OMB NO 1124-8006

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

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.

	exhibit for EACH foreign principal listed in an initial statem. EACH additional foreign principal acquired subsequently.	ent
1. Name and address of registrant BROWN LLOYD JAMES 250 WEST 57TH STREET, SUITE 1311 NEW YORK, NY 10107		2. Registration No.
3. Name of foreign principal HASSAN TATANAKI - CHALLENGER LIMITED	4. Principal address of foreign prin CHALLENGER BUILDING 1 EL-MOSHIER AHMED ISMAIL ST HELIOPOLIS 11361 CAIRO - EGYPT	ncipal
5. Indicate whether your foreign principal is one of	of the following:	
Foreign government		0
Foreign political party		200s
Foreign or domestic organization: If	either, check one of the following:	ES/
☐ Partnership	☐ Committee	2008 JUN 17 RM/CES/REGIST
☐ Corporation	☐ Voluntary group	2008 JUN 17 AM 9: 41 CRM/CES/REGISTRATION UNIT
☐ Association	Other (specify):	9
☑ Individual-State nationality		LINU I to
6. If the foreign principal is a foreign government	, state:	
a) Branch or agency represented by the re-	egistrant	
b) Name and title of official with whom r	registrant deals	
7. If the foreign principal is a foreign political part	ty, state:	
a) Principal address		
b) Name and title of official with whom re	egistrant deals	
c) Principal aim		

8. If the foreign pri	ncipal is not a foreign government	t or a foreign political party.		<u> </u>	
a) State the CHALLENG GAS AND W	e nature of the business or activity ER LTD OWN AND OPERATE A FLI VATER WELLS. CHALLENGER WOF	of this foreign principal.			
TO TOTAL,	MARATHON OIL AND ENI				
b) Is this fo	oreign principal				
Supervised	by a foreign government, foreign	political party, or other forei	ign principal	Yes 🗌	No 🗵
	a foreign government, foreign poli			Yes 🗍	No ⊠
_	a foreign government, foreign po	• •	· -	Yes 🗌	No ⊠
_	by a foreign government, foreign	•	•	Yes 🗌	No ⊠
	y a foreign government, foreign po	•		Yes \square	No 🗵
	in part by a foreign government, f	• •		Yes 🗌	No ⊠
. 5 4 5 5 14 15 1	para ay wasaa.ga. ga raamaa, a	ere.B.: perittem purey, er eur	or roroign principus	. 65	110
	incipal is an organization and is no who owns and controls it.	ot owned or controlled by a f	oreign government, foreign	political party or o	other foreign
p.mo.p.m, come					
	a .				
Date of Exhibit A 5128108	Name and Title MIKE HOLTZMAN , PART	NER	Signature		

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U.S. Department of Justice Washington, DC 20530

Exhibit B

OMB NO 1124-0004

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. 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. 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(c) 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 N	2 Designation No.				
1. Name of Registrant	2. Registration No.				
BROWN LLOYD JAMES					
3. Name of Foreign Principal					
CHALLENGER LIMITED					
CHALLETOLIN LIMITED	C _A				
	7.2				
	<u> </u>				
	2008 JUN 17				
Check Appro	priate Boxes:				
	7				
4. V The agreement between the reciptrent and the above named force	ion principal is a formal written contract. If this Box is chacked attach				
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					
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 f	oreign principal is the result of neither a formal written contract nor an				
exchange of correspondence between the parties. If this box is checked					
oral agreement or understanding, its duration, the fees and expenses, if a	ny, to be received.				

7. Describe fully the nature and method of performance of the above indicated agreement or understanding. WRITTEN AND SIGNED LETTER OF AGREEMENT ATTACHED

	of WRITTEN MATE			of the above foreign princ	ipal.
9. Will the activities footnote below?		oreign principal include	political activities as d	efined in Section 1(0) of	the Act and in the
	such political activities nployed to achieve this p		r things, the relations, in	nterests or policies to be i	nfluenced together with
Date of Exhibit B	Name and Title	AOTIER	Signature		
5/28/08	MIKE HOLTZMAN, D	MICIALIC			

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.

