

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

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>.

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: <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 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: <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, Registration 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

The Fratelli Group

2. Registration No.

5867

3. Name of Foreign Principal

Government of Colombia

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.

The Fratelli Group will provide public relations services to the Government of Colombia in connection with the U.S.-Colombia Trade Promotion Agreement and other interests of the Government of Colombia. These services include conducting outreach to the media on a targeted and as-needed basis and/or preparing communications with representatives of the U.S. government and the U.S. Congress. The services will also include meetings with the foreign principal from time to time.

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

The Fratelli Group will engage in the following activities on behalf of the Government of Colombia:

- Contact members of the media in connection with the U.S.-Colombia Trade Promotion Agreement and other interests of the Government of Colombia
- Prepare informational materials
- Provide advice and counsel on media strategy, including monitoring news

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.


The registrant's activities on behalf of the foreign principal will focus on advancing bilateral relations. These activities may include communications with representatives of various media on behalf of the foreign principal.

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 contents are in their entirety true and accurate to the best of his/her knowledge and belief.

Date of Exhibit B	Name and Title	Signature
January 12, 2018	Francis O'Brien, Principal	/s/ Francis O'Brien eSigned

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.

 PRESIDENCIA DE LA REPÚBLICA



PRÓRROGA No.1 Y ADICIÓN No. 1 AL CONTRATO DE PRESTACIÓN DE SERVICIOS No. 018 -17 CELEBRADO ENTRE EL DEPARTAMENTO ADMINISTRATIVO DE LA PRESIDENCIA DE LA REPÚBLICA Y THE FRATELLI GROUP INC.

