

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, DC. 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.

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 Pillsbury Winthrop Shaw Pittman LLP 50 Fremont Street San Francisco, CA 94105-2228		2. Registration No. 5198
3. Name of foreign principal International Counsel Bureau, Kuwaiti Counsel for the families of Kuwaiti Citizens at Guantanamo Bay	4. Principal address of foreign principal Dasman Commercial Complex Block No. 3, 8th Floor P.O. Box 20941, Safat 13070 Sharq, State of Kuwait	
5. Indicate whether your foreign principal is one of the following:		
<input type="checkbox"/> Foreign government		
<input type="checkbox"/> Foreign political party		
<input checked="" type="checkbox"/> Foreign or domestic organization: If either, check one of the following:		
<input type="checkbox"/> Partnership		
<input type="checkbox"/> Corporation		
<input checked="" type="checkbox"/> Association		
<input type="checkbox"/> Individual-State nationality		
<input type="checkbox"/> Committee		
<input type="checkbox"/> Voluntary group		
<input type="checkbox"/> Other (specify): _____		
6. If the foreign principal is a foreign government, state:		
a) Branch or agency represented by the registrant. N/A		
b) Name and title of official with whom registrant deals. N/A		
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. N/A		
c) Principal aim. N/A		

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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

The International Counsel Bureau serves as Kuwaiti Counsel for the families of Kuwaiti Citizens at Guantanamo Bay in efforts to obtain due process for the Kuwaiti detainees in U.S. custody at Guantanamo Bay.

b) Is this foreign principal

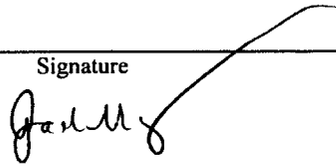
Supervised by a foreign government, foreign political party, or other foreign principal	Yes <input type="checkbox"/>	No <input checked="" type="checkbox"/>
Owned by a foreign government, foreign political party, or other foreign principal	Yes <input type="checkbox"/>	No <input checked="" type="checkbox"/>
Directed by a foreign government, foreign political party, or other foreign principal	Yes <input type="checkbox"/>	No <input checked="" type="checkbox"/>
Controlled by a foreign government, foreign political party, or other foreign principal	Yes <input type="checkbox"/>	No <input checked="" type="checkbox"/>
Financed by a foreign government, foreign political party, or other foreign principal	Yes <input checked="" type="checkbox"/>	No <input type="checkbox"/>
Subsidized in part by a foreign government, foreign political party, or other foreign principal	Yes <input checked="" type="checkbox"/>	No <input type="checkbox"/>

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

The International Counsel Bureau serves as Kuwaiti Counsel for the families of Kuwaiti Citizens at Guantanamo Bay in efforts to obtain due process for the Kuwaiti detainees in U.S. custody at Guantanamo Bay. We understand that the Government of Kuwait makes financial contributions for the legal fees and expenses of the International Counsel Bureau for representation of the families of Kuwaiti Citizens at Guantanamo Bay in efforts to obtain due process for the Kuwaiti detainees in U.S. custody at Guantanamo Bay.

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.

We understand that the International Counsel Bureau is owned and controlled by Abdul Rahman R. Al Haroun.

Date of Exhibit A	Name and Title	Signature
August 7, 2006	Jack McKay, Partner	

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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.

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, DC. 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.

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1. Name of Registrant Pillsbury Winthrop Shaw Pittman LLP	2. Registration No. 5198
3. Name of Foreign Principal International Counsel Bureau, Kuwaiti Counsel for the families of Kuwaiti Citizens at Guantanamo Bay	

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.

A copy of the June 1, 2006 Retainer Agreement between the Registrant and the International Counsel Bureau is attached.

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

The Registrant has been retained by the International Counsel Bureau, which serves as Kuwaiti Counsel for the families of Kuwaiti Citizens at Guantanamo Bay, in efforts to obtain due process for the Kuwaiti detainees in U.S. custody at Guantanamo Bay. See attached June 1, 2006 Retainer Agreement between the Registrant and the International Counsel Bureau. The Registrant has engaged and will engage in activities, such as litigation-related activities (in connection with the lawsuit in the U.S. District Court for the District of Columbia captioned Fawzi Khalid Abdullah Fahd Al Odah, et al v. United States), on behalf of the foreign principal that do not require registration under the Foreign Agents Registration Act. The Registrant is registering under the Foreign Agents Registration Act because some of its activities on behalf of the foreign principal may require registration.

