

OMB NO. 1124-0006; Expires February 28, 2014

U.S. Department of Justice
Washington, DC 20530

**Exhibit A to Registration Statement
Pursuant to the Foreign Agents Registration Act of
1938, as amended**

INSTRUCTIONS. Furnish this exhibit for EACH foreign principal listed in an initial statement and for EACH additional foreign principal acquired subsequently. The filing of this document requires the payment of a filing fee as set forth in Rule (d)(1), 28 C.F.R. § 5.5(d)(1). Compliance is accomplished by filing an electronic Exhibit A form at <http://www.fara.gov>.

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.

1. Name and Address of Registrant Global Trading International, Inc.	2. Registration No. 6105
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3. Name of Foreign Principal The Committee of Support for the Equatorial Guinea Child (CANIGE)	4. Principal Address of Foreign Principal Avdas, Parques de Africa En possession de D.N.I. 14.933 Malabo, Republica de Guinea Ecuatorial
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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 checked="" type="checkbox"/> Association	<input type="checkbox"/> Other (<i>specify</i>) _____

Individual-State nationality _____

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

Formerly CRM-157

FORM NSD-3
Revised 03/11

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.

In collaboration with other non-profit organizations and NGOs, CANIGE promotes activities that contribute to the development and improvement of the educational, health, moral, social well-being of women and children in Equatorial Guinea.

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.)

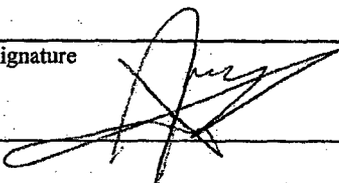
CANIGE is supervised, owned, directed, controlled, financed, and subsidized by foreign principals. CANIGE was established in 1995 by a group of women, including the First Lady of the Republic of Equatorial Guinea, and the directors and officers of CANIGE are foreign individuals. In addition, CANIGE is financed and subsidized by foreign individuals and foreign companies, and foreign individuals undertake fund-raising activities on CANIGE's behalf.

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.

CANIGE is a non-profit organization governed solely by the laws of the Republic of Equatorial Guinea. CANIGE is not controlled by the government of the Republic of Equatorial Guinea or any of the country's political parties. Rather, CANIGE's organizational structure includes a General Assembly, President, and a Board of Directors. The General Assembly is the highest authority of the organization and is composed entirely of Members. The Board is responsible for management and control of the organization. It consists of a President, two Vice Presidents, a Secretary and his assistant, a Treasurer and his deputy, and five Members.

EXECUTION

In accordance with 28 U.S.C. § 1746, the undersigned swears or affirms under penalty of perjury that he/she has read the information set forth in this Exhibit A to the registration statement and that he/she is familiar with the contents thereof and that such contents are in their entirety true and accurate to the best of his/her knowledge and belief.

Date of Exhibit A	Name and Title	Signature
5/11/11	Patricia Desverges, CEO of Global Trading International, Inc.	

OMB NO. 1124-0004; Expires February 28, 2014

U.S. Department of Justice
Washington, DC 20530

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. Compliance is accomplished by filing an electronic Exhibit B form at <http://www.fara.gov>.

Privacy Act Statement. The filing of this document is required for 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 the 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 .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 Global Trading International, Inc.	2. Registration No. 6105
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3. Name of Foreign Principal

The Committee of Support for the Equatorial Guinea Child (CANIGE)

Check Appropriate Box:

- 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.

Global Trading International, Inc. ("Global Trading") contracted with The Committee of Support for the Equatorial Guinea Child ("CANIGE") to promote CANIGE in the United States by improving communication and establishing partnerships with U.S.-based non-profits and NGOs, and government officials, with the objective of supporting education, the well-being of women and children, and public health in the Republic of Equatorial Guinea. Global Trading subcontracted Blank Rome Government Relations LLC ("Blank Rome") to provide these services for the period of August 1, 2011 through October 31, 2011. As a subcontractor, Blank Rome agreed to act at the direction of Global Trading.

