

Privacy Act Statement. The filing of this document is required by the Foreign Agents Registration Act of 1938, as amended, 22 U.S.C. § 611 *et seq.*, for the purposes of registration under the Act and public disclosure. Provision of the information requested is mandatory, and failure to provide this information is subject to the penalty and enforcement provisions established in Section 8 of the Act. 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, DC. Statements are also available online at the Registration Unit's webpage: <http://www.fara.gov/>. 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 in print and online at: <http://www.fara.gov/>.

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, Counterespionage Section, National Security 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 Patton Boggs LLP	2. Registration No. 2165
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3. Name of foreign principal The Embassy of Ecuador	4. Principal address of foreign principal 2535 15th Street, NW Washington, DC 20009
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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
Embassy of Ecuador

b) Name and title of official with whom registrant deals
His Excellency Luis Benigno Gallegos Chiriboga, Ambassador Extraordinary and Plenipotentiary

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

a) Principal address
N/A

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,

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

N/A

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

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

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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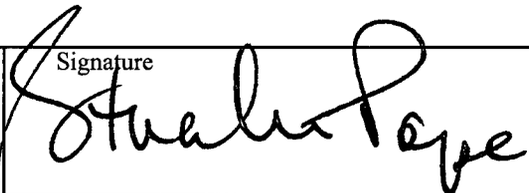
Date of Exhibit A 9/17/09	Name and Title Stuart M. Pape Managing Partner	Signature 
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Exhibit B
To Registration Statement
Pursuant to the Foreign Agents Registration Act of 1938, as amended

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, Counterespionage Section, National Security 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 Patton Boggs LLP	2. Registration No. 2165
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3. Name of Foreign Principal

The Embassy of Ecuador

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 proposes to provide counsel and advice to the foreign principal regarding bilateral relations with the U.S. Government

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

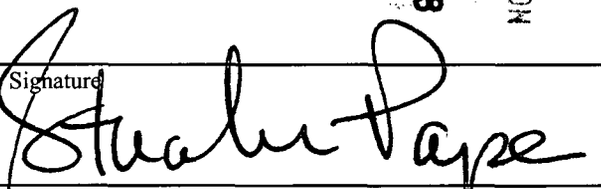
The registrant proposes to provide counsel and advice to the foreign principal regarding bilateral relations with the U.S. Government

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.

Some of the registrant's activities may include providing counsel and advice to the foreign principal regarding bilateral relations with the U.S. Government

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Date of Exhibit B 9/17/09	Name and Title Stuart M. Pape Managing Partner	Signature 
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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 or public interests, policies, or relations of a government of a foreign country or a foreign political party.

August 13, 2009

Mark D. Cowan
(202) 457-6401
mcowan@pattonboggs.com

His Excellency Luis Benigno Gallegos Chiriboga
Ambassador Extraordinary and Plenipotentiary
Embassy of Ecuador
2535 15th Street, NW
Washington, D.C. 20009

Re: Engagement of Patton Boggs LLP

Dear Mr. Ambassador:

Thank you for retaining Patton Boggs LLP to assist the Embassy of Ecuador ("Ecuador") with its government relations efforts to improve its reputational image and bilateral relations with the United States. We look forward to working with you on this engagement.

To ensure that the Embassy of Ecuador and we have a common understanding of the terms of our representation and to comply with the rules of professional conduct for the jurisdictions in which we practice, I have enclosed a statement describing the standard terms of engagement for legal services to be provided by Patton Boggs LLP. The terms of engagement cover such matters as our procedure for handling potential conflicts of interest, fees, costs and expenses, billing arrangements and terms of payment. Please review the document carefully to ensure that it comports with your understanding. This letter supplements and modifies the enclosed standard terms of engagement.

Ed Newberry, Frank Samolis and I will be primarily responsible for the work done on your behalf and will supervise the lawyers and other professionals who may work on this project. We anticipate that associates, staff attorneys, legal assistants, specialists and/or in-house consultants will assist in the matter.

The scope of work for our representation of Ecuador will involve substantial meetings and conversations with pertinent officials in the Executive Branch and Congress of the United States. The fees for this representation will be in the form of a fixed annual retainer of US\$780,000 per year (US\$65,000 per month), plus expenses, payable quarterly in advance in installments of US\$195,000 per quarter. The contractual period of this agreement will be one year, commencing September 1, 2009 through August 31, 2010. This agreement will continue thereafter unless either party provides a written decision to terminate the engagement in writing with thirty (30) days notice.

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His Excellency Luis Benigno Gallegos Chiriboga

August 13, 2009

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If you agree with these terms and conditions, including those set forth in the standard terms of engagement, we would appreciate your acknowledging acceptance of these documents by signing both copies of this letter and returning one original signed copy to me. Upon your approval and signature of this agreement, please forward the first quarterly payment of US\$195,000 via wire transfer to:

WIRE PAYMENTS: Wachovia Bank
1300 I Street, N.W., 11th Floor
Washington, DC 20005

ACCOUNT NO.: [REDACTED]
ABA NUMBER: [REDACTED]
BENEFICIARY: Patton Boggs LLP - Operating Account
REFERENCE: Embassy of Ecuador

If you have any questions about these terms or would like to discuss them, please call me as soon as possible so as not to impede our commencing work on your behalf. These terms and conditions will apply to any future work we undertake for you unless we send you a new letter reflecting different terms and conditions.

