

U.S. Department of Justice
Washington, DC 20530

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

INSTRUCTIONS. File this amendment form for any changes to a registration. Compliance is accomplished by filing an electronic amendment to registration statement and uploading any supporting documents 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 1.5 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 AUX INITIATIVES, LLC	2. Registration No. 6238
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3. This amendment is filed to accomplish the following indicated purpose or purposes:

- To give a 10-day notice of change in information as required by Section 2(b) of the Act.
- To correct a deficiency in
 - Initial Statement
 - Supplemental Statement for the period ending _____
 - Other purpose (*specify*) _____
- To give notice of change in an exhibit previously filed.

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

N/A. This amendment is to correct previous response to Question 10(a) (and accompanying Exhibit 2).

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 space is insufficient, a full insert page must be used.*)

In responding to question 10(a) (Disbursements in furtherance or in connection with activities on behalf of foreign principals), Registrant inadvertently provided a list of all disbursements during the relevant time period, rather than limiting disclosure to those disbursements made in furtherance or in connection with activities on behalf of foreign principals. Several of the listed items were therefore unrelated in any way to work on behalf of foreign principals or in furtherance of the interests of those foreign principals, and should be deleted.

(continued. see attachment 1).

EXECUTION

In accordance with 28 U.S.C. § 1746, the undersigned swear(s) or affirm(s) under penalty of perjury that he/she has (they have) read the information set forth in this registration statement and the attached exhibits and that he/she is (they are) familiar with the contents thereof and that such contents are in their entirety true and accurate to the best of his/her (their) knowledge and belief, except that the undersigned make(s) no representation as to the truth or accuracy of the information contained in the attached Short Form Registration Statement(s), if any, insofar as such information is not within his/her (their) personal knowledge.

(Date of signature)

(Print or type name under each signature or provide electronic signature¹)

September 17, 2014

/s/ James P. Creaghan, Principal

eSigned

¹ This statement shall be signed by the individual agent, if the registrant is an individual, or by a majority of those partners, officers, directors or persons performing similar functions, if the registrant is an organization, except that the organization can, by power of attorney, authorize one or more individuals to execute this statement on its behalf.

AUX INITIATIVES LLC
REGISTRATION NUMBER 6238
AMENDMENT TO INITIAL REGISTRATION STATEMENT

(Question 5 continued).

- 1) Payment listed to Lydia Lafleur as "Consultant Fee" on July 15, 2014 was a fee for unrelated services and should be deleted. Ms. Lafleur provides administrative, back-office, and organizational support services to AUX, including accounting and finance services of a general nature. (For example, Ms. Lafleur keeps the books for AUX). Ms. Lafleur does not perform any services for any foreign principal. She is a principal of AUX but receives a consultant fee for services rendered to AUX. The Consultant Fee previously disclosed was the fee paid by AUX to Ms. Lafleur for administrative, clerical, and accounting services she performs for AUX and were not payment for any services rendered for any foreign principal or in furtherance of the interests of any foreign principal.
- 2) Payment listed to Dr. Simo on August 1 was also included in error and should be deleted. Dr. Simo performs services occasionally to AUX for a fee; those services are to assist AUX in securing business or consulting outside the U.S. (e.g., advice to AUX on new business opportunities abroad, or advice related to foreign commercial interests). Dr. Simo has provided no services to this foreign principal or in furtherance of the principal's interests and his services were performed wholly outside the United States. The consultant fee disclosed was a payment for general business development services to AUX wholly unrelated to this or any foreign principal.
- 3) Payment listed to Harold Naughton on July 16 was similarly included in error and should be deleted. Mr. Naughton is an attorney who provides legal advice to AUX on a variety of issues including contract negotiation, general risk management, and vetting prospective clients against OFAC and SDN lists. From time-to-time, Mr. Naughton provides, for a fee, general client-development/business development services to AUX (such as strategic advice on how to secure business in the Middle East and domestically) and consulting services for domestic clients. The "consultant fee" listed in the registration was a payment for legal services rendered to AUX (including providing legal advice to AUX on drafting the legal provisions in its contract between AUX and Dr. Musa), general legal advice concerning contracts between AUX and other clients, payments for work performed on other client matters, and payment for business development services. No disbursements were made to Mr. Naughton in furtherance of any foreign principal's interests or for services rendered to any such foreign principal, and he has provided no such services.
- 4) Finally, we would note that payment listed to "Policy Institute for Religion and State" is a general rent payment, and is therefore not a disbursement in furtherance of the principal's interests. It was likewise included in error.

Regarding "Consultant Fees" paid to for R&J Group; Meltz Communications (each, single-member LLC owned and operated exclusively through Ronald Shows and Gary Meltz respectively); and James Creaghan: short forms for these individuals have filed Short Form Registrations; their activities will be fully disclosed pursuant to the required schedule.