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 https://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 web page: 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 .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, 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.

<table>
<thead>
<tr>
<th>1. Name and Address of Registrant</th>
<th>2. Registration No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Madison &amp; Company LLC</td>
<td>6478</td>
</tr>
<tr>
<td>818 Connecticut Ave. NW, Suite 1100, Washington, DC 20005</td>
<td></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>Social Democratic Party Romania</td>
<td>Soseaua Kiseleff</td>
</tr>
<tr>
<td></td>
<td>Nr. 10</td>
</tr>
<tr>
<td></td>
<td>Sector 1</td>
</tr>
<tr>
<td></td>
<td>Bucharest, Romania</td>
</tr>
</tbody>
</table>

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

- ☒ Government of a foreign country
- ☐ Foreign political party
- ☐ Foreign or domestic organization: If either, check one of the following:
  - ☐ Partnership
  - ☐ Corporation
  - ☐ Association
  - ☐ Individual-State nationality
- ☐ Other (specify)

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

7. If the foreign principal is a foreign political party, state:
   a) Principal address
      Soseaua Kiseleff, Nr. 10, Sector 1, Bucharest, Romania
   b) Name and title of official with whom registrant deals
      Gheorghe Dimitrescu
   c) Principal aim
      To support Social Democratic Party goals

---

1 "Government of a foreign country," as defined in Section 1(e) of the Act, includes any person or group of persons exercising sovereign de facto or de jure political jurisdiction over any country, other than the United States, or over any part of such country, and includes any subdivision of any such group and any group or agency to which such sovereign de facto or de jure authority or functions are directly or indirectly delegated. Such term shall include any faction or body of insurgents within a country assuming to exercise governmental authority whether such faction or body of insurgents has or has not been recognized by the United States.
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.
      NA

   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.
    NA

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.

<table>
<thead>
<tr>
<th>Date of Exhibit A</th>
<th>Name and Title</th>
<th>Signature</th>
</tr>
</thead>
<tbody>
<tr>
<td>October 24, 2017</td>
<td></td>
<td>/s/ Alan M. Madison</td>
</tr>
</tbody>
</table>

Received by NSD/FARA Registration Unit 10/24/2017 3:25:14 PM
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

Madison & Company LLC

2. Registration No.

64778

3. Name of Foreign Principal

Social Democratic Party Romania

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 Social Democratic Party Romania agrees to make payments to Madison & Company LLC totaling of $100,000 (USD). Madison & Company LLC will attempt to establish appointments with the Office of the Vice-President of the United States and the Office of the Speaker of the House of Representatives for Liviu Dragnea, President of the Social Democratic Party Romania and Speaker of the Chamber of Deputies of the Parliament of Romania.
8. Describe fully the activities the registrant engages in or proposes to engage in on behalf of the above foreign principal.

Madison & Company LLC will attempt to establish appointments with the Office of the Vice-President of the United States and the Office of the Speaker of the House of Representatives for Liviu Dragnea, President of the Social Democratic Party Romania and Speaker of the Chamber of Deputies of the Parliament of Romania.

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.

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: October 24, 2017
Name and Title: Alan M. Madison
Signature: /s/ Alan M. Madison
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.
CONSULTING AGREEMENT BETWEEN __________________ AND MADISON AND COMPANY LLC

This Agreement is made effective as of June 22, 2017, by and between __________________, and Madison and Company, of 818 Connecticut Avenue, NW, 11th Floor, Washington, District of Columbia 20006.

In this Agreement, the party who is contracting to receive services shall be referred to as "_______", and the party who will be providing the services shall be referred to as "Madison and Company".

Madison and Company has a background in Public Affairs and is willing to provide services to _________ based on this background.

_______ desires to have services provided by Madison and Company.

Therefore, the parties agree as follows:

1. DESCRIPTION OF SERVICES. Beginning on June 22, 2017, Madison and Company will provide the services (collectively, the "Services") as referenced in the attached Proposal.

2. PERFORMANCE OF SERVICES. The manner in which the Services are to be performed and the specific hours to be worked by Madison and Company shall be determined by Madison and Company. _________ will rely on Madison and Company to work as many hours as may be reasonably necessary to fulfill Madison and Company's obligations under this Agreement.

3. PAYMENT. _________ will pay a fee to Madison and Company for the Services. A payment of $100,000 USD will be paid no later than June 22, 2017. All fees shall be payable via wire transfer to the designated Madison and Company LLC account. All expenses are included in this payment.