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

Per the terms of Global Trading's contract with CANIGE, Global Trading agreed to promote CANIGE in the United States by communicating and establishing partnerships with U.S.-based non-profits and NGOs and U.S. government officials. Global Trading subsequently subcontracted Blank Rome to provide these services.

Blank Rome took no action on CANIGE's behalf. Blank Rome submitted proposals to CANIGE, but no agreement had been reached to perform and the subcontract between Global Trading and Blank Rome ended before Blank Rome rendered any services. Thus, Global Trading's registration for its representation of CANIGE should also be considered notification that its relationship with CANIGE has been terminated. See 28 C.F.R. section 5.205.

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.

Communications with government officials to promote CANIGE constitute political activity as defined in Section 1(o). Neither Global Trading nor Blank Rome engaged in any such activity on behalf of CANIGE.

EXECUTION

In accordance with 28 U.S.C. § 1746, the undersigned swears or affirms under penalty of perjury that he/she has read the information set forth in this Exhibit B to the registration statement and that he/she is familiar with the contents thereof and that such contents are in their entirety true and accurate to the best of his/her knowledge and belief.

Date of Exhibit B	Name and Title	Signature
5/11/11	Patricia Desverges, CEO	

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.

Primary Contract
Between
Global Trading International
And
CANIGE

CONVENIO DE ASISTENCIA TECNICA

ENTRE

El Comité de Apoyo Al Niño Ecuatoguineano (CANIGE) representado por la Vice-Presidenta Primera, Eulalia Envo Bela, en posesión de D.N.I. 14.933, con residencia en Malabo, República de Guinea Ecuatorial, Avdas. Parques de África s/n.

Y

Doña Patricia Desvergers, de nacionalidad francesa, Vicepresidenta & CEO de Global Trading Company, en posesión de pasaporte nº 08CC27269 con residencia 13 bis rue Curial – 75019 París, FRANCE.

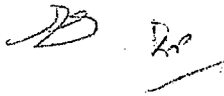
Ambas Partes se reconocen mutuamente con capacidad y competencia para formalizar el presente Convenio de Asistencia Técnica en diseño, elaboración y lanzamiento de proyectos de CANIGE a nivel nacional e internacional, el cual se sujeta a las siguientes **CLAUSULAS**:

Primera.- El Comité de Apoyo al Niño Ecuatoguineano (en adelante "el Comité"), desea contratar los servicios técnicos de Doña Patricia Desvergers, para ejecutar las actividades recogidas en los Términos de Referencia que se adjuntan al presente convenio, los cuales constituyen parte integrante e inseparable del presente convenio.

Segunda.- Doña Patricia Desvergers, acepta prestar los servicios técnicos mencionados en el presente convenio y recogidos en los Términos de Referencia.

Tercera.- Doña Patricia Desvergers, elaborará un Cronograma de actividades, sobre la base de los Términos de Referencia presentado por el Comité, con indicación de las fechas y periodos de ejecución de cada actividad, así como el correspondiente presupuesto, a cada actividad.

Cuarta.- El CANIGE, se compromete a contratar los servicios técnicos de Doña Patricia Desvergers, pero de ninguna manera se hará cargo de las obligaciones derivadas de terceros.



Quinta.- La Asistencia Técnica a ser prestada tiene el propósito de desarrollar capacidades del Comité y promover transparencia y responsabilidad en el diseño, elaboración y lanzamiento de proyectos, en el marco de cuatro grandes sectores, a saber: NIÑO, MUJER, VIH/SIDA y DISCAPACITADOS.

Sexta.- Los honorarios a percibir por Doña Patricia Desvergers se establecerán sobre la base de los estándares de los Estados Unidos de América y de mutuo acuerdo entre las partes. Y en relación a las actividades retenidas en los Términos de Referencia, anexados a este convenio.

Séptima.- Los desembolsos se ejecutarán en función del cumplimiento del cronograma de trabajo establecido de mutuo acuerdo.

Octava.- Las partes se comprometen guardar confidencialidad de las comunicaciones (teléfonos, internet, grabaciones) que se intercambien. Los gastos derivados de las mismas, deberán ser aprobados previamente por el Comité.

