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 https://www.fara.gov.

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. Statements are also available online at the Registration Unit’s webpage: https://www.fara.gov. One copy of every such document, other than informational materials, is automatically provided to the Secretary of State pursuant to Section 4(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: https://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, Registrations Unit, Counterintelligence and Export Control 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
   Archibald (AIMN) Galloway II
   The Foxtail Group, Inc.

2. Registration No.
   To Be Issued
   6479

3. Name of Foreign Principal
   Michal Strnad, Chairman of the Board, Czechoeslovak Group (CSGM a.s.)

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.

   a. see the Retainer attached for complete SOW, Objectives and agreement overview.
   b. The foxtail Group LLC will provide customary research, planning and Business development and government relations support (if required) to secure and advance the group.
5. If yes, describe all such political activities indicating, among other things, the relations, interests or policies to be influenced.

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 information is true and complete to the best of his/her knowledge, information, and belief.

Date of Exhibit B: 9/27/2017
Name and Title: Principals, The Rocket Group
Signature: [Signature]

Footnote: "Political activity," as defined in Section 9(a) 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 political or economic policies of the United States or with reference to the political or public interest, public morality or welfare of the United States or any section thereof.
September 13, 2017

Michal Strnad
Chairman of the Board and
Ms. Iona Kadlecova, Member of the Board
CSGM a.s.
Sokolovska 675,
186 00 Praha,
Czechia

In support of the Czechoslovak Group represented by the holding company Czechoslovak Group a.s. and its executive company CSGM a.s. (ID 01384694)—the latter parties both key to this retainer—the Foxtail Group LLC and other associates, as deemed necessary and mutually agreed upon, agree to perform the business development objectives and tasks listed in "Exhibit A" below according to the terms and conditions set forth in this letter.

1. The Foxtail Group LLC (and The Foxtail Associates) will provide customary research, planning and business development and government relations support to secure and advance the Group and its executive company—CSGM a.s.—growth according to the enclosed Statement of Work (SOW—Exhibit A).

2. The above parties and The Foxtail Group LLC agree that the initial fee will be $16,000 per month, billed monthly, plus reasonable and customary expenses (not to exceed $1000.00 per month), starting 1 September 2017 and ending 31 August 2018. Monthly expenses exceeding $1000.00 shall be borne by The Foxtail Group LLC unless such expenses are previously agreed to by the Czechoslovak Group a.s. and CSGM a.s.. The fee shall be reassessed and mutually agreed between the parties in 6 months, and on a quarterly basis thereafter.

3. Either party may cancel this agreement without giving any reason within 1 (one) month of a written notice without penalty. Notice can be delivered by registered mail to The Foxtail Group LLC's address shown below or by electronic means to the signatories of this document or their representatives. Notice shall commence on the first day following the day of notice delivery.

4. Any and all original subject matter created or developed by The Foxtail group LLC for the Group a.s. or CSGM a.s., whether resulting in new or
derivative works, shall constitute a work-for-hire, in which authorship
rights vest in the Group a.s. and CSGM a.s. Except as set forth herein,
all rights relating thereto shall be the sole and exclusive property of the
Group a.s. and CSGM a.s., their successors and assigns, absolutely and
for all copyright terms and renewal terms thereof throughout the world,
and for all uses and purposes.

5. The parties acknowledge that to enable The Foxtail Group LLC to
conduct the services described under this agreement, the Group a.s.
and or CSGM a.s. may disclose information that it deems to be
proprietary and confidential. For purposes of this agreement,
information shall be deemed to be “confidential” if it is clearly marked
as such at the time it is delivered to the other party or, in the event such
information is orally communicated, shall be considered confidential
only if identified as such when disclosed. The Foxtail group LLC
hereby agrees that it shall not use or divulge confidential information
for the benefit of any person other than the Group a.s. or CSGM a.s.
Additionally, neither The Foxtail group LLC, nor PRASAM LLC, will not
divulge to the Group a.s. or CSGM a.s. any proprietary or confidential
information derived from other Foxtail or PRASAM clients to prevent
any conflicts of interest. Such obligation respecting confidentiality
shall survive the termination of this agreement. The obligation of
confidentiality contained in this paragraph shall not apply to
information that (a) was in the public domain at the time of the group
a.s. or CSGM a.s. disclosure; (b) entered the public domain through no
fault of The Foxtail Group LLC subsequent to the Group a.s. or CSGM
a.s. disclosure; (c) was in The Foxtail Group LLC possession free of an
obligation of confidence at the time of the Group a.s. or CSGM a.s.
disclosure; (d) is shown to have been independently developed by The
Foxtail Group LLC without reference to confidential information; or (e)
is required to be disclosed by court or governmental order and the
Group a.s. and CSGM a.s. has first been given notice of such order so
that it had the opportunity to seek a protective order or other
appropriate remedy.

