

U.S. Department of Justice
Washington, DC 20530

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

INSTRUCTIONS. Furnish this exhibit for EACH foreign principal listed in an initial statement and for EACH additional foreign principal acquired subsequently. The filing of this document requires the payment of a filing fee as set forth in Rule (d)(1), 28 C.F.R. § 5.5(d)(1). Compliance is accomplished by filing an electronic Exhibit A form at <http://www.fara.gov>.

Privacy Act Statement. The filing of this document is required by 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 this 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: <http://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: <http://www.fara.gov>.

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, Counterespionage 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.

<p>I. Name and Address of Registrant LEWIS BAACH PLLC 1899 Pennsylvania Avenue, NW, Suite 600 Washington, DC 20006</p>	<p>2. Registration No. 6183</p>
<p>3. Name of Foreign Principal International Counsel Bureau, Kuwaiti Counsel for the Families of Kuwaiti Citizens at Guantanamo Bay ("ICB")</p>	<p>4. Principal Address of Foreign Principal Dasman Complex, Block No. 3, 8th Floor Al-Sharq, P.O. Box 20941 Safat 13070, Kuwait</p>

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

- Foreign government
- Foreign political party
- Foreign or domestic organization: If either, check one of the following:
 - Partnership
 - Corporation
 - Association
 - Committee
 - Voluntary group
 - Other (specify) _____
- Individual-State nationality _____

6. If the foreign principal is a foreign government, state:

- a) Branch or agency represented by the registrant
N/A
- b) Name and title of official with whom registrant deals
N/A

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

- a) Principal address
N/A
- b) Name and title of official with whom registrant deals N/A
- c) Principal aim N/A

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.

The International Counsel Bureau serves as Kuwaiti Counsel for the Families of Kuwaiti Citizens at Guantanamo Bay in efforts to obtain due process for the Kuwaiti detainees in U.S. custody at Guantanamo Bay.

b) Is this foreign principal:

Supervised by a foreign government, foreign political party, or other foreign principal	Yes <input type="checkbox"/> No <input checked="" type="checkbox"/>
Owned by a foreign government, foreign political party, or other foreign principal	Yes <input type="checkbox"/> No <input checked="" type="checkbox"/>
Directed by a foreign government, foreign political party, or other foreign principal	Yes <input type="checkbox"/> No <input checked="" type="checkbox"/>
Controlled by a foreign government, foreign political party, or other foreign principal	Yes <input type="checkbox"/> No <input checked="" type="checkbox"/>
Financed by a foreign government, foreign political party, or other foreign principal	Yes <input checked="" type="checkbox"/> No <input type="checkbox"/>
Subsidized in part by a foreign government, foreign political party, or other foreign principal	Yes <input checked="" type="checkbox"/> No <input type="checkbox"/>

9. Explain fully all items answered "Yes" in Item 8(b). *(If additional space is needed, a full insert page must be used.)*

The International Counsel Bureau serves as Kuwaiti Counsel for the Families of Kuwaiti Citizens at Guantanamo Bay in efforts to obtain due process for the Kuwaiti detainees in U.S. custody at Guantanamo Bay. We understand that the Government of Kuwait makes financial contributions for the legal fees and expenses of the International Counsel Bureau for representation of the Families of Kuwaiti Citizens at Guantanamo Bay in efforts to obtain due process for the Kuwaiti detainees in U.S. custody at Guantanamo Bay.

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.

We understand that the International Counsel Bureau is owned and controlled by Abdul Rahman R. Al-Haroun.