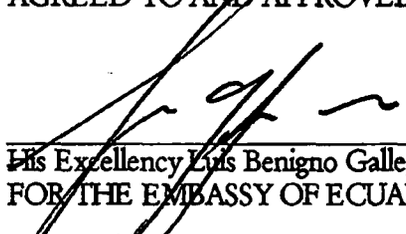
We look forward to working with you and the Embassy of Ecuador to achieve successful results.

Sincerely yours,



Mark D. Cowan
FOR PATTON BOGGS LLP

AGREED TO AND APPROVED BY:



His Excellency Luis Benigno Gallegos Chiriboga
FOR THE EMBASSY OF ECUADOR

Enclosure

13 de agosto de 2009

Mark D. Cowan
(202) 457-6401
mcowan@pattonboggs.com

Su Excelencia Luis Benigno Gallegos Chiriboga
Embajador Extraordinario y Plenipotenciario
Embajada de Ecuador
2535 15th Street, NW
Washington, D.C. 20009

Ref.: Contratación de Patton Boggs LLP

Estimado Sr. Embajador:

Nos dirigimos a usted con el fin de agradecerle que contratara a Patton Boggs LLP para asistir a la Embajada de Ecuador ("Ecuador") respecto de los esfuerzos en materia de relaciones del gobierno por mejorar su imagen y reputación y las relaciones bilaterales con los Estados Unidos. Esperamos poder trabajar con usted en esta contratación.

Para asegurar que la Embajada de Ecuador y nosotros tengamos una comprensión en común de los términos de nuestra representación y podamos cumplir con las normas de conducta profesional para las jurisdicciones en las que ejercemos la práctica profesional, adjunto una declaración en la que se describen los términos estándares de contratación de los servicios legales que prestará Patton Boggs LLP. Los términos de la contratación comprenden cuestiones tales como nuestro procedimiento para el manejo de posibles conflictos de intereses, así como nuestros honorarios, costos y gastos, y nuestros acuerdos de facturación y condiciones de pago. Tenga a bien analizar cuidadosamente este documento para asegurarse de que coincida con lo que usted tiene entendido. Esta carta complementa y modifica los términos de contratación estándares adjuntos.

Ed Newberry, Frank Samolis y yo asumiremos principalmente la responsabilidad del trabajo que se realice en su nombre, y supervisaremos a los abogados y demás profesionales que puedan trabajar en este proyecto. Prevemos que habrá asociados, abogados del plantel, asistentes legales, especialistas y/o consultores internos que nos asistirán en la causa.

El alcance del trabajo para nuestra representación de Ecuador comprenderá reuniones y conversaciones sustanciales con los funcionarios pertinentes del Poder Ejecutivo y del Congreso de los Estados Unidos. Los honorarios por esta representación se establecerán en la forma de un anticipo de honorarios anual fijo de US\$ 780,000 al año (US\$ 65,000 al mes), costos más, pagaderos trimestralmente, por anticipado, como cuotas de US\$ 195,000 por trimestre. El período contractual de este convenio será de un año, que comenzará a regir el 1 de septiembre de 2009 y finalizará el 31 de agosto de 2010. Este contrato continuará en vigencia de allí en más, a menos que una de las partes envíe una notificación escrita a la otra en la que exprese su decisión de poner fin a la contratación con una anticipación de treinta (30) días.

Su Excelencia Luis Benigno Gallegos Chiriboga
13 de agosto de 2009
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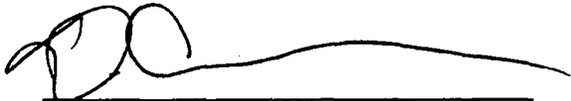
Si acepta estos términos y condiciones, inclusive las que se estipulan en los términos de contratación estándares, agradeceremos que manifieste la aceptación de estos documentos firmando ambas copias de esta carta y enviándome una copia original firmada. Después de aprobar y firmar este contrato, sírvase remitir el primer pago trimestral de US\$ 195,000 por transferencia bancaria a:

PAGOS POR TRANSFERENCIA:	Wachovia Bank 1300 I Street, N.W., 11 th Floor Washington, DC 20005
CUENTA NÚM:	██████████
NÚMERO ABA:	██████████
BENEFICIARIO:	Patton Boggs LLP - Cuenta operativa
REFERENCIA:	Embajada de Ecuador

Si tiene alguna inquietud en relación con estos términos o si desea discutirlos, tenga la amabilidad de llamarme a la brevedad para que eso no impida que comencemos a trabajar en su nombre. Estos términos y condiciones se aplicarán a cualquier trabajo futuro que llevemos a cabo para usted, a menos que nos envíe una nueva carta con otros términos y condiciones.

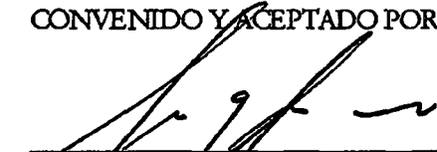
Esperamos poder trabajar con usted y con la Embajada de Ecuador a fin de materializar resultados excelentes.

Cordialmente,



Mark D. Cowan
EN REPRESENTACIÓN DE PATTON & BOGGS LLP

CONVENIDO Y ACEPTADO POR:



Su Excelencia Luis Benigno Gallegos Chiriboga
EN REPRESENTACIÓN DE LA EMBAJADA DE ECUADOR

Adjunto

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