Los suscritos a saber, por una parte, **CLAUDIA YOLIMA JIMÉNEZ RIVERA** identificada con la cédula de ciudadanía No.51.692.019, quien en su calidad de Directora de Operaciones, nombrada y posesionada mediante el Decreto No.755 del 10 de mayo de 2017 y Acta de Posesión No.2780 del 10 de mayo de 2017; y según las facultades conferidas mediante la Resolución No.0757 del 10 de octubre de 2017, actúa en nombre y representación del **DEPARTAMENTO ADMINISTRATIVO DE LA PRESIDENCIA DE LA REPÚBLICA** quien en adelante se denominará **LA ENTIDAD**, y por la otra parte, y por la otra parte, **FRANCIS O'BRIEN**, quien en su calidad de Director y estando debidamente autorizado actúa en nombre de **THE FRATELLI GROUP INC.**, compañía constituida bajo las leyes del Distrito de Columbia en los Estados Unidos de América, de acuerdo con la Certificación de Incorporación expedida por el "Superintendent of Corporations (Department of Consumer and Regulatory Affairs)" del Distrito de Columbia y los artículos de incorporación, que hacen parte integrante del presente contrato, quien para los efectos de este documento se llamará **EL CONTRATISTA**, hemos acordado suscribir la presente adición 1 y prórroga 1; previas las siguientes consideraciones: 1) Que el día 15 de febrero de 2017 se suscribió entre el Departamento Administrativo de la Presidencia de la República y **FRATELLI GROUP INC** el contrato de prestación de servicios No.018-17. 2) Que el objeto del contrato de prestación de servicios No.018-17, se pactó en la cláusula primera del contrato así: "En virtud del presente contrato **EL CONTRATISTA** se obliga a prestar a **LA ENTIDAD**, por sus propios medios con plena autonomía técnica y administrativa, los servicios dirigidos a desarrollar y apoyar la ejecución de la estrategia de comunicaciones adelantada por el Gobierno Nacional en los Estados Unidos de América." 3) Que el valor y forma de pago del contrato de prestación de servicios No. 018-17 se pactó en la cláusula segunda y tercera así: "**SEGUNDA.- VALOR** El valor del presente contrato es hasta la suma de **CIENTO NOVENTA Y OCHO MIL TRESCIENTOS SETENTA Y TRES DÓLARES DE LOS ESTADOS UNIDOS DE AMÉRICA (\$198.373 USD)** incluidos todos los impuestos, gastos y costos a que haya lugar. **TERCERA - FORMA DE PAGO:** LA ENTIDAD cancelará al **CONTRATISTA**, mes vencido o proporcional por fracción; en cuotas iguales, cada una de **DIECINUEVE MIL OCHOCIENTOS TREINTA Y SIETE DÓLARES DE LOS ESTADOS UNIDOS DE AMÉRICA CON TREINTA CENTAVOS (\$19,837,30 USD)** incluido todos los gastos, costos e impuestos a que haya lugar, con base en los servicios efectivamente prestados". 4) Que en la cláusula quinta se estableció el plazo de ejecución del contrato hasta diez (10) meses sin que pueda exceder del 31 de diciembre de 2017, previo registro presupuestal y aprobación de la garantía bancaria establecida en la cláusula décima del contrato hecho que accedió el día 30 de marzo de 2017. 5) Que mediante **MEM17-00018597 / JMCS 111800** del 18 de diciembre de 2017, el supervisor del contrato solicitó a la Directora de Operaciones prorrogar el contrato de prestación de servicios No.018-17 hasta el 31 de mayo de 2018 y adicionar el valor en la suma de **99.186,5 USD** justificando dicha solicitud así: (...) "Con el contrato se busca contar con los servicios de una firma especializada que apoye a la Embajada de Colombia en los Estados Unidos en la implementación de la estrategia de comunicaciones y de esta forma, mantener como prioridad el posicionamiento y la promoción de Colombia, la consolidación del apoyo de Estados Unidos a los Procesos de Paz y el posconflicto, el fortalecimiento de las iniciativas de seguridad, la ampliación de las relaciones comerciales y de inversión, así como la creación de una agenda conjunta que incluya entre otras áreas, la educación, energía, protección ambiental y cambio climático, ciencia y tecnología, innovación y cultura. Teniendo en cuenta que hasta la fecha el contratista ha ejecutado de manera adecuada el objeto y las obligaciones derivadas del contrato y con el fin de dar continuidad a los servicios previamente descritos y satisfacer de esta forma el desarrollo e implementación de la estrategia de comunicaciones y el Plan de Promoción de Colombia en el exterior, se solicita su adición en el 50% del valor inicial y su prórroga hasta el 31 de mayo de 2018, considerando que la remuneración pactada se mantendrá durante la vigencia 2018. (...)" 6) Que en la cláusula décima octava del contrato principal se estableció lo siguiente: "**MODIFICACIONES, ADICIONES Y PRÓRROGAS:** Las partes convienen que cualquier modificación, adición y/o prórroga a lo pactado en el presente contrato y/o a cualquier documento que haga parte integral del mismo, sólo podrán realizarse mediante acuerdo escrito por las partes". Por lo anterior las partes acuerdan las siguientes cláusulas: **CLÁUSULA PRIMERA.** Prorrogar el plazo del contrato hasta el 31 de mayo de 2018. **CLÁUSULA SEGUNDA.-** Adicionar el valor del contrato en la suma de **NOVENTA Y NUEVE MIL CIENTO OCHENTA Y SEIS DÓLARES DE LOS ESTADOS UNIDOS DE AMÉRICA CON CINCO CENTAVOS (99.186,5 USD)** incluidos todos los impuestos, gastos y costos a que haya lugar para cumplir con el objeto contratado, para un valor total acumulado del contrato de **DOSCIENTOS**

 PRESIDENCIA DE LA REPÚBLICA



PRÓRROGA No.1 Y ADICIÓN No. 1 AL CONTRATO DE PRESTACIÓN DE SERVICIOS No. 018 -17 CELEBRADO ENTRE EL DEPARTAMENTO ADMINISTRATIVO DE LA PRESIDENCIA DE LA REPÚBLICA Y THE FRATELLI GROUP INC.

NOVENTA Y SIETE MIL QUINIENTOS CINCUENTA Y NUEVE DÓLARES DE LOS ESTADOS UNIDOS DE AMÉRICA CON CINCO CENTAVOS DE DÓLAR (297.559.5 USD) incluidos todos los impuestos, gastos y costos a que haya lugar, que LA ENTIDAD cancelará al CONTRATISTA, en concordancia con lo establecido para efectos de pago en la cláusula segunda del contrato. **CLÁUSULA TERCERA.- DISPONIBILIDAD PRESUPUESTAL:** La realización de los pagos de la presente adición se encuentra amparado así:

Vigencias	Descripción	Valor
2018	Aprobación cupo de vigencia futura ordinaria Presupuesto de Gastos de Funcionamiento 2018, Presidencia de la República. Radicado: 2-2017-024258 del 1 de agosto de 2017, expedido por la Dirección General del Presupuesto Público Nacional del Ministerio de Hacienda y Crédito Público	\$312.874.885

