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U.S. Department of Justice

Washington, DC 20530

OMB No. 1124-0006; Expires April 30, 2017

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 filling of this document requires the payment of a filling fee as set forth in Rule (d)(1), 28 C.F.R. § 5.5(d)(1). Compliance is accomplished by filling an electronic Exhibit A form at http://www.larn.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 xeq., 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 unline 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.

Name and Address of Registrant MediaFix Associates 814 5. Westgate Av. Los Angeles, CA 90049		2. Registration No.
3. Name of Foreign Principal Amsterdam & Partners LLP on behalf of the Republic of Turkey	4. Principal Address of Foreign Principal Embassy of Republic of Turkey in Wa 2525 Massachusetts Avenue, NW Washington, DC 20008	
5. Indicate whether your foreign principal is one of the follow Government of a foreign country Foreign political party	ving:	and the same and the
☐ Foreign or domestic organization: If either, check	one of the following:	
☐ Partnership	Committee	
☐ Corporation [☐ Voluntary group	
Association [Other (specify)	
☐ Individual-State nationality		
If the foreign principal is a foreign government, state: a) Branch or agency represented by the registrant	<u> </u>	
Embassy of Republic of Turkey in Washington, C	x	
b) Name and title of official with whom registrant d	leals	
Ambassador Serdar Kilic		
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		
A contract that the second		

FORM NSD-3 Revised 03/14

I "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 subtivision 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 hody 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.

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.	
N/A	
·	
b) Is this foreign principal:	Ver Ei No E
Supervised by a foreign government, foreign political party, or other foreign principal	Yes No L
Owned by a foreign government, foreign political party, or other foreign principal	Yes No C
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 🗆
· · · · · · · · · · · · · · · · · · ·	
Explain fully all items answered "Yes" in Item 8(b). (If additional space is needed, a full insert page must	be used.)
	political party or other
foreign principal, state who owns and controls it.	political party or oth
foreign principal, state who owns and controls it.	political party or oth
foreign principal, state who owns and controls it.	political party or oth
foreign principal, state who owns and controls it.	political party or othe
foreign principal, state who owns and controls it.	political party or othe
foreign principal, state who owns and controls it.	political party or other
foreign principal, state who owns and controls it.	political party or other
If the foreign principal is an organization and is not owned or controlled by a foreign government, foreign foreign principal, state who owns and controls it. N/A EXECUTION	political party or other
foreign principal, state who owns and controls it.	he has read the
EXECUTION In accordance with 28 U.S.C. § 1746, the undersigned swears or affirms under penalty of perjury that he/st information set forth in this Exhibit A to the registration statement and that he/she is familiar with the cont	he has read the
EXECUTION In accordance with 28 U.S.C. § 1746, the undersigned swears or affirms under penalty of perjury that he/st information set forth in this Exhibit A to the registration statement and that he/she is familiar with the cont	he has read the

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U.S. Department of Justice

Washington, DC 20530

OMB No. 1124-6004; Expires April 30, 2017

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, supplemental statement, subject to the penalty and enforcement provisions established in Section 8 of the Act. Every registration statement, subject to the penalty and enforcement provisions established in Section 8 of the Act. Every registration statement, of the following 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 eopies 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.

r Niv	ame of Registrant	2. Registration No.
	diaFix Associates	C345
3. No	nne of Foreign Principal	
Arr	sterdam & Partners LLP on behalf of the Republic of	fTurkey
	Chei	k Appropriate Box:
4. 🗵	The agreement between the registrant and the above checked, attach a copy of the contract to this exhibit	e-named foreign principal is a formal written contract. If this box is
5. 🗀	foreign principal has resulted from an exchange of o	istrant and the foreign principal. The agreement with the above-named correspondence. If this box is checked, attach a copy of all pertinent cosal which has been adopted by reference in such correspondence.
6. 🗖	contract nor an exchange of correspondence between	rant and the foreign principal is the result of neither a formal written in the parties. If this box is checked, give a complete description below of idenstanding, its duration, the fees and expenses, if any, to be received.
7. De	escribe fully the nature and method of performance of	the above indicated agreement or understanding.
W U	ork on behalf of the Republic of Turkey. This work in	ons services to Amsterdam & Partners LLP in support of their cludes representation relating to potential claims under treaty, of Turkey against individuals and/or entitles in the United
	ne method of performance will include the provision utreach.	of public relations strategic guidance and direct media
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		FORM NS