Brown Lloyd James

NEW YORK TO HELD ON LONDON DOHA

January 15, 2008

Mr. Hassan Tatanaki Challenger Limited Challenger Building 1 El-Moshier Ahmed Ismail St. Heliopolis 11361 Cairo Egypt

Dear Mr. Tatanaki,

Mr. Tatanaki,

This letter agreement ("Agreement") sets forth the terms and conditions under which

Lloyd James ("Agreement") agrees to provide public relations and related accounting agreement. Brown Lloyd James ("Agency") agrees to provide public relations and related consulting services to you ("Client") effective as of January 15, 2008 (the "Effective Date").

1. Services

Agency shall provide a broad range of public relations services to include special events, media relations, media training, exhibitions, advertising, and other activities.

All services provided by Agency hereunder are collectively referred to herein as the "Services."

Agency will not bind Client in any way to any third party without obtaining b. Client's express written consent, except that Agency may incur certain Expenses (as hereinafter defined) without Client's advance approval in accordance with the terms of Section 2.b. hereof

2. Compensation and Expenses

For our services and outlays on your behalf, you agree to pay us compensation as follows:

- Retainer: Client shall pay Agency a flat fee (the "Fee") of \$35,000 per month. Payment is due on the 1st of each month.
- Expenses: Client shall reimburse Agency for Agency's reasonable, actual out-of-pocket expenditures upon Client's receipt of itemization thereof with respect to media luncheons, travel, trademark search reports, sales tax, freight shipping, mail, telephone, facsimiles, messenger and courier services (each, an "Expense"); provided, however, that Agency must obtain Client's advance approval of any individual Expense exceeding \$500.00. All expenses must be expended directly in connection with the agency's services to the client as set forth in this agreement. All other expenses (including, without limitation, media costs and vendor charges) must be pre-approved in writing by Client.
- Additional Projects: For any projects we mutually agree upon that are beyond the scope of this Agreement, we will provide estimates that would require Client's prior written approval, provided that contract has not been terminated.

Brown Lloyd James

NEW YORK 7/45 HING FOR LICENDON DOHA

3. Term:

- This Agreement is effective on a twelve-month basis. It may be terminated by either party with 1 month notice.
- Upon termination, any materials or services Agency has committed to b. purchase for Client, with Client's advance written approval, shall be paid for by Client and Agency shall receive applicable compensation as outlined herein for Services rendered through the date of termination. Upon termination, Agency shall return to Client all Client property and Client materials in Agency's possession or control.

4. Confidentiality

Agency shall ensure that information or materials disclosed to or otherwise accessed by Agency hereunder that (a) Client specifically identifies as proprietary or confidential information, or (b) given the nature of such information or the circumstances surrounding its disclosure, reasonably should be construed as confidential (collectively, "Confidential Information") is not disclosed to any third party or used by Agency for any purpose other than as specifically authorized hereunder. Confidential Information does not include information known to Agency prior to disclosure by Client, information that is publicly known or information available from or disclosed by a third party not bound in a confidential relationship with Client. Agency shall inform Client of all requests for or inquiries into Client's Confidential Information by third parties and shall only provide same when legally obliged to do so after notice to Client. In the course of performing the Services, Agency may disclose Confidential Information as Client shall have approved for disclosure.

5. Entire Agreement; Severability

This Agreement constitutes the parties' entire understanding of the matters set forth herein and supersedes any prior understanding or agreement. This Agreement may only be modified in a writing signed by the parties hereto. In the event that any provision of this Agreement shall be illegal or otherwise unenforceable, such provision shall be severed, and the balance of the Agreement shall continue in full force and effect.

If the above meets with your approval, kindly indicate your consent by signing both enclosed originals of this letter where indicated, return one to us and retain the other for your files. Please send payment of \$70,000 (SEVENTY THOUSAND DOLLARS) representing first and last month payment, via wire transfer:

North Fork Bank: 101 West 57th Street New York, NY 10019 (212.956.2075 Phone) (212.956.2085 Fax)

Account name: Brown Lloyd James Account number:

Wire Transfer Numbe

Brown Lloyd James

NEW YORK - MASICIGET # CONDON: COHA

Very truly yours,

Brown Lloyd Jame

Printed Name: KET M ISANWA

Title: RS 1987 7 C. E.O.

Address: 250. W. 57-St NYC

ACCEPTED & AGREED

Hassan Tatanaki

Printed Name: HASSAU TATANAKI

Address: | | FLMOSHIER AHMED HELLOPAIS

Date: FRARCH OR