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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.

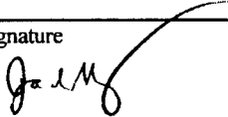
The Registrant has been retained by the International Counsel Bureau, which serves as Kuwaiti Counsel for the families of Kuwaiti Citizens at Guantanamo Bay, in efforts to obtain due process for the Kuwaiti detainees in U.S. custody at Guantanamo Bay. See attached June 1, 2006 Retainer Agreement between the Registrant and the International Counsel Bureau. The Registrant has engaged and will engage in activities, such as litigation-related activities (in connection with the lawsuit in the U.S. District Court for the District of Columbia captioned Fawzi Khalid Abdullah Fahd Al Odah, et al v. United States), on behalf of the foreign principal that do not require registration under the Foreign Agents Registration Act. The Registrant is registering under the Foreign Agents Registration Act because some of its activities on behalf of the foreign principal may require registration.

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 may engage in political activities on behalf of the foreign principal. The Registrant's activities may on occasion include communications on behalf of the foreign principal with Executive Branch officials, officials of government agencies, members of the U.S. Senate and House of Representatives and their staffs, and the media relating to efforts to obtain due process for the Kuwaiti detainees in U.S. custody at Guantanamo Bay.

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Date of Exhibit B August 7, 2006	Name and Title Jack McKay, 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.



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David J. Cynamon
Phone: 202.663.8492
David.cynamon@pillsbury.com

**CONFIDENTIAL INFORMATION
ATTORNEY-CLIENT PRIVILEGE**

June 1, 2006

Mr. Abdul Rahman R. Al Haroun
International Counsel Bureau
Dasman Commercial Complex
Block No. 3 - 8th Floor
P.O. Box 20941
Al Sharq, Safat 13070 Kuwait

Dear Abdul Rahman:

We are pleased that you have selected our team at Pillsbury Winthrop Shaw Pittman LLP ("we" or "Firm") as new lead legal counsel to continue representation of you and your firm in the United States in connection with your ongoing representation of the remaining six Kuwaiti citizens detained by the U.S. Government ("USG") at its Guantanamo Bay Naval Base in Cuba since late 2001 ("Detainees"). This letter confirms our shared understanding of the agreed scope of engagement ("SoE") and its terms and conditions, including the basis for our professional services fees and permissible reimbursement of disbursements/expenses.

I. SCOPE OF ENGAGEMENT/ENGAGEMENT OBJECTIVE/PLAN AND BUDGET

You have requested that we represent your firm and identify, recommend, and upon approval use all available appropriate legal remedies and procedures under the laws of the United States to cause the USG to (a) release from incarceration the remaining six Kuwaiti Detainees at Guantanamo Bay, whether outright or to the Government of Kuwait ("GoK"), or (b) give the Detainees fair hearings that fully comply with customary common law procedural and substantive due process ("Engagement Objective"). Included within the Engagement Objective shall be related proceedings that, on recommendation to you and your agreement, are determined to be necessary for the protection of the Detainees' basic human rights during their incarceration.

We confirm discussions with you and your colleagues of strategies and primary tactics being employed to achieve the Engagement Objective, including media, diplomatic and political, with litigation being considered to be a supporting tool requiring timely planning and coordination. To avoid doubt, as to media, we understand that media strategy and tactics are under your authority when related to legal matters and otherwise

Pillsbury Winthrop Shaw Pittman LLP

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Handwritten initials

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under that of Khalid Al Odah. We will coordinate as requested with Khalid and your media firm, and if we are not sure, we shall revert to you for clarification.

For this engagement, we agree to prepare and submit to you and your consultative committee ("Committee") by the 20th of each month the following ("Plan and Budget") for approval by the Committee by the 1st of the new month:

- Δ Rolling 12 month Plan and Budget for the foreseen engagement general work elements;
- Δ For upcoming next three months, the foreseen engagement specific work elements; and
- Δ For the month just completed, a reconciliation of the actual invoicing for the just completed month to the Plan and Budget estimate for that month, with any variance (plus or minus) being identified and explained, and with adjustment to rolling 12 month Plan and Budget.

In connection with this engagement, we understand that William J. Brown, in his individual capacity, serves as legal advisor to you with regard to the matters which are the subject of this engagement, and we are authorized to communicate directly with Mr. Brown in his legal capacity. It is our intention that all such communications with him and other members of the Committee shall constitute attorney-client privileged communications.

