

1. Name of Registrant

Hogan & Hartson

2. Registration No.

2244

3. This amendment is filed to accomplish the following indicated purpose or purposes:

To correct a deficiency in

Initial Statement

Supplemental Statement for _____

To give a 10-day notice of a change in information as required by Section 2(b) of the Act.

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-

Amended Exhibit B to Hogan & Hartson's registration on behalf of the Government of the Commonwealth of The Bahamas.

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 more space is needed, full size insert sheets may be used.

Items 1-4 of Exhibit B to the Registrant's Statement for the Government of the Commonwealth of The Bahamas have been amended to reflect the recent signing of a second representation agreement between the Parties.

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The undersigned swear(s) or affirm(s) that he has (they have) read the information set forth in this amendment and that he is (they are) familiar with the contents thereof and that such contents are in their entirety true and accurate to the best of his (their) knowledge and belief.

Mark S. McConnell

Mark S. McConnell

Partner

(Both copies of this amendment shall be signed and sworn to before a notary public or other person authorized to administer oaths by the agent, if the registrant is an individual, or by a majority of those partners, officers, directors or persons performing similar functions who are in the United States, if the registrant is an organization.)

Subscribed and sworn to before me at Morgan & Hartson
this 22 day of February, 19 90 Andrew L. Swain
(Notary or other officer)

My commission expires June 30, 1993.

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. This form shall be filed in triplicate 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, dissemination report, copy of political propaganda 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 is automatically provided to the Secretary of State pursuant to Section 6(b) of the Act, and copies of such documents are routinely made available to other agencies, departments and Congress pursuant to Section 6(c) of the Act. Finally, the Attorney General transmits an annual report to the Congress on the Administration of the Act which lists the names of all agents and the nature, sources and content of the political propaganda disseminated or distributed by them. This report is available to the public.

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, Criminal Division, U.S. Department of Justice, Washington, D.C. 20530; and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, D.C. 20503.

Name of Registrant	Name of Foreign Principal
Hogan & Hartson	2244

Check Appropriate Boxes:

1. The agreement between the registrant and the above-named foreign principal is a formal written contract. If this box is checked, attach three copies of the contract to this exhibit.
2. There is no formal written contract between the registrant and foreign principal. The agreement with the above-named foreign principal has resulted from an exchange of correspondence. If this box is checked, attach three copies of all pertinent correspondence, including a copy of any initial proposal which has been adopted by reference in such correspondence.
3. 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 the expenses, if any, to be received.

The Registrant and the Foreign Principal have two agreements. The agreement indicated in Item 2 previously was filed with the Department of Justice on March 26, 1987.

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

The Registrant will render advice and representation to the Foreign Principal on U.S. laws, regulations and policies that may affect or relate to the activities and interests of the Foreign Principal, including without limitation international narcotics interdiction programs; joint U.S.-Bahamas drug enforcement activities; extradition treaties matters; bilateral aviation matters; Caribbean Basin Initiative matters; foreign investment and trade development in The Bahamas; regulation of drug offenses under state and federal laws; insurance requirements and state taxes applicable to The Bahamas' tourist offices in the U.S.; and bilateral tax treaties.


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

See item 4 above.

6. Will the activities on behalf of the above foreign principal include political activities as defined in Section 1(o) of the Act?
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's activities on behalf of the Foreign Principal may include communications with Executive Branch officials, with officials of the U.S. Government agencies and with members of the U.S. Senate and House of Representatives and their staff relating to legislation and actions of the Executive Branch and of the U.S. Government agencies that may affect the Foreign Principal, including communications with the members and staff of the U.S. Senate and House of Representatives, and with officials of the U.S. Government agencies concerning international interdiction programs and control; joint U.S.-Bahamas drug enforcement activities; extradition treaties matters; bilateral aviation matters and Caribbean Basin Initiative matters.

<p>Date of Exhibit B February 22, 1990</p>	<p>Name and Title George U. Carneal Partner</p>	<p>Signature </p>
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*Political activity as defined in Section 1(o) of the Act means the dissemination of political propaganda and any other activity which the person engaging therein believes will, or which he intends to, prevail upon, indoctrinate, convert, induce, persuade, or in any other 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.