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 A 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 A	Name and Title	Signature
August 23, 2013	Eric L. Lewis, Partner	/s/ Eric Leslie Lewis

eSigned

U.S. Department of Justice

Washington, DC 20530

Exhibit B to Registration Statement
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 <http://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: <http://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: <http://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, Counterespionage 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
 LEWIS BAACH PLLC
 1899 Pennsylvania Avenue, NW, Suite 600
 Washington, DC 20006

2. Registration No.

6183

3. Name of Foreign Principal

International Counsel Bureau, Kuwaiti Counsel for the Families of Kuwaiti Citizens at Guantanamo Bay

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 Registrant has been retained by the International Counsel Bureau, which serves as Kuwaiti Counsel for the families of Kuwaiti Citizens at Guantanamo Bay, in efforts to obtain due process for the Kuwaiti detainees in U.S. custody at Guantanamo Bay. See attached March 29, 2013 Retainer Agreement between the Registrant and the International Counsel Bureau (agreed on April 18, 2013). The Registrant has engaged and will engage in activities, such as potential litigation-related activities in the U.S. District Court for the District of Columbia on behalf of the foreign principal that do not require registration under the Foreign Agents Registration Act. Although the activities for which Registrant has been retained do not expressly include activities requiring registration, neither are such activities excluded. The Registrant is registering under the Foreign Agents Registration Act because as the representation develops some of its activities on behalf of the foreign principal may require registration.

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

The Registrant has been retained by the International Counsel Bureau, which serves as Kuwaiti Counsel for the families of Kuwaiti Citizens at Guantanamo Bay, in efforts to obtain due process for the Kuwaiti detainees in U.S. custody at Guantanamo Bay. See attached Retainer Agreement between the Registrant and the International Counsel Bureau. The Registrant has engaged and will engage in activities, such as potential litigation-related activities in the U.S. District Court for the District of Columbia on behalf of the foreign principal that do not require registration under the Foreign Agents Registration Act. Although the activities for which Registrant has been retained do not expressly include activities requiring registration, neither are such activities excluded. The Registrant is registering under the Foreign Agents Registration Act because as the representation develops some of its activities on behalf of the foreign principal may require registration.

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 may engage in political activities on behalf of the foreign principal. The Registrant's activities may on occasion include communications on behalf of the foreign principal with Executive Branch officials, officials of government agencies, members of the U.S. Senate and House of Representatives and their staffs, and the media relating to efforts to obtain due process for the Kuwaiti detainees in U.S. custody at Guantanamo Bay.

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
August 23, 2013	Eric L. Lewis, Partner	/s/ Eric Leslie Lewis 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.

Lewis | Baach pllc

Eric L. Lewis
202 659 7203
eric.lewis@lewisbaach.com

March 29, 2013

PRIVILEGED & CONFIDENTIAL

Abdul Rahman Al Haroun
International Counsel Bureau
Dasman Complex
Block No. 3 -- 8th Floor
Al-Sharq
PO Box 20941, SAFAT 13070

Re: Representation of Guantanamo Detainees Family Committee

Dear Mr. Al Haroun:

You have requested on behalf of International Counsel Bureau of Kuwait ("ICB") and we have agreed to furnish legal services in connection with representation of certain Guantanamo Detainees and the Family Committee of Kuwaiti Citizens Detained at Guantanamo Bay, Cuba, as more fully described in Annex A, attached. This Agreement includes this Letter of Engagement ("LoE") along with the ICB's Terms of Engagement attached as Annex A and an initial budget estimate for the matter as Annex B.

As required by the D.C. Rules of Professional Conduct, this letter sets forth the entire Agreement between you and our firm in connection with the foregoing representation.

1. As we have discussed, our representation in this matter shall be governed by Annexes A and B and the terms of this letter shall be governed by those Annexes in the event that there is a conflict between the terms of this letter and those Annexes.
2. As provided in and subject to Annexes A and B, you agree to compensate us for our services at our established hourly rates which currently range between \$285 and \$900 per hour depending on the attorney performing the services. I will be principally responsible for the representation and my hourly rate is \$900, although as an accommodation to the client I will bill this matter at \$800 per hour. Other attorneys may assist us as appropriate to provide effective representation. We may also use paraprofessional assistance when appropriate at rates currently ranging between \$150 and \$195 per hour. We periodically review our rates to take account of

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International Counsel Bureau - Kuwait
March 29, 2013
Page 2

increasing costs and inflation and, when appropriate, adopt increases generally applicable to all clients. We will inform you of any such rate adjustments and seek your confirmation of such adjustments.