Finally, we confirm our agreement that, without your written permission, we shall not use or refer to your name, the names of any of the Detainees, this engagement or otherwise in any promotional materials, media or similar circumstances.

2. BILLING POLICIES AND PROCEDURES

Subject to not exceeding the agreed monthly "Plan and Budget" by more than five percent (5%) (on a year to date cumulative basis), or otherwise as may be agreed in writing, our fees shall be based on the number of hours that our professional staff devotes to this engagement multiplied by their billing rates. Our rates are adjusted, normally, at the beginning of each fiscal year, and the current rates for attorneys scheduled to work this engagement are:

<u>Attorney Team Members</u>	<u>Rates</u>
David J. Cynamon (Partner/Chair)	\$605
Matthew MacLean	\$425
Osman Hamdan	\$330

Hilabury Winthrop Shaw Pittman LLP

fee

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We agree not to implement any rate changes unless submitted as part of our monthly Plan and Budget and approved by the Committee or you. Regarding staffing, I shall serve you as the Partner-in-Charge of this engagement, and I shall use my discretion to supplement or change our team as I believe to be appropriate in pursuit of our Engagement Objective, subject of course to your right as client to request changes.

In addition to our fees, you agree to reimburse this Firm's disbursements/expenses related to this engagement at our standard rates listed in Attachment "A". Estimated disbursements/expenses shall be included in the monthly Plan and Budget for approval.

Our billing statements, as requested, shall be rendered to you on a monthly basis within the time frame and procedures specified in Section 1 above. The Firm's statements normally are due and payable in full upon receipt.

3. CONFLICT OF INTEREST

We have performed a conflict-of-interest review and determined that we do not represent any current client adverse to you or any of the six Kuwaiti Detainees in any matter, and we have not represented any client in the past adverse to you on a matter that is substantially related to the current engagement for you.

Because we will be in effect representing multiple clients in this matter, the applicable rules of professional conduct require that we inform you of actual and potential conflicts of interest pertaining to the joint representation and obtain your informed written consent to that joint representation. We have discussed with you the areas of potential conflicts, which are briefly referred to below. Even though there may be no actual conflict, there are areas of potential conflicts. For example, differences in the Detainees' prior experience, interests and objectives could make one approach to our responsibilities more favorable to one than to the others, or could lead to disputes among the Detainees. If we were to represent only one, rather than all of the Detainees, we might be able to obtain more favorable treatment for that one. In representing all of the remaining six Detainees, we will be required to use our judgment and balance interests rather than asserting the interests of only one party. If we find that in practice there are actual concerns of this nature, we shall raise concerns with you for discussion and resolution. Based on the information you have provided us, we do not believe that this representation of multiple clients involves an actual conflict of interest. Please let us know immediately if you are aware of any such conflict or have any reservation about our above conclusion.

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Additionally, a joint representation has implications as to confidentiality and the attorney-client privilege. As to the attorney-client privilege, the prevailing rule is that, as between commonly represented clients, the privilege does not attach. Hence, should any future dispute among any of the six Detainees concerning our engagement lead to litigation, the privilege will not protect communications that were commonly shared. Thus, none of the six Detainees should have any expectation that information provided to us in connection with this engagement will be kept confidential from the other Kuwaiti Detainees. Because we will have the same duty of loyalty to each Detainee, such information will be shared and the Firm could have to withdraw if any of the Kuwaiti Detainees decides that some matter material to our representation should be kept from the other Detainees.

In the event of any dispute among the Kuwaiti Detainees regarding our engagement, this Firm could not represent any of them in connection with that dispute. In the event any of the Kuwaiti Detainees wish that we terminate representation of that Detainee, each agrees that we may continue to represent the others and may use in the representation any information that we learned during the course of joint representation. By signing this letter, you provisionally agree, to the degree possible under law, on behalf of the Kuwaiti Detainees to our joint representation of each of them in this engagement and agree not to assert any conflict of interest based upon this joint representation, notwithstanding any adversity that may develop.

Of course, at all times, we shall preserve your confidences and secrets in full compliance with applicable Rules of Professional Conduct and Code of Professional Responsibility.