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Describe fully the a	etivities the registrant engages in or proposes to engage in on behalf of the above foreign principal.	
Turkey. This work i	tions services to Amsterdam & Partners LLP in support of their work on behalf of the Republic of includes representation relating to potential claims under treaty, U.S. law and/or international law ilic of Turkey against individuals and/or entities in the United States.	
The method of peroutreach.	rformance will include the provision of public relations strategic guidance and direct media	
	•	
. Will the activities of the footnote below	in behalf of the above foreign principal include political activities as defined in Section 1(0) of the Act and in ? Yes 🖾 No 🗌	
	such political activities indicating, among other things, the relations, interests or policies to be influenced teams to be employed to achieve this purpose.	
Supply public relations services to Amsterdam & Partners LLP in support of their work on behalf of the Republic of Turkey. This work includes representation relating to potential claims under treaty, U.S. law and/or international law held by the Republic of Turkey against individuals and/or entities in the United States.		
The method of pe	formance will include the provision of public relations strategic guidance and direct media	
	•	
	EXECUTION .	
information set forth	8 U.S.C. § 1746, the undersigned swears or affirms under penalty of perjury that he/she has read the in this Exhibit B to the registration statement and that he/she is familiar with the contents thereof and that such entirety true and accurate to the best of his/her knowledge and belief.	
Date of Exhibit B	Name and Title Signature	
3/17/2016	JOHNSCHWADA-PRES, MEDIAÑIE JAN LEWY	
ny agency or official of the C	as defined in Section I(a) of the Act, means any activity which the person engaging in believes will, or that the person intends to, in any way influence dovernment of the United States or any section of the public within the United States with reference to formulating, edopting, or changing the of the United States or with reference to the political or public interests, politicis, or relations of a government of a foreign country or a foreign political	

AMSTERDAM & PARTNERS LL WASHINGTON

The Homen
Sunday 601 That Heeth
Street, N.W. Eleveth
Floor South Wangs for,
EC 2005 Tel: +1-202-534-1804 Fay: +1-202-633-9392

MediaFix Associates
814 S. Westgate Av.
Los Angeles, CA

Mr. John Schwada

this Jetter will confirm that Amsterdam & Partners LLP, a District of Columbia Limited Liability Partnership (the "Firm"), has engaged John Schwada of by a "Mediatr's Associates" ("Contractor") to provide constiting services to the firm in connection with the Firm's representation of the Government of Turbey (the "Client"), relating to its investigation into Pethodian Given and his organization in the United States (the "Matter").

L Score. The score of Contractor's services in connection with the Marier are to provide professional media; consulting services in support of the furn's work on the Marter may be modified Matter. The scope of Confractor's services in connection with the Matter may be modified from time to time, but shall at all times be governed by the terms of this letter agreement. Notwithstanding the foregoing, it is expressly agreed and understood that Contractor's services shall at no time include any lobbying activities (federal, state or local) whatsoever.

12 Term, The Term of the Matter shall begin on March 1, 2016, and shall continue on a month-to-month basis thereafter, until rerminated to accordance with Peragraph 4, below

3. Compensation. Contractor shall receive as compensation for its services: a leg 18,900 per month (the "Monthly Fee"). Within thrue (3) business days of Contractor's everation of this Agreement, the Firm shall pay, the Monthly Fee to Contractor in month of March 2016. Thereafter, the Firm shall pay the Monthly Fee to Contractor in

advance on the first (14) day of each calendar month via direct deposit to Contractor's bank account or via check. Additionally, the Firm shall resimburge Contractor for reasonable and customary expenses, actually incurred by Contractor and properly documented, related to its services hereunder. Contractor shall not incur more than \$250 to