4. NEW PROJECT APPROVAL. Madison and Company and _________ recognize that Madison and Company's Services will include working on various projects for _________.

Madison and Company shall obtain the approval of _________ prior to the commencement of a new project.

5. TERM/TERMINATION. This Agreement shall terminate automatically upon completion by Madison and Company of the Services required by this Agreement.

6. RELATIONSHIP OF PARTIES. It is understood by the parties that Madison and Company is an independent contractor with respect to _________, and not an employee of _________ _________ will not provide fringe benefits, including health insurance benefits, paid vacation, or any other employee benefit, for the benefit of Madison and Company.

7. INDEMNIFICATION.

This is a RocketLawyer.com document.
Madison and Company agrees to indemnify and hold harmless from all claims, losses, expenses, fees including attorney fees, costs, and judgments that may be asserted against that result from the acts or omissions of Madison and Company, Madison and Company's employees, if any, and Madison and Company's agents.

agrees to indemnify and hold harmless Madison and Company from all claims, losses, expenses, fees including attorney fees, costs, and judgments that may be asserted against Madison and Company that result from the acts or omissions of employees, if any, and agents.

8. INTELLECTUAL PROPERTY. The following provisions shall apply with respect to copyrightable works, ideas, discoveries, inventions, applications for patents, and patents (collectively, "Intellectual Property"): 


10. QUALITY OF EFFORT. Madison and Company shall perform the services and fulfill its obligations under the terms of this Consulting Agreement in a manner that is in conformity with the standards of professional care, skill, and diligence ordinarily used in the performance of like services.

9. CONFIDENTIALITY. recognizes that Madison and Company has and will have the following information:

- prices
- costs
- business affairs
- technical information

and other proprietary information (collectively, "Information") which are valuable, special and unique assets of and need to be protected from improper disclosure. In consideration for the disclosure of the Information, Madison and Company agrees that Madison and Company will not at any time or in any manner, either directly or indirectly, use any Information for Madison and Company's own benefit, or divulge, disclose, or communicate in any manner any Information to any third party without the prior written consent of Madison and Company will protect the Information and treat it as strictly confidential. A violation of this paragraph shall be a material violation of this Agreement.

10. CONFIDENTIALITY AFTER TERMINATION. The confidentiality provisions of this Agreement shall remain in full force and effect after the termination of this Agreement.

11. SERVICES TO THIRD PARTIES. Madison and Company shall not provide any consulting services to any third party during the term of this Agreement, unless Madison and Company has obtained written consent.

12. RETURN OF RECORDS. Upon termination of this Agreement, Madison and Company shall deliver all records, notes, memoranda, models, and equipment of any nature that are in
Madison and Company's possession or under Madison and Company's control and that are

property or relate to business.

13. COMPLIANCE. Madison and Company will comply with all United States Government registration requirements and any other legal obligations.

14. NOTICES. All notices required or permitted under this Agreement shall be in writing and shall be deemed delivered when delivered in person or deposited in the United States mail, postage prepaid, addressed as follows:

IF for __________:

________________________

________________________

________________________

IF for Madison and Company:

Madison and Company
Alan M Madison
President
818 Connecticut Avenue, NW, 11th Floor
Washington, District of Columbia 20006

Such address may be changed from time to time by either party by providing written notice to the Other in the manner set forth above.

15. ENTIRE AGREEMENT. This Agreement contains the entire agreement of the parties and there are no other promises or conditions in any other agreement whether oral or written. This Agreement supersedes any prior written or oral agreements between the parties.

16. AMENDMENT. This Agreement may be modified or amended if the amendment is made in writing and is signed by both parties.

17. SEVERABILITY. If any provision of this Agreement shall be held to be invalid or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable. If court finds that any provision of this Agreement is invalid or unenforceable, but that by limiting such provision it would become valid and enforceable, then such provision shall be deemed to be written, construed, and enforced as so limited.

18. WAIVER OF CONTRACTUAL RIGHT. The failure of either party to enforce any provision of this Agreement shall not be construed as a waiver or limitation of that party's right to subsequently enforce and compel strict compliance with every provision of this Agreement.