LEGISLATIVE REPRESENTATION AGREEMENT

LEGISLATIVE REPRESENTATION AGREEMENT, dated as of January 1, 1990, between The Government of the Commonwealth of The Bahamas ("The Government") and the law firm of Hogan & Hartson ("H&H").

W I T N E S S E T H :

WHEREAS, The Government has determined to augment its representation in legislative matters before the U.S. Congress which affect its national interests; and

WHEREAS, The Government wishes to retain H&H to provide such legislative and related services; and

WHEREAS, H&H is willing and able to furnish the services required by The Government;

NOW, THEREFORE, in consideration of the mutual covenants herein contained, the parties hereto agree as follows:

SECTION 1. SCOPE OF SERVICES

H&H shall perform the following services under this agreement:

1. Legislative Monitoring and Reporting

H&H shall inform the Embassy of The Bahamas in Washington ("the Embassy") concerning the political environment, policy options under consideration and

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Congressional attitudes, as necessary for well-reasoned decision making. H&H shall review various publications daily to obtain timely information regarding congressional committee schedules, hearings, legislation introduced, legislators' positions on issues, press conferences, and floor and committee action, and shall inform the Embassy of significant developments and recommend appropriate responses. H&H shall attend congressional hearings, mark-ups, and press conferences of interest to The Government, and shall provide The Government's Minister of Foreign Affairs ("the Minister"), through the Embassy, with written and verbal reports. H&H shall also meet periodically with Embassy officials to discuss developments and strategy, and shall prepare at the end of each month a written report describing developments and activities in the Congress of importance to The Bahamas.

2. Legislative Strategy and Planning

H&H shall assist the Minister, through the Embassy, in developing clear legislative strategies for achieving identified policy goals.

3. Legislative Advocacy

H&H shall work with the Embassy to develop a well-coordinated program for communicating with members of Congress and congressional staff on matters which affect The Bahamas, with particular emphasis on the annual international narcotics control certification process.

4. Improved Congressional Relationships

To foster the creation of improved relationships and understandings with members of both the Senate and the House of Representatives, H&H shall facilitate meetings with such legislators and their staffs on business and social levels.

5. Executive Branch Communications

H&H shall assist the Embassy in communicating with Executive Branch officials as is appropriate to aid in accomplishing the Government's legislative goals and strategies.

6. Media Communications

H&H shall provide the media periodically with such information regarding The Bahamas as is necessary and appropriate to assist in accomplishing the Government's legislative goals and strategies, and shall assist Embassy officials in their relations with the media.

7. Economic Development

H&H shall work with the Embassy to identify and pursue opportunities for business investment and economic development in The Bahamas, including developments in the Congress which could affect economic development in The Bahamas.

SECTION 2. COORDINATION WITH THE EMBASSY

In performing its services under this agreement, H&H shall receive instructions from the Government's Ambassador to the United States ("the Ambassador") and any persons designated by the Ambassador. H&H shall at all times collaborate closely

with the Ambassador and other representatives of the Government to ensure that its identified objectives are pursued in accordance with the wishes of The Government and that duplication of effort between H&H and the Embassy is minimized. H&H shall make no commitments on behalf of The Government without the prior approval of the Ambassador.

SECTION 3. TERM

This agreement shall be effective January 1, 1990 and shall terminate on June 30, 1990; provided, however, the agreement may be extended beyond June 30, 1990 on such terms as the parties may mutually agree upon in writing, and may be terminated by either party at any time upon thirty (30) or more days notice prior to the end of any calendar month.

SECTION 4. COMPENSATION

The Government agrees to pay H&H for the professional services to be provided during the term of this agreement, the sum of \$100,000, plus expenses incurred in connection with the aforesaid legal services, including photocopying, local transportation, express courier delivery services, and long distance telephone. H&H shall bill The Government for fees at the end of each month during the term in five equal installments of \$16,600, except that the final installment shall be for \$17,000, plus disbursements.

SECTION 5. FILINGS

H&H will make all necessary registrations and filings required under federal statutes and congressional rules and shall promptly provide the Embassy with a copy of such filings.

IN WITNESS WHEREOF, The Government and H&H have each caused this Agreement to be duly executed as of the day and year first above written.

THE GOVERNMENT OF THE
COMMONWEALTH OF THE
BAHAMAS

By

Margaret E. McDonald
Margaret E. McDonald
Ambassador

HOGAN & HARTSON

By

George U. Carneal
George U. Carneal