3. As provided in and subject to Annexes A and B, in addition to the payment of fees, you agree to reimburse us for out-of-pocket disbursements incurred in the representation, such as express delivery/messenger service, travel, secretarial overtime (when required) and similar expenses. We shall not incur any major or unusual expense without your prior authorization. When out-of-pocket disbursements are significant, for example, fees for outside consultants and expert witnesses, we may ask you to pay the bills directly and you agree to do so promptly.
4. In the usual course our statements for fees and disbursements will be rendered monthly. We may, in our discretion, elect to bill less frequently, in which event we will carry the amounts over to the next billing. We confirm our understanding that we shall address our invoices to you and submit the same to the Engagement Program Manager ("EPM"). EPM will review our invoices and, if in order, recommend approval to you and the Chairman of the Family Committee. You will then review our invoices and, on approval, submit the same for payment. You agree to make and use all reasonable endeavors to cause payment to be made as timely as possible under the circumstances. We confirm our understanding and agreement, however, that the payment process is a tedious process requiring months and not weeks before payment is received by you, following which payment is made promptly by you to our firm.
5. You may, of course, terminate our representation at any time, for any reason. For avoidance of doubt, you may terminate our firm's representation at any time, with or without cause, by providing notice, and in the case of no cause our firm shall be entitled to receive its fees (including expense reimbursement) as authorized by this Agreement, up to and including the month in which our firm's representation is terminated. Our firm may terminate its representation of you for breach of the terms contained herein or otherwise in accordance with the applicable Rules of Professional Conduct and Rules of Court.
6. If you have any questions about the foregoing terms as supplemented by Annexes A and B, please let us know. Otherwise, if this letter correctly sets forth the terms of our engagement, we ask you to indicate by signing and dating it in the appropriate spaces below and returning the original to us.

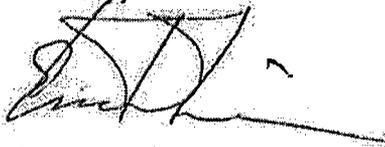
APM

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International Counsel Bureau - Kuwait
March 29, 2013
Page 3

We thank you for the opportunity to be of assistance and look forward to working with you.

Sincerely,



Eric L. Lewis

AGREED: 

Date: 18-04-2013

CONFIDENTIAL INFORMATION
ATTORNEY-CLIENT PRIVILEGE
VERSION DATED: 29 MARCH 2013

ANNEX A
ICB LOE TERMS AND CONDITIONS

The terms and conditions of this Annex A are incorporated by reference into and are an integral part of our understanding confirmed by the Letter of Engagement ("Letter" or "LoE") to which this Annex A is attached (with the Letter and Annex A and Annex B collectively referred to as "this Agreement"). In the unlikely event of conflict between the terms or conditions of Annex A and the LoE, Annex A shall govern and prevail. This Agreement constitutes the entire understanding between ICB and Lewis Baach PLLC ("Firm") with respect to the Scope of Engagement set forth in Section 1 of the Letter (this "Engagement" or "SoE") and supersedes any prior understandings (both written and oral) with respect to the subject matter of this Agreement.

1. Client Representation and Engagement Management

Firm acknowledges that: (a) ICB jointly represents the Detainees and the Family Committee of Kuwaiti Citizens Detained at Guantanamo Bay, Cuba ("Family Committee"); (b) ICB is assisted in this endeavor by two special legal counsel (currently being Pillsbury Winthrop Shaw Pittman (David J. Cynamon), lead litigator, and Arnold & Porter (Ronald D. Lee and Ronald A. Schechter), strategic counsel and lead litigator regarding Freedom of Information Act proceedings); (c) ICB is further assisted by The NewinCo, Inc. (Marcia B. Newell, President, "NewinCo"), who serves as Engagement Program Manager ("EPM"); and (d) funding for ICB's engagement of the Advisers' services is by the Government of Kuwait ("GoK"). Because ICB deems the service and participation of these three advisors and Firm (collectively, "Advisers") as being necessary for ICB to provide effective legal advice and representation to its clients, Firm and ICB confirm that it is their intention that communications between and amongst the Advisers, the Advisers and ICB, GoK and ICB and the Advisers, and ICB and the Advisers and the Family Committee shall constitute attorney-client privileged communications and work product to the maximum extent appropriate under the circumstances, and Firm agrees to make and use all reasonable endeavors to preserve the same.

