

UNITED STATES DEPARTMENT OF JUSTICE  
Washington, D.C. 20530

DEPARTMENT OF JUSTICE  
FEB 6 4 15 PM '80

EXHIBIT B

TO REGISTRATION STATEMENT  
Under the Foreign Agents Registration Act  
of 1938, as amended

REGISTRATION UNIT  
INTERNAL SECURITY  
SECTION  
CRIMINAL DIVISION

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 duplicate for each foreign principal named in the registration statement and must be signed by or on behalf of the registrant.

Name of Registrant	Name of Foreign Principal
Amtorg Trading Corporation 750 Third Ave., N. Y., N.Y. 10017.	V/O "Techsnabexport", Moscow, USSR.

Check Appropriate Boxes:

- The agreement between the registrant and the above-named foreign principal is a formal written contract. If this box is checked, attach two copies of the contract to this exhibit.
- 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 two copies of all pertinent correspondence, including a copy of any initial proposal which has been adopted by reference in such correspondence.
- The agreement or understanding between the registrant and 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.
4. Describe fully the nature and method of performance of the above indicated agreement or understanding.

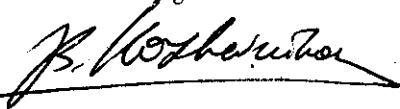
Same as in item 1 above.

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

None beyond the service referred to in item 1 above.

6. Will the activities on behalf of the above foreign principal include political activities as defined in Section 1(o) of the Act?<sup>1/</sup> 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.

Date of Exhibit B January 28, 1980	Name and Title Amforg Trading Corp. By: Boris O. Kozhevnikov, Secretary.	Signature 
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<sup>1/</sup> 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.

## AGENCY AGREEMENT

This Agreement is made on the 26 of June, 1979 between All-union cost-accounting foreign trade association "Tehsnabexport" (V/O "Tehsnabexport"), organized and existing under the laws of the USSR, hereinafter called "Tehsnabexport", on the one part, and Amtorg Trading Corporation, organized and existing under the laws of New York State, USA, hereinafter called "Amtorg", on the other part, for the following :

1. "Tehsnabexport" appoints Amtorg as an Agent on the territory of the USA and Amtorg shall render by orders of "Tehsnabexport" the following services :

- a) to find Buyers and Sellers of the goods within the scope of "Tehsnabexport", which "Tehsnabexport" intends to sell or to buy ;
- b) to conduct preliminary negotiations with the Buyers and Sellers on prices and conditions of sale and purchase of such goods ;
- c) to conclude contracts for sale and purchase of goods within the scope of "Tehsnabexport" for and on behalf of and at the expense of "Tehsnabexport" ;
- d) to render to "Tehsnabexport" necessary assistance in fulfilment of concluded contracts ;
- e) to inform "Tehsnabexport" of market situations, prices and conditions of sale and purchase of goods within the scope of "Tehsnabexport" ;
- f) to advertise the goods within the scope of "Tehsnabexport" and send to "Tehsnabexport" catalogues, brochures and other advertising materials.

2. TEHSNABEXPORT shall inform Amtorg about all contracts for sale and purchase of goods, signed between "Tehsnabexport" and firms of the USA.

3. In compensation for the services rendered by Amtorg under this Agreement "Tehsnabexport" has to pay to Amtorg commission at the rate of 1 (one) per cent of the sum of the contracts, concluded with the intermediary of Amtorg. The said commission may be increased or decreased by mutual consent of Amtorg and

"Tehsnabexport" based on the volume and character of the services rendered by Amtorg to "Tehsnabexport", and this shall be done in the beginning of the calendar year in respect to the contracts concluded during the previous calendar year.

4. "Tehsnabexport" shall transfer to Amtorg in advance the funds necessary for payment of expenses of "Tehsnabexport", which shall be paid out by Amtorg according to instructions of "Tehsnabexport" as well as for payment of expenses connected with business trips of "Tehsnabexport" employees.

5. Amtorg shall submit to "Tehsnabexport" monthly statements of disbursement made for THE EXPENSE OF "TEHSNABEXPORT."

6. The Parties will take all necessary steps to settle all disputes and differences which may arise between them under this agreement in an amicable way. If the Parties will not come to an agreement in an amicable way then any dispute or controversy, arising out of or relating to this agreement, shall be settled without recourse to any court of law, by the Foreign Trade Arbitration Commission at the USSR Chamber of Commerce and Industry, Moscow, USSR, in accordance with the rules of procedure of the said Commission. The decision of the said Commission will be final and binding on both Parties.

7. This agreement is in effect as of the date of its signing by both Parties and may be cancelled by any Party on one month written notice.

8. This Agreement is signed in Moscow, in two originals, each of them in Russian and English, one original for each Party, both Russian and English texts being authentic.

LEGAL ADDRESSES OF THE PARTIES:

V/O "Tehsnabexport"  
32/34 Smolenskaja-Sennaja Pl.  
Moscow 121200,  
USSR.

V/O "Tehsnabexport" :  
General Direktor  
(E.P. Volchkov)  
Deputy General Direktor

*E.A. Fedorov*  
E.A. Fedorov

Amtorg Trading Corporation  
750, Third Avenue,  
New York, N.Y. 10017,  
USA.

For and on behalf of  
Amtorg Trading Corporation:  
General Representative in the  
USA (V. Karpovitch)