Novena.- Doña Patricia Desvergers se compromete a elaborar un informe de las actividades realizadas y presentarlo al Comité cada dos meses, es decir: Primer informe al 28 de Marzo de 2011, Segundo Informe al 30 de Mayo de 2011 y el último informe al 30 de Julio de 2011 respectivamente.

Décima.- El presente Convenio de Asistencia Técnica, tendrá una duración de seis (6) meses y entrará en vigor a partir de la fecha de su firma por los representantes legales.

Undécima.- El presente Convenio de Asistencia Técnica, se registrará y se interpretará conforme a las leyes de la República de Guinea Ecuatorial en la materia.

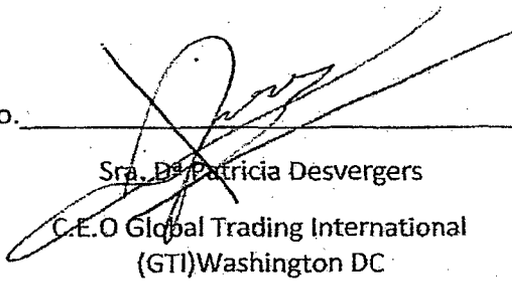
Duodécima.- El presente Convenio de Asistencia Técnica, está elaborado en dos versiones, en español y en inglés, las dos versiones son igualmente válidas.

Decimo tercera.- En caso de algún conflicto en la ejecución del presente Convenio se resolverá por vía amistosa, en caso de desacuerdo de alguna de las partes, se recurrirá a la legislación interna en la materia.

El acuerdo hizo día de 14 de febrero 2011

Fdo.


Sra. D^a Patricia Desvergers
C.E.O Global Trading International
(GTI) Washington DC




Sra. D^a Eulalia Envo Bela
Vicepresidenta del Comité de Apoyo al Niño
Ecuatoguineano (CANIGE)

Global Trading International

EIN: 522292252

TECHNICAL ASSISTANCE AGREEMENT

BETWEEN

The Equatorial Guinea Child Support Committee (CANIGE) represented by the First Vice-President, Eulalia Envo Bela, in possession of identity card [REDACTED], residing in Malabo, Republic of Equatorial Guinea, Avdas. African Parks s/n.

AND

Mrs. Patricia Desvergers, a French citizen, Vice President & CEO of Global Trading Company, in possession of passport No. 08CC27269 residing at 13 bis rue Curial – 75019 Paris, FRANCE.

Both parties are in mutual recognition with capacity and competence to enter into this Technical Assistance Agreement in the design, development and launch of CANIGE's projects at the national and international level, subject to the following clauses:

First - The Equatorial Guinea Child Support Committee (hereinafter "the Committee") wishes to contract the technical services of Mrs. Patricia Desvergers to execute the activities contained in the Terms of Reference attached to this agreement, which constitutes an integral and inseparable part of this agreement.

Second - Mrs. Patricia Desvergers agrees to provide technical services referred to in this agreement and recognized in the Terms of Reference.

Third - Mrs. Patricia Desvergers will develop a schedule of activities based on the Terms of Reference submitted by the Committee, which will indicate the dates and the periods of execution of each activity, along with the corresponding budget, for each activity.

Fourth - CANIGE agrees to contract the technical services of Mrs. Patricia Desvergers, but in no way will be responsible for any third-party obligations.

Fifth - The technical assistance being provided is intended to build the capacity of the Committee and promote transparency and accountability in the design, development and launch of projects within the framework of four major sectors, namely: CHILDREN, WOMEN, HIV / AIDS and DISABLED.

Sixth - The fees to be charged by Mrs. Patricia Desvergers will be established based on the standards of the United States of America and by mutual agreement between the parties. And in relation to the activities contained in the Terms of Reference, annexed to this agreement.

Seventh - The payments will be executed based on the fulfillment of the work schedule mutually agreed upon.