- 4 <u>Termination</u> This agreement may be terminated in writing by either party without advance notice. In the event the Firm terminates the agreement on less than 30 days notice. Contractors shall be entitled in pagment of the Monthly Red for the 30 day period in which notice is given by the Firm in the event Contractor terminates the agreement on less than 30 days notice. Convertor shall not be entitled to payment of the uncarned portion of its
- int an employer or agent of the Firm. Contractor shall not bidd itself out as an agent or employee of the Firm, and shall Contractor have authority to exist (no contracts on behalf of the Firm, Although Contractor will be a string under the direction and control of the Firm, such direction and control of the Firm, such direction and control of the firm, such direction and control of the contractor. professional standards or professional ethics. Independent Contractor Status. Contractor shall be an independent contractor and
- persons. The obligation to preserve and protect the confidentiality of information shall survive the conclusion or meraliation of the Engagement Contractor shall ensure that its employees, if any, are appropriately advised of the obligation to maintain confidentiality. Client, and any other consultant or attorney engaged by the firm or otherwise employed by the Client to be governed by the attorney/client privilege, and shall take all appropriate action to preserve and protect the confidentiality of all information exchanged amongst such action to preserve and protect the confidentiality of all information exchanged amongst such Confidentially. Contractor shall consider, all communications with the Firm, the
- Additional Terms and Conditions. Contractor expressly agrees to the Additional Terms and Conditions attached hereto and incorporated herein by this reference.
- Firm in writing to do so 8. Legal Process. Contractor shall promptly notify the Firm about any subportant or governmental orders or decrease which would require (Contractor to sewah any privilegad communication or information pertaining to the Matter. Contractor shall not rehumantly comply with any such subports or government or order or decree unless authorized by the
- 9. <u>Ornflixtoflatorest</u>, Contractor shall promptly advise the Firm of any corcumstance or occurrence which could reasonably call into question Contractor's independence, qualifications or integrity. Contractor's thall promptly consust with the Firm about any matter that might constitute a conflict of interest between this engagement and say other projects on which Contractor has worked or its presently working including, without limitation, any employment or work performed for the adverse party in this Matter or its counsel.
- operations of a nature similar or dissimilar to the services or operations performed for the Firm under this Agreement on behalf of tical or other, entities in the same or similar business as the Client and nothing contained berein shall precipide. Contractor from doine so. 10. <u>Binn-Exclusive, Performance</u>. The firm agrees and acknowledges that Contractor shall, during the Term and thereafter, be entitled to perform and render services or children.

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11 <u>Publicity</u>, Neither the Firm nor Contractor, shall use the other's name, logal trademarks or service marks in any advertising, publicity releases, or any other marketals trademarks. Notwithstanding anything contained in this Paragraph 10. Consultant represents and warrants that throughout the term of the Matter it will decote such personnel and resources in the performance of the Services as it deems reasonably necessary to perform

- 12 <u>dasignment</u>. Weither party shall assign this agreement or otherwise transfer, subcontract or delegate any of its rights and/or obligations hereunder without the prior written consent of the other, and any attempt to do so shall be void.
- 13 Georgian This agreement shall be governed and construed in accordance with the laws of the District of Columbia, without regard to its conflict of lawrules.
- or its subject matter or formation, including any question regarding its existence, validity or termination, and including also mon-contractual disputes or claims, shall be treferred to and finally resolved by arbitration under the UNCITFAL Rules, which Rules are deemed to be incorporated by reference into this clause. The number of arbitrators shall be one, the seat of the arbitration shall be the District of Columbia; and the language of the arbitration shall.
- 25 Amendments No amendments of modification shall be binding upon either party unless made in writing and signed by both parties.
- 17. Suprisability. In the event any one or more of the provisions of this agreement shall for any reason be held to be invalid, illegal or uneriforceable, the remaining provisions of this Agreement shall be untimpated, and invalid, illegal or unenforceable provision shall be replaced by a provision which, being valid, legal and enforceable, comes clussest to the intention of the parties underlying the invalid, illegal, or unenforceable provision. 16 Integration This agreement constitutes the entire agreement between the parties and supervicles all previous agreements, promises, proposals, representations, understanding and negotiations, whether written or oral, between the parties respecting.

Mr. John Schwada March 1;2016

Thank you. John, for your willingness to assist us in this Matter

Sincerely,

Manuging Partner
AMSTERDAM & PARTNERS LLP Andrew J. Durkovic

ACCEPTED AND AGREED

JOHN SCHWADA d/b/a MediaFix Associates

<u>NON-DIXCLOSUBE</u>

 In connection with your work for Amsterdam & Partners LLP pursuant to the Engagement Letter Agreement attached hereto (the "Agreement"), Contractor agrees to furnt disclosure of information provided to Contractor, its principals, agents and/or employees by the Firm, its co-coinciel, experts, clients, or any other person working on behalf of the Firm's clients (the "Information"), as follows:

- Disclosure. In consideration of the Agreement (Purpose), Contractor will keep prior written consent, either: the information confidential Accordingly. Contractor shall not, without our
- communicate or otherwise make available the information or any part of it to any third party; or
- The obligations set out in paragraph 1 shall not upply; or shall cease to apply, to such of the information as Contractor can show to the Firm's reasonable

- Contractor shall promptly notify the firm about any governmental orders or decrees which would require or information pertaining to the Matter. Contractor shall not voluntarily comply with any such subpoema or government order or decree unless principals, agents and/or employees to reveal any privileged communication

ADDITIONAL TERMS AND CONDITION

ii. iise the information or any part of it for any purpose other than the

Subject to the provisions above, Contractor may disclose the information only to the minimum estant required by:

1. any order of any court of competent jurisdiction or any competent

the laws or regulations of any country with jurisdiction over your

i has become public knowledge other trian inrough disclosure by:
Contactor in breach of this agreement; or
i. was already known to Contractor prior to disclosure by the Firm; or
iii. has been received by Contractor from a third party who did not to your
knowledge acquire it in confidence from us or from someone owing a
carry of confidence to the Firm's client in question.

