

EXHIBIT A
TO REGISTRATION STATEMENT

Under the Foreign Agents Registration Act of 1938, as amended

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 1025 Connecticut Ave., N.W. LOWENSTEIN, NEWMAN, REIS, Suite 1214 & AXELRAD Washington, D. C. 20036	2. Registration No. 2895
3. Name of foreign principal Synatom, Societe Anonyme	4. Principal address of foreign principal Avenue Marnix 13 1050, Brussels, Belgim

5. Indicate whether your foreign principal is one of the following type:

- Foreign government
- Foreign political party
- Foreign or domestic organization: If either, check one of the following:
 - Partnership Committee
 - Corporation Voluntary group
 - Association Other (specify) _____
- Individual - State his nationality _____

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

- a) Branch or agency represented by the registrant. Not applicable.
- b) Name and title of official with whom registrant deals.

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

- a) Principal address Not applicable.
- b) Name and title of official with whom the registrant deals.
- c) Principal aim

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

 Synatom, S.A. is a belgian corporation engaged in providing
 nuclear fuel services to Belgian utilities.

b) Is this foreign principal

- 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 whole 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 may be used.)

The foreign client is a Belgian corporation which is owned and controlled by Belgian electric utilities.

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.

Date of Exhibit A May 1, 1978	Name and Title Robert Lowenstein,	Signature <i>Robert Lowenstein</i>
----------------------------------	--------------------------------------	---------------------------------------

Partner

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

EXHIBIT B

TO REGISTRATION STATEMENT
Under the Foreign Agents Registration Act
of 1938, as amended

RECEIVED
DEPARTMENT OF JUSTICE
MAY 4 10 10 PM '77
REGISTRATION OF
CRIMINAL DIVISION

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. This form shall be filed in duplicate for each foreign principal named in the registration statement and must be signed by or on behalf of the registrant.

Name of Registrant	Name of Foreign Principal
LOWENSTEIN, NEWMAN, REIS & AXELRAD	SYNATOM, SOCIETE ANONYME

Check Appropriate Boxes:

- The agreement between the registrant and the above-named foreign principal is a formal written contract. If this box is checked, attach two copies of the contract to this exhibit.
- There is no formal written contract between the registrant and foreign principal. The agreement with the above-named foreign principal has resulted from an exchange of correspondence. If this box is checked, attach two copies of all pertinent correspondence, including a copy of any initial proposal which has been adopted by reference in such correspondence.
- The agreement or understanding between the registrant and 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 the expenses, if any, to be received.

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

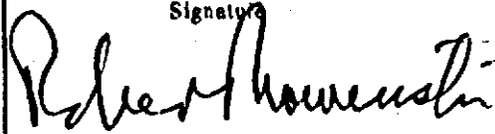
Furnishing of legal services in connection with uranium procurement contracts and advising as to impact of American legislation and regulatory requirements.

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

Furnishing of legal services, including participation in contract negotiations, preparation of contracts and preparation of legal opinions and legal memoranda.

6. Will the activities on behalf of the above foreign principal include political activities as defined in Section 1(o) of the Act? ^{1/} 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.

Date of Exhibit B May 1, 1978	Name and Title Robert Lowenstein Partner	Signature 
----------------------------------	--	--

^{1/} Political activity as defined in Section 1(o) of the Act means the dissemination of political propaganda and any other activity which the person engaging therein believes will, or which he intends to, prevail upon, indoctrinate, convert, induce, persuade, or in any other 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.

AGREEMENT

COVERING LEGAL ASSISTANCE SERVICES TO BE PERFORMED

by LOWENSTEIN, NEWMAN, REIS & AXELRAD

for the account of SYNATOM

CDE 78/020

Between :

SYNATOM S.A., established in 1050 Brussels, 13 avenue Marnix,
hereafter called "SYNATOM" represented by

Mr.

and

Mr.

on the one side,

and :

Law Offices "LOWENSTEIN, NEWMAN, REIS & AXELRAD" established at
1025 Connecticut Avenue, N.W., Washington, D.C. 20036, hereafter
called "the Contractor", represented by

Mr. Robert Lowenstein

and

Mr. Harold Reis

on the other side,

The following has been agreed :

Article 1 - Object of the agreement

The contract covers legal assistance services to be performed by the Contractor for the account of SYNATOM, as defined in Article 2 hereunder, and under the terms and conditions set forth in the present agreement.

