Privacy Act Statement. 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. One copy of every such document, other than informational materials, is automatically provided to the Secretary of State pursuant to Section 8(b) of the Act, and copies of any and all documents are routinely made available to other agencies, departments and Congress pursuant to Section 8(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.

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, Criminal 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.

Furnish this exhibit for EACH foreign principal listed in an initial statement and for EACH additional foreign principal acquired subsequently.

<table>
<thead>
<tr>
<th>1. Name and address of registrant</th>
<th>2. Registration No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Akin Gump Strauss Hauer &amp; Feld</td>
<td>3492</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>3. Name of foreign principal</th>
<th>4. Principal address of foreign principal</th>
</tr>
</thead>
<tbody>
<tr>
<td>Embassy of the United Arab Emirates</td>
<td>3522 International Ct, NW, Suite 400 Washington, DC 20008</td>
</tr>
</tbody>
</table>

5. Indicate whether your foreign principal is one of the following:

- [X] Foreign government

- [ ] Foreign political party

- [ ] Foreign or domestic organization: If either, check one of the following:
  - [ ] Partnership
  - [ ] Committee
  - [ ] Corporation
  - [ ] Voluntary group
  - [ ] Association
  - [ ] Other (specify):

- [ ] Individual-State nationality

6. If the foreign principal is a foreign government, state:
   a) Branch or agency represented by the registrant.
   Embassy
   b) Name and title of official with whom registrant deals.
   Saqr Ghobash, Ambassador

7. If the foreign principal is a foreign political party, state:
   a) Principal address.

   b) Name and title of official with whom registrant deals.

   c) Principal aim.
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

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.)*

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.

    Date of Exhibit A

    Name and Title  
    Daniel L. Spiegel, Partner

    Signature
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. One original and two legible photocopies of this form shall be filed 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, 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. 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.

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, DC 20530; and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503.

1. Name of Registrant
Akin Gump Strauss Hauer & Feld

2. Registration No.
3492

3. Name of Foreign Principal
Embassy of the United Arab Emirates

Check Appropriate Boxes:

4. [X] 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.

Provide counsel on policy matters related to a number of issues of concern including, among others: export controls and sanctions, trade, human rights, and U.S. foreign and defense policies.

Formerly OBD-65

DATE: JUNE 1998
8. Describe fully the activities the registrant engages in or proposes to engage in on behalf of the above foreign principal.

Provide periodic briefings and analysis on legislative proposals and communicate with relevant Executive Branch and Legislative Branch offices regarding issues of concern to the Government of the UAE.

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.

We will communicate with US Government officials and provide them with information relevant to the UAE and the issues outlined above.

<table>
<thead>
<tr>
<th>Date of Exhibit B</th>
<th>Name and Title</th>
<th>Signature</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Daniel L. Spiegel, Partner</td>
<td></td>
</tr>
</tbody>
</table>

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.
August 15, 2007

His Excellency
Saqr Gobash
Ambassador of the United Arab Emirates to the United States
Embassy of the United Arab Emirates
3522 International Ct, NW, Suite 400
Washington, DC 20008

Re: Agreement to Represent Embassy of the United Arab Emirates

Dear Mr. Ambassador:

Akin Gump is honored to assist the Embassy of the United Arab Emirates in Washington, D.C. by providing expert counsel, policy analysis and legal services as may be required. This letter of agreement consists of a description of services to be provided; presentation of a core team of professionals to perform these services; and terms of financial arrangements between us. We look forward to working with and providing support to the Embassy as it pursues strong and enduring bilateral relations with the United States.

It is clearly our hope to create an effective model of cooperation and interaction between Akin Gump and the Embassy of the UAE. We would propose to do this in a number of different ways. In addition to the enumerated items listed below which have arisen in our discussions, we would also look forward to creating a very active and ongoing interchange of ideas and information between our core team and the Embassy for the purpose of better educating the Firm about ongoing key issues in the UAE. The frequency and format of these periodic roundtable discussions will be important for us, particularly in the early stages of our relationship.

Description of Services to Be Provided

1. Export Controls and Economic Sanctions Law and Policy. Akin Gump will provide analysis and advice on proposed legislation and developments in the U.S. Congress and Executive Branch potentially affecting trade between the U.S. and UAE. Additionally, the Firm will monitor and analyze similar regulatory initiatives at the state and local levels as well as grass-roots (i.e., generated by non-governmental entities) initiatives in the United States seeking to influence U.S. sanctions in ways potentially affecting UAE interests. Akin Gump is also prepared to advise the Embassy on likely U.S. Executive and Legislative Branch views toward
the development of the UAE’s own export control laws and regulatory framework. We can also help identify potential opportunities for the UAE to advance proposals for closer bilateral alignment and cooperation on shared export compliance priorities.