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Eighth - The parties agree to keep as confidential communications (telephone, internet, recordings) that they exchange with one another. The costs of these communications shall be approved in advance by the Committee.

Ninth - Mrs. Patricia Desvergers commits to preparing a report of activities and submitting it to the Committee every two months, i.e., First Report on March 28, 2011, Second Report on May 30, 2011 and the last report on July 30, 2011, respectively.

Tenth - This Technical Assistance Agreement will last six (6) months and shall take effect from the date of the signatures by the legal representatives.

Eleventh - This Technical Assistance Agreement shall be governed and interpreted in accordance with the laws of the Republic of Equatorial Guinea in the subject.

Twelfth - This Technical Assistance Agreement is made in two versions, English and Spanish, both versions equally valid.

Thirteenth - In case of any conflict in the execution of this Agreement, it shall be settled by amicable means, in case of disagreement of some of the parts, domestic law will be resorted to in the matter.

The agreement was made the 14th day of February 2011

Mrs. _____

Mrs. _____

Mrs. Patricia Desvergers

Mrs. Eulalia Envo Bela

C.E.O. Global Trading International
(GTI) Washington DC

Vice President of the Equatorial Guinea
Child Support Committee (CANIGE)

Sub-Contract
Between
Global Trading International
And
Blank Rome Government Relations LLC

BLANK  ROME
GOVERNMENT RELATIONS LLC

Patricia Desverges
August 4, 2011
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These aspects of the attorney-client relationship, which exist because of the Rules of Professional Conduct, and the legal doctrine of attorney-client privilege, do not apply to your relationship with BRGR. Nevertheless, we will use reasonable efforts to protect the confidentiality of information relating to this engagement, including communications between us and any of your agents or attorneys, and will not divulge such information except to the extent we need to do so in order to carry out the engagement or you authorize us to do so. We also undertake to disclose to you and obtain your consent prior to our acceptance, or Blank Rome LLP's acceptance, of any other representation that we know may be adverse to your interests.

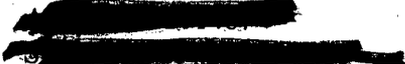
Although BRGR is a limited liability company affiliated with the law firm of Blank Rome LLP, you may choose to retain another law firm to obtain legal services that may relate to this engagement, and we will be pleased to cooperate with any other attorneys you may wish to engage. To the extent that you engage Blank Rome LLP or another law firm in connection with this engagement, the attorney-client privilege that exists with respect to your communications with a lawyer may not apply with respect to communications between BRGR and another law firm you may engage (including Blank Rome LLP) or, a corporate law department. Such communications may therefore be subject to compelled disclosure.

The terms of this engagement letter and the attached Addendum will govern our representation of you. Upon the completion of our services with respect to this matter or transaction, we hope that you will choose to engage our firm to perform additional services for you. Absent an express written agreement to the contrary, the terms of our engagement set forth in this letter and the Addendum will apply to this matter and to other matters which we agree to undertake on your behalf. The terms of this engagement as provided in this letter and Addendum may only be modified in writing signed by a partner of our firm.

We propose to undertake this representation for an initial period of three months beginning August 1, 2011 and ending October 31, 2011 in the amount of Seventy Five Thousand (\$75,000.00). Payments are the responsibility of Global Trading with payments scheduled as follows: initial payment of \$25,000.00 will be made on August 4, 2011. The second and third payments in the amount of \$25,000.00 each will be made on or before September 1, 2011 and October 1, 2011.

Wire transfers are made as follows:

Wachovia Bank, N.A.
Philadelphia, PA


Credit to: Blank Rome LLP Retainer

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BLANK  ROME
GOVERNMENT RELATIONS LLC

Patricia Desverges
August 4, 2011
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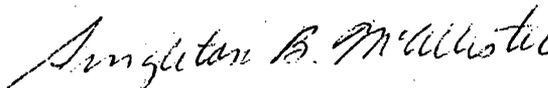

Reference: Client Matter#/Invoice# (if available)

In addition to these fees for services, the Foundation will be responsible for certain disbursements and other charges in performing services as more particularly described in the Addendum. Fees, disbursements and other charges will be billed monthly and are payable upon presentation. We expect prompt payment. We are entitled to interest of 1% per month on all invoices that are not paid within thirty days.