19. APPLICABLE LAW. This Agreement shall be governed by the laws of the State of District of Columbia.
20. INTERRUPTION OF SERVICE. Either party shall be excused from any delay or failure in performance required hereunder if caused by reason of any occurrence or contingency beyond its reasonable control, including, but not limited to, acts of God, acts of war, fire, insurrection, laws proclamations, edits, ordinances or regulations, strikes, lock-outs or other serious labor disputes, riots, earthquakes, floods, explosions or other acts of nature. The obligations and rights of the party so excused shall be extended on a day-to-day basis for the time period equal to the period of such excusable interruption. When such events have abated, the parties' respective obligations hereunder shall resume. In the event the interruption of the excused party's obligations continues for a period in excess of thirty (30) days, either party shall have the right to terminate this Agreement upon ten (10) days' prior written notice to the other party.

21. ASSIGNMENT. Madison and Company agrees that it will not assign, sell, transfer, delegate or otherwise dispose of any rights or obligations under this Agreement without the prior written consent of ________. Any purported assignment, transfer, or delegation shall be null and void. Nothing in this Agreement shall prevent the consolidation of ________ with, or its merger into, any other corporation, or the sale by ________ of all or substantially all of its properties or assets, or the assignment by ________ of this Agreement and the performance of its obligations hereunder to any successor in interest or any Affiliated Company. Subject to the foregoing, this Agreement shall be binding upon and shall inure to the benefit of the parties and their respective heirs, legal representatives, successors, and permitted assigns, and shall not benefit any person or entity other than those enumerated above.

SIGNATORIES. This Agreement shall be signed on behalf of ________ by ________, and on behalf of Madison and Company by Alan M Madison and effective as of the date first above.

By: ________

Party providing services: Madison and Company

By: ________
Alan M Madison
President
Proposal

Madison & Company will assemble a very high level team to ascertain the most effective way to ensure that high-level meetings between the Vice-President of the United States, Speaker of the House Paul Ryan and Liviu Dragne, President of the Chamber of Deputies of Romania happens as soon as possible. In addition Madison & Company will arrange political, media and academic meetings for Mr. Dragna as directed by his team. These meetings will include CNN and other high impact elite media. The details and background of our team is described below:

- Al Madison, lead, President of Madison & Company
- Bill Oldaker, founding partner of the Oldaker Law Group
- Bill Harris
- Drew Willison

Al Madison
For more than 40 years Al Madison has advised corporations, trade associations, coalitions, foreign governments and politicians on communications, public policy and business and political strategies. He has led, managed and held senior executive positions at a variety of strategic communications firms operating at the intersection of complex policy issues and the media. His specialty is in the protection and advancement of corporate, business and government reputations by helping clients manage tough communications issues when it matters most.

He had guided clients through high-profile communications challenges including legislative and regulatory battles, litigation, congressional hearings, repositioning campaigns and political crises. His seasoned understanding of the media ecosystem, both old and new, as well as his experience in the political and legislative worlds has informed his ability to provide reasoned, sound strategic advice and successful execution.

Bill Oldaker
Mr. Oldaker has had an extensive career in Washington holding high-level positions in the federal government, practicing law and government relations and serving on the board of directors of banking institutions. From 1968 to 1975 Mr. Oldaker served as assistant to the Chairman of the U.S. Equal Employment Opportunity Commission. Mr. Oldaker later served as General Counsel to the Federal Election Commission from 1976-79. During that time, he litigated several of the Supreme Court cases that define the scope of federal campaign finance laws today. From 1979 to 1980, Mr. Oldaker served as General Counsel and Treasurer to the "Kennedy for President Committee". President Clinton appointed Mr. Oldaker to the National Bio Ethics Committee where he served until 2002.

Following the 1980 presidential election Mr. Oldaker entered private law practice where over
the years he represented Senator Biden in his 1988 presidential run, General Wesley Clark in his 2004 presidential run, and was Ethics and Election Law Counsel to Senate Majority Leader Harry Reid, Senate Minority Leader Tom Daschle, Chairman Ted Kennedy, Chairman Tom Harkin, Chairman Max Baucus, Senator Edward Markey, Senator Byron Dorgan, Congressman Sander Levin, and Congressman Charlie Rangel.

Mr. Oldaker has a broad range of close working relationships with Members of Congress on both sides of the political aisle. Mr. Oldaker has represented a broad range of healthcare clients, including national healthcare associations, emergency medicine interests, medical device companies, medical schools, insurance companies including Medicare Advantage plans, and some of the largest hospital systems in the country.

In addition to his extensive career in law and government, Mr. Oldaker was an original investor in Century National Bank. Mr. Oldaker was a member of Century National Bank’s Board of Directors and a member of Century National Bank Holding Company’s Board of Directors for eighteen years until the bank’s sale in 2001. In 2004, Mr. Oldaker helped found WashingtonFirstBank and currently serves as an original board member. WashingtonFirstBank has grown to include nineteen branch offices and has assets valued at over $2 billion.