2. Confidentiality

Firm confirms that all information relating to this Engagement (including existence of this Engagement and this Agreement and its terms and conditions) is confidential information and shall not be disclosed by Firm except to members and employees of Firm who have (a) a "need-to-know" and (b) an employment, contractual or professional duty to keep it confidential to the same extent as if they were directly subject to this provision, *except* as required expressly for Firm to fulfill this Engagement or disclosure is required by lawful process, and then only as necessary to comply, in which event, to the extent legally permissible, ICB shall be given notice, consulted in advance of disclosure as to the purpose and intended form of the disclosure, and given copies of the actual disclosure as soon as made or thereafter as legally permitted. For avoidance of doubt, Firm specifically confirms that it shall not make reference to this Engagement, this Agreement, ICB (or any of its Advisers or any of its supporters) or GoK (including its ministries, departments and agencies) with respect to any promotional materials, media or similar circumstances without ICB's prior written permission.

3. Fees and Expenses and Budgets

With respect to the assignments and tasks responsive to this Engagement, Firm agrees that its fees and expenses for fulfillment of this Engagement shall be those summarized in the Letter and projected in Annex B from time to time, subject to the terms and conditions of this Engagement, including this Annex A. Before proceeding with any assignment or task contemplated by this Engagement, Firm shall submit to EPM for ICB's written approval (a) description of Firm's understanding of the particular assignments and tasks that Firm proposes to undertake in fulfillment of the agreed objective; (b) a fixed fee or a not-to-exceed fee budget, attached as Annex B, as may be specified or appropriate under the circumstances ("Budget"); and (c) a time line setting forth Firm's proposed work plan by which it intends to achieve this particular Engagement Objective within the agreed Budget. Additionally, Firm shall be reimbursed for reasonably related out-of-pocket costs, which must be reasonable in amount.

CONFIDENTIAL INFORMATION
ATTORNEY-CLIENT PRIVILEGE
VERSION DATED: 29 MARCH 2013

4. Return of the Files on Engagement Completion

In working on this Engagement, Firm undertakes to preserve communications and documents in either hardcopy or electronic form, depending on the circumstances. If ICB does not request the return of such documents at the conclusion of this Engagement, Firm agrees to maintain such documents for a period of six (6) years, after which it may dispose of them in a manner that preserves confidentiality. Prior to disposal, Firm agrees to advise ICB in writing of its intent to do so and give ICB an opportunity to request return, save to the extent that return involves destruction of hard drive records or is otherwise impracticable to remove from Firm's computer records. If return is requested, ICB agrees to pay for the reasonable and necessary time and disbursement/expenses related to identification, review and return of the requested documents. At Firm's expense, it may make and keep a copy of any documents or other property being returned (for avoidance of doubt, on a confidential basis always subject to Section 2 above).

5. Termination

For avoidance of doubt, ICB may terminate Firm's representation at any time, with or without cause, by providing notice, and in the case of no cause Firm shall be entitled to receive its fees (including expense reimbursement) as authorized by this Agreement, up to and including the month in which Firm's representation is terminated. Upon termination, all of ICB's documents and any other property are to be returned promptly upon receipt of a written request from ICB or BPM to that effect. For avoidance of doubt, termination of this Engagement by Firm for cause or ICB for no cause will not affect ICB's responsibility for payment of expenses incurred in furtherance of this Engagement as of the date of such termination. At Firm's expense, it may retain a copy of all documents involving this Engagement (for avoidance of doubt, on a confidential basis always subject to Section 2 above).

6. Governing Law and Problem Resolution

This Agreement shall be governed by and construed in accordance with the law of England and Wales. Although ICB does not expect disputes to arise in connection with this Engagement, in the unlikely event of any dispute which is not readily resolved at the working group level, then the parties agree that all disputes, controversies or claims arising out of or in any way relating to this Engagement (contract and non contract matters) not so settled amicably by the parties shall be settled solely by the following dispute resolution procedures and conditions.

