Assurances for continued priority performance in the future to the U. S. market, including both quota amounts as well as additional sugar which might be requested during periods of short supply.
4. Performance capability, including willingness to set aside reserves for U. S. market, ability to make timely shipments, current production and shipping capability, and plans within the next five years for expansion of production, processing, loading and storage facilities (i.e., a detailed explanation and evaluation of the country's existing sugar industry and its future).
- ✓ 5. A description of other actual or expected special arrangement commitments of the foreign supplier during the next five year period (whether or not they are preferential markets, bilateral or multi-lateral commitments, including plans for participation in the world market).

In addition to the above, testimony of foreign suppliers should also cover the following points:

6. A brief explanation of the nature of the country's sugar industry and how it functions including the extent to which benefits in the industry are shared by sugar farmers and workers.
- ✓ 7. Attitude of foreign supplier government toward the U. S. and record of treatment of U. S. citizen's interests and property within the country.
8. World market sales for the past three years.
9. Status of foreign supplier's domestic consumption.

10. A brief social and economic profile of the foreign supplier country, including its dependence on sugar as a source of foreign exchange, its need for economic development, and the importance of a program market in the United States.

Chairman Poage has found that as a result of his duties both as Chairman of the Agriculture Committee and as a representative of his congressional district, it is simply impossible for him to be able to meet with the representatives of over thirty foreign nations to discuss the proposals and the details of their nation's interest in any sugar quotas that may be established under this legislation.

In addition, he does not feel it is appropriate for him as Chairman to meet with individual representatives of foreign sugar suppliers or individuals representing any other aspect of the sugar industry for the purpose of discussing the particular problems of their individual clients. This has been his policy since becoming Chairman of the Agriculture Committee and it continues to be his policy. It would, therefore, be appreciated if you would not seek a personal or private meeting or discussion with him.

At the same time, the Chairman recognizes that there are a number of issues which will be involved in extending the Sugar Act this time, and he will, of course, give every consideration to meeting with groups of broad interest who wish to discuss these matters with him.

The Committee is interested in receiving suggestions from witnesses in their testimony as to changes which are felt to be needed in the current law including those of foreign suppliers for appropriate incentives which are designed to assure necessary and timely supplies of sugar to the U. S. over the life of the new Act.

Representatives of foreign suppliers are directed to the provisions of Section 4(e) and 4(f) of the Foreign Agents Registration Act of 1938, as amended, which requires that a registered agent who contacts Members or Committees of Congress or government officials on policy matters in behalf of a foreign principal disclose his status as an agent and identify his principal. In addition, please indicate in your testimony whether or not you have complied with this statute by registering and filing the required documents and reports with the Department of Justice.

2/4/74