4. DISPUTE SETTLEMENT

Although we do not expect disputes to arise, in the unlikely event of any problem concerning our representation, please discuss any concerns with me. Typically, concerns are resolved to the satisfaction of both parties with little inconvenience or formality. However, in the event of any dispute that cannot be readily resolved, we respect your preference for resolution by a face-to-face meeting in Kuwait or London between this firm's Managing Partner and you. In the highly unlikely event that meeting and agreed follow-up does not resolve the matter, unresolved disputes shall be settled by binding arbitration under the Commercial Arbitration Rules of the American Arbitration Association by one arbitrator appointed in accordance with said Rules, whose decision shall be final and binding (save in the case of manifest error, conflict of interest or fraud) and may be enforced in any court of competent jurisdiction by the prevailing party. The Arbitration shall be held in London, England, unless we agree on another location. The arbitrator shall have discretion to order that costs of arbitration (including fees and other

Mr. Abdul Rahman K. Al Haroun
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related expenses) and reasonable attorneys' fees and related expenses, be borne by the losing party. Further, it is agreed that all information (including fact, substance, result and even existence of any such arbitration) shall remain confidential and not be disclosed, except to the extent necessary to enforce the arbitration award or as otherwise required by relevant law. We agree to participate fully in the above dispute resolution process.

5. TERMINATION

You and the Detainees, or any one of them, may terminate our representation at any time, with or without cause, by providing written notice to us. In that circumstance, all of your and their documents and any other property will be returned promptly upon our receipt of a written request from you or their behalf requesting return. Termination of this engagement will not affect your responsibility for payment for legal services rendered and other charges incurred prior to termination or in connection with a transition of the matter to other counsel. At this Firm's own expense, we may retain a copy of all files, records and documents involving the matter. Also, we have the right to withdraw from our representation of you and/or any of the Detainees, subject to any applicable professional responsibility rules. If circumstances require us to withdraw from continuing to represent a client, we will identify in advance and discuss with you any situation that might require or lead to this Firm's withdrawal from representation. We will endeavor zealously and professionally to represent you and the Detainees and to preserve the primacy of our relationship at all times.

6. RETURN OF FILES/OTHER MATERIALS AT ENGAGEMENT COMPLETION

In working on this engagement, we shall preserve communications and documents in either hard-copy or electronic form, depending on the circumstances. If you do not request the return of such documents at the conclusion of this engagement, we will maintain such documents for a period of five (5) years, after which you agree that we may dispose of them. Any disposal will be made in a confidential manner. Prior to disposal, we will advise you in writing at your last known address in our files of our intent to do so and give you an opportunity to request return. If requested, you agree to pay reasonable and necessary time and disbursements/expenses related to identification, review and return to you of requested documents. At our sole discretion and expense, we may make and keep a copy of any documents or other property being returned.

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Abdul Rahman, if this letter is in accord with your understanding, please sign both original signed copies of this letter and return one fully signed copy to me. If you have questions or concerns about any aspect of our proposed services or relationship, at any time, please contact me. Thank you for this opportunity to serve you and the Detainees in this special engagement.

Very truly yours,



David J. Cavanaugh

Accepted and agreed to as of the date first written above:

INTERNATIONAL COUNSEL BUREAU

By


Abdul Rahman R. Al Haroun
Partner

26.06.06

ATTACHMENT A

FIRM CHARGE RATES¹
EFFECTIVE SINCE JULY 1, 2005

<u>DISBURSEMENT/EXPENSE:</u>	<u>CLIENT CHARGE BASIS:</u>
Postage	
Domestic Phone Calls	
Domestic Fax Transmissions	NO CHARGE
 <u>Computer/Telecommunications</u>	
Computer Research (Lexis, Nexis and Westlaw), etc.	Charged based on standard vendor rates per search less a discount of 30% on Westlaw searches and 20% on Lexis/Nexis searches, plus the hourly rate of the person conducting the search
International Phone Calls	Charged based on standard vendor rates per call less vendor discounts
 <u>Document Preparation</u>	
International Fax Transmissions	\$2.00 per page, plus fax phone charge
Reproduction (photocopies, electronic imaging, etc.) and printing ²	\$.19 per page
Color copies	\$1.40 per page
Document binding (e.g., for briefs, formal presentation documents, etc.)	\$1.50 per binding
Word Processing Specialist	\$55 per hour

¹ All other expenses incurred and paid for by the firm on behalf of clients, including express courier service, court services, meals and travel, equipment rental, 3rd party conference calls, etc. are charged at cost.
² Major reproduction or printing jobs performed by outside providers are charged at cost.

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