This specific, tailored support will include assistance in maintaining good communication with relevant U.S. agencies that drive policy and enforcement of laws. In addition, the Firm will provide analysis and advice on emerging trends and opportunities for the UAE and the US to align their policies and priorities in these areas. We will also provide UAE with analysis, advice, guidance and support on specific US policy and regulatory issues arising under the US sanctions and export control laws, including the Export Administration Act (EAR, Anti-boycott and related laws), Arms Export Control Act (ITAR) and the various US economic sanctions laws administered by the US Treasury Department’s Office of Foreign Assets Control (OFAC), the U.S. Department of State and other U.S. agencies, as you require.

2. Human Rights and Human Trafficking. Akin Gump will advise the Embassy on U.S. human rights policy and programs, and pending or potential legislative initiatives. The Firm has resident expertise in the field of human rights and trafficking, with individuals having significant experience from official and non-governmental roles. We propose to track developments of particular interest to the Embassy, and to provide any required legal and policy support. Additionally, we will help the Embassy plan and execute any special initiatives it undertakes in this area.

3. Trade Policy and Trade Negotiations. Three years ago, the United States and the UAE launched negotiations aimed at concluding a Free Trade Agreement. In recent years, the United States has concluded FTAs with a number of countries in the region, including Jordan, Morocco, Bahrain and Oman. Given the expiration of Congress’ grant of negotiation authority for FTAs in the United States, there are challenges to concluding an FTA between the United States and the UAE. Given the number of countries in the region that have FTAs with the United States, there are likely strong competitive reasons for the UAE to continue to seek an FTA with the United States. In any event, there will likely be continued attention to bilateral trade issues as well as the need for the UAE to monitor and participate in global trade negotiations and consider trade arrangements with other countries.

4. Enhancing Recognition of the UAE as a Valued Security Partner. U.S. interests and policies in the Arab and Islamic world are certain to have very high visibility throughout the remainder of 2007 and into the 2008 Presidential electoral campaign and beyond. We believe the UAE’s interests will be served by ensuring that key U.S. opinion leaders and select interest groups are aware that the UAE seeks to be a good and trusted partner to the United States, and
provides generous hospitality to major U.S. Navy ships in port among other areas of security cooperation. Key Members of Congress, in particular, should be informed of important, if less visible, aspects of this close bilateral relationship that serve vital security interests. It may also be important to highlight the UAE’s role in leading economic reform and openness in the region.

5. **Tracking U.S. Defense and Foreign Policy.** The Firm will assist the Embassy in remaining current on the evolution of significant U.S. defense and foreign policy developments. While this can include virtually any issues of interest specified by the Embassy, the Firm will offer current assessments of U.S. policies toward, Iraq, Iran, Syria, Lebanon, the Israeli-Palestinian relationship, and other important actors such as Russia, India and China.

6. **Monitoring Significant Congressional Developments.** In addition to following closely the Administration’s actions and policy initiatives, the Firm will advise the Embassy on significant congressional initiatives. These can be very significant at a time when a Republican Administration and Democratic majorities in both houses of Congress are working through a full issue agenda with major elections approaching, and because debates involving the Congress are highly visible to the international media. The Embassy will benefit from early-warning of initiatives on Capitol Hill that could impact UAE interests directly or indirectly. The goal of Akin Gump’s support will be to help the Embassy understand the implications of these developments and consider proactive measures to ensure that UAE perspectives are understood and its interests are served.

7. **UAE and the Congress.** Akin Gump will advise and assist the Embassy in expanding its communication and contact with key Members and staff in Congress. This relationship-building will assist the UAE in a positive way. The congressional members and staff will similarly benefit from a better understanding of the UAE and its posture of friendship and partnership toward the United States.

8. **Support to Visits by UAE Senior Officials.** Akin Gump will advise the Embassy on constructive and beneficial contacts to be made with Executive and Legislative Branch officials as well as influential private sector and media contacts during visits by Emirati leaders as well as other high-level officials, business and opinion leaders from the UAE. We see the potential to access wider circles of important Americans to increase understanding of the UAE’s positive outlook and deepening cooperation with the U.S.

9. **Training/Familiarization of UAE Diplomats.** The Firm will be pleased to work with diplomats and staff at the UAE Embassy to help them understand the policy processes within various agencies of the U.S. Government, including the Congress. If needed, we will assist with
preparation of briefing papers and other appropriate materials for meetings with senior officials and Members of Congress.