The aggrieved party shall notify the other party (for avoidance of doubt, in writing) of the dispute, including specifics, the relief sought ("Notification of Dispute") and a request for a face-to-face meeting between Firm's Managing Partner and ICB's Managing Partner ("Settlement Meeting"). The purpose of the Settlement Meeting shall be to make every reasonable effort to agree upon action to be taken to resolve the dispute in a fair, timely and cost efficient manner. The Settlement Meeting shall take place in London unless another location is agreed, within thirty (30) days of receipt of the aggrieved party's Notification of Dispute by the other party.

In the highly unlikely event the Settlement Meeting and agreed follow-up does not resolve the matter timely (being within thirty (30) days of the Settlement Meeting, unless agreed by the parties otherwise), unresolved disputes shall be settled by confidential mandatory binding arbitration under the commercial arbitration rules of the LCIA (London Court of International Arbitration) by one arbitrator appointed in accordance with such rules, whose decision shall be final and binding (save in the case of manifest error, conflict of interest or fraud) and may be enforced in any court of competent jurisdiction by the prevailing party. Arbitration proceedings shall be commenced within the limitation period prescribed by the governing law for commencement of legal actions arising under a contract.

The arbitration shall take place in London with all proceedings including documents to be in English. Any monetary award shall be in the currency specified for this Engagement, and the arbitrator shall order that costs of arbitration (including fees and other related expenses) and reasonable attorneys' fees and related expenses be borne by the losing party. The parties both agree to participate fully in the above dispute resolution process, agreed to be the exclusive mandatory method of resolving any disputes between Firm and ICB relating to this Engagement.

**CONFIDENTIAL INFORMATION
ATTORNEY CLIENT PRIVILEGE
VERSION DATED: 29 MARCH 2013**

Finally, the parties agree that all information (including fact, substance, result and even existence of any such arbitration) shall remain confidential and not be disclosed, except as required by law or as essential to enforce an arbitration award.

7. Conflict of Interest – Waivers

Firm confirms it has made an investigation and represents and warrants that it is free of conflicts of interest with respect to ICB, the Detainees and their families, and GoK. For avoidance of doubt, ICB does not agree to consent in advance to waivers of potential conflicts of interest. If a conflict or a potential conflict should arise, Firm's Managing Partner shall give ICB specifics in writing and, if acceptable, a written consent will be issued by ICB.

8. Legal Filings

It is understood that Firm may be required to register under Title 22, Chapter 11 of the United States Code pertaining to the Foreign Agents Registration Act ("FARA") on behalf of ICB and the Family Committee and thereafter required to file reports required by FARA, detailing any lobbying activities that ICB and Firm agree to be carried out on behalf of ICB and the Family Committee. It is further understood that Firm will comply with all relevant statutes, regulations and ethics rules governing its activities on behalf of ICB and the Family Committee, including with the United States Congress and Federal Executive Branch departments and agencies. Finally, Firm agrees that if any filings, FARA or otherwise, may be required of Firm, then it shall do so only as necessary to comply, in which event, to the extent legally permissible, ICB shall be given notice, consulted in advance of disclosure as to the purpose and intended form of the disclosure, and given copies of the actual disclosure as soon as made or as soon thereafter as legally permitted.

9. Miscellaneous

As appropriate and applicable in the context: words denoting singular include the plural; use of words "include" and "including" shall be construed without limitation; references to a "party" shall mean either Firm or ICB, as the context warrants, and to the "parties" shall mean Firm and ICB; and use of words "agree", "agreed", "consent", "modification", "notice", "notify", "request", and the like shall be deemed to require a written document signed by the party against whom enforcement is sought or who seeks to fulfill a notice or modification requirement in order to have legal effect.

10. Contact Persons

Unless otherwise agreed, Firm's contact shall be Eric L. Lewis (eric.lewis@lewisbaach.com); and ICB's contact shall be Mrs. Marcia B. Newell (mbnewell@newinco.com), with email copies to ICB (icb@icbkuwait.com.kw).

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ANNEX B

**REDACTED FOR
ATTORNEY-CLIENT PRIVILEGE**