Bill Harris

Bill Harris is a political operative of the Republican Party. He was the Chief Executive Officer of the 2004 Republican National Convention in New York City and was charged by the Republican National Committee with planning the quadrennial meeting at Madison Square Garden, which nominated George W. Bush for a second term as President of the United States.

Harris also served as CEO of the GOP conventions in Houston, Texas in 1992 and Tampa, Florida in 2012. He was the national convention director for the McCain/Palin campaign in 2008.

Harris was chairman of the Alabama Republican Party from 1977-1985 and its executive director from 1976-1977. He was a presidential elector in 1984 and was a delegate to the GOP national convention in 1980 and 1984. Over the past decades he has worked for The Trump Organization on a variety of political and business matters.

Harris is from Alabama and is a graduate of the University of Alabama.

Drew Willison

Drew Willison served at the highest levels of government for over 20 years. He has a reputation for being one of the most knowledgeable and effective staff members on Capitol Hill with deep, bipartisan relationships in both the U.S. Senate and House of Representatives.

Drew served as Chief of Staff to U.S. Senate Democratic Leader Harry Reid. He led and oversaw a staff of 150 and all aspects of the Senator’s leadership, communications, policy, and national and Nevada political operations. Working with the White House and other congressional leadership offices, he was one of the principal architects of the Bipartisan Budget Act of 2015, the two year federal budget deal that lifted sequestration caps, reformed several entitlement programs, and allowed the annual appropriations process to move forward.
-----Original Message-----
From: Dr. Dimitrescu [mailto:dr.dimitrescu@yahoo.com]
Sent: Monday, April 24, 2017 5:06 AM
To: Alan Madison <al@MADISONANDCOMPANY.COM>
Subject:

Hi AL .. hope you are ok !! So , I am in Slovakia with the Vice President of the Chamber of Deputies for some conferences ... Al , we DO NEED your support to fix ASAP an official meeting for our president of the party PSD , Mr LIVIU DRAGNEA who is actually also the Speaker of the House ... we talked about this huge personality during the last election 2016 .. ! Our target must be one of the highest level in Washington DC... meaning :
President Donald Trump
Vice Mike Pence
And of course PAUL RYAN ..
Al, we deeply need it, so do the best for us ( ME ) ... the meeting could be in US or abroad ( in case as one of those will attempt any visit around us ) ...So , I know the rules , we both are well connected to such arrangements... For any supplementary things please call anytime ... I wait for your point, strategy and position !

Thank you AL

Dr Gh Dimitrescu

Sent from my iPhone
From: Alan Madison
Sent: Wednesday, October 18, 2017 4:39 PM
To: Jeff Goff
Subject: FW: Dragnea Invoice
Attachments: Dragnea Invoice.docx

From: Alan Madison
Sent: Thursday, May 4, 2017 10:07 AM
To: 'Dr. Dimitrescu ' <dr.dimitrescu@yahoo.com>
Subject: Dragnea Invoice

Gheorghe,
Thanks for the bio. I’ve attached the invoice for our work. As soon as we receive payment via wire transfer we will commence work. As you know there is the dinner this evening. Also yesterday I sent you an email regarding the possibility of expanding the scope of the trip. Please let me know how the team wants to proceed.

Thanks again. Looking forward to this.

Al

Alan M. Madison
Madison & Company LLC
818 Connecticut Avenue, N.W.
11th Floor
Washington, D.C. 20006
(202) 223-7031 direct
(202) 841-3341 cell
www.madisonandcompany.com
MADISON & COMPANY
818 CONNECTICUT AVENUE NW
WASHINGTON, DC 20006
202-223-7031
MAY 4, 2017

DR. GHEORGHE DIMITRESCU
BUCHAREST, ROMANIA

INVOICE

FOR PROFESSIONAL SERVICES
WASHINGTON D.C TRIP AND RELATED MEETINGS

TOTAL DUE: $100,000.00 (USD)

THANK YOU.

RECEIVING BANK: PNC BANK
PNC BANK ABA: [REDACTED]
BENEFICIARY: ALAN M. MADISON & COMPANY LLC
CREDIT ACCOUNT: [REDACTED]

Received by NSD/FARA Registration Unit 10/24/2017 3:25:07 PM