

OMB No. 1124-0005; Expires April 30, 2017

U.S. Department of Justice

Washington, DC 20530

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

INSTRUCTIONS. Each partner, officer, director, associate, employee, and agent of a registrant is required to file a short form registration statement unless he engages in no activities in furtherance of the interests of the registrant's foreign principal or unless the services he renders to the registrant are in a secretarial, clerical, or in a related or similar capacity. Compliance is accomplished by filing an electronic short form registration statement 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 and online at: <http://www.fara.gov>.

Public Reporting Burden. Public reporting burden for this collection of information is estimated to average .429 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 CARLOS MATEO PAZ-SOLDAN	2. Registration No. 6301
3. Residence Address(es) 411 Windsor Lane Winchester, VA 22602	4. Business Address(es) 1700 Pennsylvania Ave, NW, Suite 200 Washington, DC, 20006
5. Year of Birth 1967 Nationality U.S. Present Citizenship U.S.	6. If present citizenship was not acquired by birth, indicate when, and how acquired.
7. Occupation Attorney-at-law; lobbyist	
8. What is the name and address of the primary registrant? Name same as above Address	
9. Indicate your connection with the primary registrant: <input checked="" type="checkbox"/> partner <input type="checkbox"/> director <input type="checkbox"/> employee <input type="checkbox"/> consultant <input type="checkbox"/> officer <input type="checkbox"/> associate <input type="checkbox"/> agent <input type="checkbox"/> subcontractor <input type="checkbox"/> other (specify) _____	
10. List every foreign principal to whom you will render services in support of the primary registrant. Ministry of Trade and Tourism of Peru/Embassy of Peru	
11. Describe separately and in detail all services which you will render to the foreign principal(s) listed in Item 10 either directly, or through the primary registrant listed in Item 8, and the date(s) of such services. (If space is insufficient, a full insert page must be used.) Please, see document attached.	

FORM NSD-6
Revised 03/14

12. Do any of the above described services include political activity as defined in Section 1(o) of the Act and in the footnote below?

Yes No

If yes, describe separately and in detail such political activity.
Please, see document attached.

13. The services described in Items 11 and 12 are to be rendered on a

full time basis part time basis special basis

14. What compensation or thing of value have you received to date or will you receive for the above services?

Salary: Amount \$ _____ per _____ Commission at _____ % of _____
 Salary: Not based solely on services rendered to the foreign principal(s).
 Fee: Amount \$ 6,000 month Other thing of value _____

15. During the period beginning 60 days prior to the date of your obligation to register to the time of filing this statement, did you make any contributions of money or other things of value from your own funds or possessions and on your own behalf in connection with any election to political office or in connection with any primary election, convention, or caucus held to select candidates for any political office? Yes No

If yes, furnish the following information:

Date	Amount or Thing of Value	Political Organization or Candidate	Location of Event
6/10/15	\$500.00	Lisa Murkowski for U.S. Senate	Johmy's Half Shell 400 N Capitol St., NW Washington DC, 20001

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 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.

6/29/2015
(Date of signature)


(Signature)

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.

The objective of the engagement with the Peruvian Ministry of Trade and Tourism (MINCETUR) is the restoration of cumulation benefits between Peru and Colombia in the textile and apparel sector in their trade with the United States. Under the Andean Trade Preference and Drug Eradication Act (ATPDEA), Peruvian and Colombian apparel companies were able to cumulate, that is incorporate textile inputs from each other and still enjoy duty free treatment, in producing apparel for export to the U.S. market. This benefit was lost when both countries entered into free trade agreements (FTAs) with the United States.

However, articles 3.3.14 of the U.S.-Peru Trade Promotion Agreement (USPTA) and 3.3.14 of the U.S.-Colombia Trade Promotion Agreement (USCTPA) allow the parties to enter into discussions, subject to consultations with their legislatures or domestic industries, regarding cumulation with other countries in the region. The ability for Peru and Colombia to cumulate is supported not only by the textile and apparel industries of Peru and Colombia, but also by a majority of U.S. industry associations. Cumulation is also consistent with past U.S. trade policies that have sought to promote regional integration among the Andean countries in an effort to promote economic development and eradicate drug production. Given the above considerations, MINCETUR, and its Colombian counterpart, advised by another firm, seek outside support to restore cumulation benefits on behalf of the textile and apparel industry associations of Peru and Colombia.

Among the specific services that will be provided to MINCETUR in coordination with the Embassy of Peru is:

1. Work with U.S. industry associations including the National Council of Textile Organizations (NCTO) and the National Cotton Council (NCC), but also the American Apparel and Footwear Association (AAFA); the Retailers Industry Leaders Association (RILA); and the National Retailers Federation (NRF), to develop an ad hoc domestic coalition in support of discussions under the framework of articles 3.3.14 of the USPTA and the USCTPA to restore cumulation benefits, and mobilize this coalition as needed;
2. Develop the strategies, factsheets, and support documentation necessary to promote the restoration of cumulation benefits with the USTR, other U.S. government agencies, and relevant U.S. congressional offices, and meet with such agencies and offices to ensure prioritization of this initiative;
3. Coordinate the above strategies and actions with MINCETUR, the Embassy of Peru in Washington, D.C., and the Sociedad Nacional de Industrias (SNI) in Peru; and
4. Provide monthly reports, and other updates as needed, of the efforts undertaken and the results obtained.

These services will be provided for a six month period subject to renewal effective June 1, 2015 to November 30, 2015.