CLÁUSULA CUARTA.- MODIFICACIÓN DE LAS GARANTÍAS: EL CONTRATISTA se compromete a efectuar la modificación de La garantía bancaria del contrato principal, respecto de la suma asegurada y su vigencia, de conformidad con lo establecido en la cláusula décima del contrato principal y según los términos de la presente adición y prórroga 1. **PARÁGRAFO:** El Contratista deberá presentar para su aprobación, el modificatorio de la garantía bancaria al Área de Contratos. **CLÁUSULA QUINTA. VIGENCIA DE LAS ESTIPULACIONES.** Todas las demás estipulaciones del contrato inicial, continúan vigentes en cuanto no sean contrarias a lo establecido en el presente documento. **CLÁUSULA SEXTA. PERFECCIONAMIENTO.** El presente documento se entiende perfeccionado con la firma de las partes contratantes. **CLÁUSULA SÉPTIMA.- EJECUCIÓN:** EL CONTRATISTA sólo podrá iniciar la ejecución previo registro presupuestal.

Para constancia, se firma el

POR LA ENTIDAD,

PORE EL CONTRATISTA,

CLAUDIA YOLIMA JIMÉNEZ RIVERA
Directora de Operaciones
Presidencia de la República


FRANCIS O'BRIEN
Director
THE FRATELLI GROUP INC

Vº Bº


MIGUEL EDUARDO GONZALEZ REBELLÓN
Jefe Área de Contratos

PINDB

EXTENSION NO. 1 AND ADDITION NO. 1 TO THE SERVICES CONTRACT N° 018-17 BETWEEN THE ADMINISTRATIVE DEPARTMENT OF THE PRESIDENCY OF THE REPUBLIC OF COLOMBIA AND THE FRATELLI GROUP INC.

The undersigned, for one part, **CLAUDIA YOLIMA JIMÉNEZ RIVERA**, identified with the citizenship card No. 51,692,019, acting in her capacity as Director of Operations, named and authorized pursuant to Decree 755 of May 10, 2017 and the Possession Act No. 2780 of May 10, 2017; and in accordance with the authority granted by Resolution No. 0757 of October 10, 2017, does hereby act in name and on behalf of **THE ADMINISTRATIVE DEPARTMENT OF THE PRESIDENCY OF THE REPUBLIC**, hereinafter referred to as **THE ENTITY**; and for the other part, **FRANCIS O'BRIEN**, who acting in his capacity as Director and being duly authorized does hereby act on behalf of **THE FRATELLI GROUP INC.**, a company duly organized and existing under the laws of the District of Columbia in the United States of America, in accordance with the Certificate of Incorporation issued by the Superintendent of Corporations (Department of Consumer and Regulatory Affairs) of the District of Columbia and the articles of incorporation, which are an integral part of this contract, hereinafter referred to as **THE CONTRACTOR**, have agreed to enter into Addition 1 and Extension 1; subject to the following considerations: 1) That on February 15, 2017, services contract No. 018-17 was entered into between the Administrative Department of the Presidency of the Republic and the **FRATELLI GROUP INC.** 2) That the purpose of the services contract No. 018-17 was agreed to in the first clause of the contract, *"By virtue of this contract, **THE CONTRACTOR** binds itself to provide to **THE ENTITY**, by its own means with full technical and administrative autonomy the services aimed to develop and support the execution of the communications strategy pursued by the National Government in the United States of America."* 3) That the value and method of payment for services contract No. 018-17 was agreed to in the second and third clauses, to wit: **"SECOND.- VALUE: The total value of the present contract is up to ONE HUNDRED AND NINETY EIGHT THOUSAND THREE HUNDRED SEVENTY THREE DOLLARS OF THE UNITED STATES OF AMERICA (\$198,373 USD), including all taxes, expenses and costs that may be incurred. THIRD – METHOD OF PAYMENT: THE ENTITY will pay to THE CONTRACTOR by expired month or proportional by fraction; in equal installments, each one for NINETEEN THOUSAND EIGHT HUNDRED THIRTY SEVEN DOLLARS OF THE UNITED STATES OF AMERICA AND THIRTY CENTS (\$19,837.30 USD), including all expenses, costs and taxes that may be incurred, based on the services effectively rendered"**. 4) That the fifth clause established the time for performance of the contract up to ten (10) months but not to exceed December 31, 2017, after budget submission and acceptance of the bank guarantee established in the tenth clause of the contract, which took place on March 30, 2017, 5) That by means of MEM 17-00018597/JMSC 111800 of December 18, 2017, the contract supervisor requested that the Director of Operations extend the services contract No. 018-17 until May 31, 2018 and increase the value by **99,186.50 USD** justifying the request as such: [...] *"The purpose of the contract is to count on the services of a specialized firm to support the Colombian Embassy in the United States in the implementation of a communications strategy and as*