6. The Foxtail Group LLC shall make all necessary and
appropriate registrations, filings and disclosures in compliance with the
Lobbying Disclosure Act of 1895, the Honest Leadership and Open
Government Act of 2007, and any other applicable federal or state
lobbying laws of the USA, if needed. The filing of statements pursuant
to the Foreign Agents Registration Act of 1838 is the responsibility of
Arch Galloway II, Principal, The Foxtail group LLC.

7. No waiver, amendment, modification, or addition to this agreement shall
be binding upon either party unless reduced to writing and duly
executed by each of the parties in the same manner as the execution of
this agreement.

8. This agreement contains the entire agreement of the parties, and there
are no understandings or agreements relative thereto that are not
expressed herein.
9. The provisions of this agreement shall be severable and the invalidity of any provision, or portion thereof, shall not affect the enforceability of the remaining provisions.

10. This agreement and the rights of the parties hereunder shall be governed by and interpreted in accordance with the laws of the state of Maryland, USA.

11. The lead partners with authority for matters concerning this contract and its statement of work (SOW) are Archibald Galloway II (agallquery@potady.com; cell is 202-438-6723) and Gary L. Sojka (gary@potady.com; cell is 703-577-4371). Written correspondence can be delivered to The Foxtail Group LLC (address as noted here in). However, all billing correspondence will be delivered to: Ms. KELLY NICHOLS, Director of Finance, PRASAM LLC, P.O. Box 628, Occoquan, Virginia 22126-0628, USA. Ms. Nichols' email is WIL@potady.com; her work number is 703-493-8036. Requested correspondence be sent to:

The Foxtail Group LLC, P.O. Box 62, Glenwood, MD, 21738. P.O. Box 638, 599.

If the foregoing terms and conditions are acceptable, please so indicate by executing this letter agreement in the space provided below and returning a copy to me.

Sincerely,

The Foxtail Group LLC
P.O. Box 32
Glenwood, Maryland 21737-0032
USA

[Signature]

Name: Archibald Galloway
Title: Principal
Date: 13 September 2017

Accepted and Agreed:

By: CSGM a.s.
Name: Michal Strnad, Chairman of the Board, and
Ms. Ilona Kadlecova, Member of the Board
Date: 13.9.2017
EXHIBIT A

THE FOXTAIL GROUP LLC/CSGM a.s.

GENERAL STATEMENT OF WORK

General Scope of Services

The Foxtail Group LLC will support the Czechoslovak Group a.s. and CSGM a.s. in all aspects of its business development activities. Functionally, this will include providing budget and programmatic research, advice, marketing, communications, administrative assistance, government and industry engagement (arranging/attending meetings, drafting issue/white papers, attending conferences and networking opportunities), and assistance with program capture (e.g., review/red team proposals). The Foxtail Group LLC will supply a monthly activity report and will insure that all applicable hours are dedicated to performing the SOW.
EXHIBIT B

THE FOXTAIL GROUP LLC/CSGM a.s.

NEAR-TERM OBJECTIVES

In accordance with the SOW contained in Exhibit A, the Foxtail Group LLC shall in the near-term undertake to plan and support return visits by the Czechoslovak Group a.s. and/or CSGM a.s. personnel to meet with potential industry partners and government officials, focusing on:

1) US ammunition suppliers that would be interested in additional sources of ammunition;

2) US defense companies that would be interested in partnering with CSGM, establishing offset/co-production arrangements. A primary, but not sole focus, would be to meet the Visegrad-4 (V-4) countries' defense needs.

3) Industry and government officials continued political support for the V-4; and,

4) Industry and government officials to discuss the Czechoslovak Group a.s. and/or CSGM a.s. small arms/munitions supplies to Kurdistan to combat ISIS; provision of the Group a.s. or CSGM a.s. military equipment to the Ukraine to strengthen its defensive posture, and the Group a.s. or CSGM a.s. provision of non-lethal equipment to Azerbaijan to fight terrorism.