Article 2 - Services definition and organization

The services cover :

2.1. Continuing monitoring and reporting services

These services will consist in informing SYNATOM continuously on legislative, regulatory and political developments of a continuing nature.

The Contractor is requested to perform this monitoring all through the present year.

The continuation of such monitoring and reporting services will be reassessed every year in January.

These services will be referred to as agreement 78/020, Task n° 1.

2.2. Legal assistance on job by job basis

The Contractor will assist SYNATOM job by job upon specific request in legal matters associated with the negotiations of contracts with companies established in the USA.

Each job relates to a specific contract negotiation between SYNATOM and an American company and will be notified by letter and identified as agreement 78/020, Task n° x.

2.3. Call on special consultants

The Contractor may hire the services of a special consultant to assist him in the performance of his services, in particularly highly special fields, such as, for instance :

tax law, real estate, title examinations, patents and accounting.

The Contractor has previously however to obtain authorization from SYNATOM.

Article 3 - Compensation of the Services

3.1. Continuing monitoring and reporting services

These services will be compensated with a monthly retainer of \$ 750.-.

3.2. Legal assistance services

These services will be compensated with the following hourly rates :

Robert Lowenstein	\$ 125.
Jack R. Newman	125.
Harold F. Reic	100.
Maurice Axelrad	100.
Kathleen H. Shea	90.
J. A. Bouknight, Jr.	90.
.....	
.....	

The rates for the Contractor associated attorneys are lower and based upon their experience and age.

The compensation will only be due for the montly amounts exceeding the \$ 750 retainer fee charged according to para. 3.1. hereabove.

3.3. Call on of special consultants

The hourly rates applicable for those services will be agreed up on a case by case basis when those services will be authorized by SYNATOM, it being understood that those rates will in no case be more than those specified in para. 3.2. hereabove for equal qualification.

3.4. Disbursements

The cost of such disbursements, such as postage, long distance telephone calls, telexes and telecopy charges, Xerox reproduction, travel and other miscellaneous out-of-pocket disbursements will be compensated at Contractor's cost upon production of justification documents.

3.5. Escalation

The rates defined in the present article 3 will be reviewed in January of each year on the basis of mutual consultation to adjust for escalation.

Article 4 - Payment of the compensations

The Contractor will issue his invoices each month at SYNATOM, 13 avenue Marnix, 1050 Brussels, covering the compensations object of article 3 hereabove and related to the jobs which will have been entrusted to him.

The invoices will classify the jobs according to the various tasks, and specify the number of hours performed against the various rates.

The disbursements will be justified.

Payment will be made by SYNATOM 30 days end of the month after receipt of the invoice.

Article 5 - Confidentiality

The Contractor will handle with complete confidentiality all documents handed over to him by SYNATOM or developed during his consultations.

The previous authorisation from SYNATOM will be required before transferring any such documents to third parties.

The Contractor will have the obligation of returning to SYNATOM, upon its request, any document which will have been handed over to him for the performance of his services.

Article 6 - Duration of the agreement

The agreement is established for an indefinite duration and comes into force starting on the 1st December, 1977.

Each party has the right to cancel it totally or partially and under the prerequisite that such cancellation be notified by registered mail to the other party at least 3 months in advance.

Article 7 - Fiscal clause

The amounts mentioned hereabove in Article 3 are established without the Belgian tax TVA (Taxe sur la valeur ajoutée).

Any tax or duties due in the United States are for the Contractor's account.

Drawn up in two original copies.

SYNATOM

by :

on :

Law Offices "LOWENSTEIN, NEWMAN,
REIS & AXELRAD"

by :

on :

R. Kowalski

March 14, 1978

Harold F. Reis