10. **Periodic Roundtable Discussions.** As part of our commitment to building and expanding our relationship, and deepening our mutual understanding of U.S. and UAE interests and priorities, Akin Gump will host periodic roundtable discussions with key members of the Firm and your Embassy team for a more informal discussion of issues of interest. We envision this as including members of the Firm who are not part of the advocacy effort, such that the discussions will have a broad focus.

11. **Crisis Management.** If required, Akin Gump has good working relations with top-quality strategic communications consulting firms, and can quickly put these in contact with the Embassy’s leadership.

12. **Future Issues of Priority Interest and Concern to the Embassy.** The representation will evolve according to the needs of the Embassy. While we cannot predict what issues will emerge over time as requiring expertise and advice, Akin Gump stands ready to provide policy support, as requested, on the issues that matter to the UAE generally and the Embassy specifically.

**UAE Embassy Support Team**

Akin Gump has assembled a strong, experienced team of accomplished professionals each of whom will comply fully with all applicable Federal and Congressional lobbying and disclosure requirements. This team has very strong policy credentials from economic and trade expertise to foreign policy and national security. Among the members are experienced and respected public policy specialists with ties to leadership in both the Democratic and Republican parties and in both houses of Congress as well as Executive Branch Departments and agencies. We will add other members to our team as the UAE Embassy’s particular needs may require over time. Those listed below are the “core team” to which the Embassy would turn on a regular basis.

Ambassador Daniel L. Spiegel, Partner, former U.S. Ambassador to U.N. in Geneva
Victor H. Fazio, former U.S. Congressman (D, California)
Hon. Toby Trister Gati, former Assistant Secretary of State for Intelligence and Research
Barney J. Skladany, Jr., Partner, Senior Public Policy and Legislative Specialist
J. David Carlin, Partner, former Clinton Administration Assistant Secretary for Congressional Relations
Wynn H. Segall, Partner, International Trade, Economic Sanctions, Export Controls
Smith W. Davis, Partner, head of legislative financial institutions policy practice
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C. Anne Pence, former Senior Policy Advisor to Under Secretary of State for Economic Affairs
Hal S. Shapiro, Partner, former senior counselor to Director of National Economic Council
Tamer A. Soliman, Counsel on International Trade, Export Controls and Economic Sanctions

It is important to note that other key practitioners in the firm specializing in legal and
regulatory support such as defense export licensing, defense contract issues, sanctions and the
like, will be supporting the above team.

**Fees, Billing and Payment**

Pursuant to the Embassy’s request, the Firm will bill the UAE monthly based on the
hourly rates of all attorneys and professionals who devote time on matters authorized by the
Embassy. To our fees for professional services we will add those ordinary and necessary
expense items covering such items as express mail, long distance calls, meals, local transport
and authorized travel. We understand that the Embassy desires to engage the Firm on this basis
and will decide after 90 days whether it wishes to alter the fee arrangement to a monthly retainer
to be mutually negotiated. The Firm will provide monthly invoices to the Embassy and payment
shall be made no later than 30 days following delivery of the invoice to the responsible Embassy
officer. Please see Appendix A for details covering payment information.

**Term**

The agreement between the UAE and the Firm shall commence on September 3, 2007
and continue for a period of twelve months from that date. Should either party to the agreement
wish to terminate the relationship, it shall have the opportunity to do so without cause with 30
day notice to the other so provided in writing. Upon termination of the agreement, the Embassy
agrees to pay all outstanding fees and expenses due by the termination date.

**Conflict of Interest**

The Firm will not enter into, or engage in, representations that would create a conflict of
interest, as defined by the D.C. Bar’s Rules of Professional Conduct, with the interests of the
UAE, unless the UAE consents.

**Confidentiality**

The Firm is required to preserve the confidence and secrets of the UAE, in accordance
with the requirements of the D.C. Bar. The Firm shall safeguard and protect as confidential any
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Page 6

economic, political, military or other sensitive information provided to the Firm in confidence by the Embassy.

**Dispute Resolution**

Any dispute arising from this Agreement shall be resolved through mutual consultations between the parties and shall be subject to the laws of the District of Columbia, which shall govern any interpretation or application of the Agreement.

IN WITNESS THEREOF, the Firm and the Embassy of the UAE have affixed their signatures hereto, on this 17th day of August 2007. This Agreement is executed in three copies in English language, each copy being identical.

AGREED:

[Signatures]

Embassy of the UAE

Daniel L. Spiegel
Akin Gump Strauss Hauer & Feld, LLP