Please review the terms of this engagement letter carefully, as well as the terms set forth in the attached Addendum. If you have any questions about them, please give us a call.

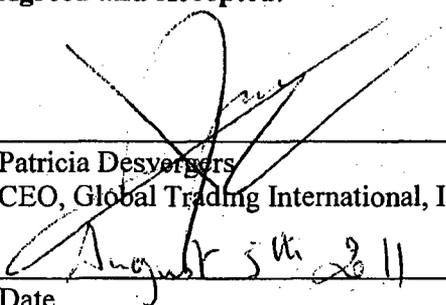
On behalf of Blank Rome Government Relations LLC, I thank you for the privilege of representing you and look forward to serving your interests. If this arrangement is agreeable to you, please sign below and return a signed copy of this letter to me.

Very Truly Yours,



Singleton B. McAllister

Agreed and Accepted:



Patricia Desverges
CEO, Global Trading International, Inc.

Date

cc: CANIGE Foundation

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BLANK  ROME
GOVERNMENT RELATIONS LLC

4. Conflicts of Interest.

It is unavoidable that from time to time conflicts of interest develop between or among our clients, or between clients, or former clients, and prospective clients we wish to represent, or between or among clients of BRGR and clients of Blank Rome LLP. In these situations, if we are authorized to do so, we would wish to disclose the conflicts to our clients, former clients and prospective clients and consult with them to obtain the clients' or former clients' consents before we may proceed, whether or not we may be required to do so. We wish to confirm that you agree that you will promptly and in good faith consider our requests for a consent if we seek them.

5. Termination.

You shall have the right at any time to terminate our services and representation upon written notice. Such termination shall not, however, relieve you of the obligation to pay for all services rendered and disbursements and other charges made or incurred on your behalf prior to the date of termination.

We reserve the right upon reasonable notice to cease performing work and to withdraw from the engagement (a) with your consent, (b) for good cause, or (c) for any other reason permitted by law. Good cause may include your failure to honor the terms of the engagement letter, your failure to pay amounts billed in a timely manner, your failure to furnish deposits for fee and costs or to otherwise provide a requested advance for fees and costs, or any fact or circumstance that would, in our view, impair an effective relationship or would render our continuing representation unlawful, unethical or unreasonably burdensome. If we elect to do so, you must take all steps necessary to free us of any obligation to perform further. We will be entitled to be paid for all services rendered and disbursements and other charges made or incurred on your behalf prior to the date of withdrawal.

6. Litigation Hold/Preservation of Documents.

If this engagement involves our representation of you in connection with litigation or an investigation by a governmental agency, it is important that we address the need to put in place a timely and effective program for preserving all relevant documents, including especially your electronic documents and emails. You should immediately suspend any routine document retention policies that may be in effect and consult with us concerning the institution of effective procedures for document preservation. Failure to do so can impair our ability to represent you in this matter and can affect the outcome.

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7. Electronic Mail, Other Communications and Records.

In the course of our engagement, we recognize the importance of preserving the confidentiality of our communications with you and other information relating to the engagement. However, you and we need to recognize that all means of communication are, to some degree, susceptible to misdirection, delay or interception. E-mail and cellular telephone communications present special risks of inadvertent disclosure. However, because of the countervailing speed, efficiency, and convenience of these methods of communication, we have adopted them as part of the normal course of our operations. Unless you instruct us to the contrary, we will assume that you consent to our use of e-mail and cell phone communications in this engagement. With respect to records and files, BRGR is the sole owner of its files and those files are not within your possession, custody or control.

8. Lobbying Reports

To the extent that our representation of the Foundation requires that we register and report lobbying activities under applicable law or to register and report any representation that requires registration under the Foreign Agents Registration Act, you authorize us to prepare and file these registrations and reports with the appropriate government authorities and to pay for our preparation of the necessary documents and any related expenses, including filing fees.