EXTENSION NO. 1 AND ADDITION NO. 1 TO THE SERVICES CONTRACT N° 018-17 BETWEEN THE ADMINISTRATIVE DEPARTMENT OF THE PRESIDENCY OF THE REPUBLIC OF COLOMBIA AND THE FRATELLI GROUP INC.

*such, maintain as a priority the positioning and promotion of Colombia, consolidate the support of the United States with respect to the Peace Process and post-conflict, strengthen security initiatives, expand commercial and investment relationships, as well as create of a joint agenda to include among other areas, education, energy, environmental protection and climate change, science and technology, innovation and culture. Taking into account that to date, the contractor has adequately performed the purpose and its obligations under the contract and with the end of continuing the services previously described and as such, satisfy the development and implementation of the communications strategy and the Plan to Promote Colombia abroad, an increase of 50% of the initial value and an extension to May 31, 2018 is requested, considering that the agreed to payment shall be maintained during 2018. [...]” 6) That in clause eighteen of the principal contract the following was established: **“AMENDMENTS, ADDITIONS AND EXTENSIONS: The parties agree that any amendment, addition and/or extension to this contract and/or any document which is an integral part of the same, shall only be made by written agreement between the parties”**. Due to the foregoing, the parties agree to the following clauses: **FIRST CLAUSE:** Extend the term of the contract until May 31, 2018. **SECOND CLAUSE:** Add to the value of the contract the sum of **NINETY NINE THOUSAND ONE HUNDRED EIGHTY SIX DOLLARS OF THE UNITED STATES OF AMERICA AND FIFTY CENTS (99,186.50 USD)** including all taxes, expenses and costs that may be incurred to meet the object of the contract, for a total cumulative value of **TWO HUNDRED NINETY SEVEN THOUSAND FIVE HUNDRED FIFTY NINE DOLLARS OF THE UNITED STATES OF AMERICA AND FIFTY CENTS OF A DOLLAR (297,559.50 USD)**, including all taxes, expenses and costs that may be incurred, which **THE ENTITY** will pay to the **CONTRACTOR**, in accordance with what is established for purposes of payment in the second clause of the contract. **THIRD CLAUSE.- BUDGET AVAILABILITY:** Payments for the present addition are funded as follows:*

Term	Description	Amount
2018	Approval for allowance for ordinary future expenditures Operating Expense Budget 2018, Presidency of the Republic. Promulgated: 2-2017-024258 of August 1, 2017, issued by the General Directorate of National Public Budget of the Department of Treasury and Public Credit.	\$312,874,885

FOURTH CLAUSE.- MODIFICATION OF THE GUARANTEES: THE CONTRACTOR commits to effecting the modification of the bank guarantee of the principal contract, with respect to the amount guaranteed and its term, in accordance with that established in the tenth clause of the principal contract and according to the terms of the present addition and extension 1. **PARAGRAPH:** The Contractor shall present for its approval the modification of the banking guarantee to the Area of

EXTENSION NO. 1 AND ADDITION NO. 1 TO THE SERVICES CONTRACT N° 018-17 BETWEEN THE ADMINISTRATIVE DEPARTMENT OF THE PRESIDENCY OF THE REPUBLIC OF COLOMBIA AND THE FRATELLI GROUP INC.

Contracts. **FIFTH CLAUSE. TERM OF THE STIPULATIONS.** All remaining stipulations of the initial contract continue to be valid as long as they are not in conflict with the present document. **SIXTH CLAUSE. PERFECTION.** The present document shall be deemed perfected with the signatures of the contracting parties. **SEVENTH CLAUSE.- PERFORMANCE: THE CONTRACTOR** may only initiate performance after budget recordation.

For the record, signed

FOR THE ENTITY,

FOR THE CONTRACTOR,

CLAUDIA YOLIMA JIMENEZ RIVERA

Director of Operations

Presidency of the Republic

FRANCIS O'BRIEN

Director

The Fratelli Group Inc.

Approved

MIGUEL EDUARDO GONZALEZ REBELLÓN

Chief of the Area of Contracts