

1. Name of Registrant

Anderson, Hibey, Nauheim & Blair

2. Registration No.

3208

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 a 10-day notice of a change in information as required by Section 2(b) of the Act.

Other purpose (specify) \_\_\_\_\_

To give notice of change in an exhibit previously filed.

(Exhibit B/Electronic Industries Association of Japan)

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

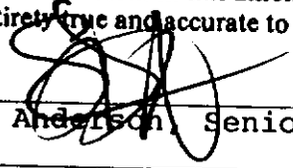
See Attached.

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.

Attached are updated copies of contracts between Registrant and Electronic Industries Association of Japan.

69 NOV 15 02:25

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.



Stanton D. Anderson, Senior Partner

*(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.)*

Subscribed and sworn to before me at 1708 New Hampshire Ave, N.W.

this 14th day of November, 1989 Patricia K. Heisen  
(Notary or other officer)

My commission expires \_\_\_\_\_

My Commission Expires October <sup>10</sup> 18, 1993

**ANDERSON, HIBEY, NAUHEIM & BLAIR**

1708 NEW HAMPSHIRE AVENUE, N. W.

WASHINGTON, D. C. 20009

(202) 483-1900

A PARTNERSHIP OF PROFESSIONAL CORPORATIONS  
ATTORNEY'S DIRECT DIAL NUMBER

TELEX: 240929  
AHNB UR  
TELECOPIER: (202) 483-7462

February 23, 1988

Mr. Iwao Ojima, President  
Electronic Industries Association  
of Japan  
Tokyo Chamber of Commerce & Industry  
Building  
2-2, 3-Chome, Marunouchi  
Chiyoda-ku, Tokyo 100  
Japan

Dear Mr. Ojima:

This letter sets forth the agreement between Anderson, Hibey, Nauheim & Blair (the Firm) and the Electronic Industries Association of Japan (EIAJ) regarding the retention of the Firm by EIAJ in connection with matters of U.S. trade law and policy that affect the Japanese semiconductor industry. In particular, the Firm will represent EIAJ with respect to the U.S.-Japan Semiconductor Arrangement and the tariffs imposed on Japanese exports pursuant to petition of the U.S. semiconductor industry under Section 301 of the Trade Act of 1974.

In consideration of the Firm's agreement to provide legal services to EIAJ, EIAJ will compensate the Firm by payment of fees which reflect the time involved and the billing rates for each of the attorneys performing the services. The Firm will also be entitled to reimbursement of expenses such as telex, telephone, duplication, travel, Lexis research service, out-of-pocket expenses and the like. Statements for fees and disbursements will be rendered monthly and are payable upon receipt.

This agreement shall be effective as of January 1, 1988, and shall remain in effect through March 31, 1988. Its terms and conditions may be reexamined and amended at any time, should the parties so agree.

NOV 15 11:25

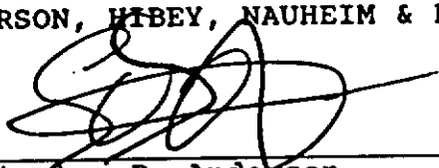
**ANDERSON, HIBEY, NAUHEIM & BLAIR**  
A PARTNERSHIP OF PROFESSIONAL CORPORATIONS

Mr. Iwao Ojima  
February 23, 1988  
Page 2

If this letter satisfactorily sets forth the terms of our relationship, please execute the enclosed copy under the word "ACCEPTED", and return the copy to me.

Very truly yours,

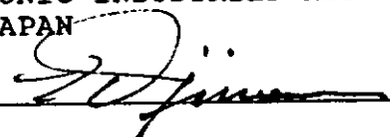
ANDERSON, HIBEY, NAUHEIM & BLAIR

By: 

Stanton D. Anderson

ACCEPTED:

ELECTRONIC INDUSTRIES ASSOCIATION  
OF JAPAN

By: 

Date: \_\_\_\_\_

**ANDERSON, HIBEY, NAUHEIM & BLAIR**

1708 NEW HAMPSHIRE AVENUE, N.W.

WASHINGTON, D.C. 20009

(202) 483-1900

A PARTNERSHIP INCLUDING  
PROFESSIONAL CORPORATIONS

TELEK 249920  
AFND UR  
TELESCOPIER 202 483-7488

July 8, 1988

Mr. Iwao Ojima, President  
Electronic Industries Association of Japan  
Tokyo Chamber of Commerce & Industry  
Building  
2-2,3-Chome, Marunouchi  
Chiyoda-ku, Tokyo 100  
Japan

Dear Mr. Ojima:

This letter sets forth the agreement between Anderson, Hibey, Nauheim & Blair (the Firm) and the Electronic Industries Association of Japan (EIAJ) regarding the retention of the Firm by EIAJ in connection with matters of U.S. trade law and policy that affect the Japanese semiconductor industry. In particular, the Firm will represent EIAJ with respect to the U.S.-Japan Semiconductor Arrangement and the tariffs imposed on Japanese exports pursuant to petition of the U.S. semiconductor industry under Section 301 of the Trade Act of 1974.

In consideration of the Firm's agreement to provide legal services to EIAJ, EIAJ will compensate the Firm by payment of fees which reflect the time involved and the billing rates for each of the attorneys performing the services. The Firm will also be entitled to reimbursement of expenses such as telex, telephone, duplication, travel, Lexis research service, out-of-pocket expenses and the like.

Statements for fees and disbursements will be rendered monthly and are payable upon receipt. It is agreed that charges for any calendar quarter shall not exceed \$45,000, plus expenses, unless otherwise agreed.

In addition to the foregoing, it is agreed that the Firm may undertake special projects on behalf of EIAJ, including but not limited to preparation for and attendance at SIA/EIAJ meetings and trips to Tokyo. The Firm will undertake special

ANDERSON, HIBEY, NAUHEIM & BLAIR  
A PARTNERSHIP OF PROFESSIONAL CORPORATIONS

Mr. Iawo Ojima  
July 8, 1988  
Page 2

projects only after consultation with and approval by EIAJ. The Firm's fees and disbursements for special projects will be billed separately, and will not be counted against or subject to the quarterly limitation on charges contained in the preceding paragraph.

This agreement shall be effective as of July 1, 1988, and shall remain in effect for a three month period. Thereafter, the agreement shall be renewed automatically on the first day of each subsequent three month period, unless written notice of termination shall be given by either party to the other party at least thirty (30) days period to the expiration of the preceding three month period. The terms and conditions of the agreement may be reexamined and amended at any time, should the parties so agree.

If this letter satisfactorily sets forth the terms of our relationship, please execute the enclosed copy under the word "ACCEPTED" and return the copy to me.

Very truly yours,

ANDERSON, HIBEY, NAUHEIM & BLAIR

By: 

Stanton D. Anderson

ACCEPTED:

ELECTRONIC INDUSTRIES ASSOCIATION  
OF JAPAN

By: \_\_\_\_\_

Date: \_\_\_\_\_