Contractor shall, whenever the Firm or its client so request, return to the Firm all documents and other records of the Information or any of it in any form. and Contractor shall destroy all electronic copies thereof and confirm to the Firm that this has been done.

CURLIGN COURUPT PRACTICES ACT/BRIBERY ACT/FXPORT CONTROLLARS

2. In addition to other, representations, warranties and covenants made by Contractor in other provisions of this Agreement, Contractor does hereby represent, warrant and

payments under this Agreement, or any immediate family relation of any such person (collectively, "Interested Persons"), is a foreign Public Official or Entity. any direct or indirect beneficial interest in Contractor; or Contractor's

it. say department, agency, corporate entity, instrumentality or political is an officer, employee, agent, contractor or representative of any government or military, including, but not limited to, a customs official; subdivision of any government or nullitary;

iv. any candidate for political office, any political party or any official of a any person or commercial entity acting in an official capacity for or on behalf of any government or military;

ainy afficer, employee, agent, contractor or representative of any public international organization, including, but not limited to, the United Nations and World Bank.

Contractor shall notify the Firm immediately if it learns at any time during the an Interested Person becomes a foreign Public Official or Entity; or

a foreign Public Official or Entity acquires an ownership, voting or economic interest in Contractor or a legal or beneficial interest in Contractor's payments under this Agreement.

To Contractor's knowledge, no interested Person is listed in the following Foreign Assets Control, U.S. Tréasury, Départmènic List of Debarred Parties, Directorate of Defense Trade Controls, U.S. List of Specially Designated Nationals & Blocked Persons, Office of

Benird Persons List Bureau of Industry and Security, U.S.

Entity List Bureau of Industry and Security, U.S. Department of

- any person included in the Lists acquires a legal or beneficial interest in Contractor or in Contractor's payments to be received under this
- Contractor shall comply with Anti-Corruption Laws (defined below) and shall not cause the Firm his subsidianes or affilianes (collectively, "Affiliates") to be in violation of any "Anti-Corruption Laws, "Anti-Corruption Laws," mean
- gratuities, or lawful expenses to public officials and private persons domestic or international corruption, bribery, ethical contributions, conduct money taundering, political contributions, International results of the applicable laws, regulations, orders, judicial, decursors, and other applicable laws, regulations, orders, judicial, decursors, conventions and infernational financial institution rules regarding conventions and infernational resultion, bribery, ethical business gency relationships, commissions, lobbying, books and records, and
- obstruction of justice, racketeering, or any other legal or ethical violation. Contractor and, to its knowledge, its employees, directors, owners contractors, and agents have never violated any anti-Corruption Law or caused any other party to be in violation of any Anti-Corruption Law. inquiries, indicaments, prosecutions, charges, or other enforcement actions against Contractor relating to bribesy, curruption, money laundering, fraud. There have been no accusations, allegations, claims, investigations, informa-
- or offer to pay, or authorize the payment of, any money or give any promise or Contractor and its owners, directors, officers, agents, employees, and contractors will not directly or indirectly through third parties, pay, promise

- Contractor shall notify the Firm immediately if, during the term of this
- Contractor arknowledges and confirms its understanding of the Foreign Corrupt Practices Act [15 U.S.C. Section 788d-1. et. seq.) as amended (the
- the FCPA:
- Development
 Officials in

- Contractor has in good faith provided to the Firm and/or to representatives, by counsel, and advisors all documents and information of the character and by requested by the Firm in writing in the course of its due diligence review shall provide to Company and/or its representatives and advisors all supporting documents requested by Company pertaining to any expenses incurred products written or oral communications from the Firm or its outside auditors or legal counsel to the extent same pertains to compliance with the above representations and warranties concerning Anti-Corruption Laws and Export Control Laws. Contractor Contractor and, to Contractor's knowledge, there are no documents or information character or type described in such request which have not been so provided by

- influencing any official act, decision or omission of such Public Official

- reimbursement; or fee paid by the firm to Contractor pursuant to this Agreement or otherwise will be used directly or indirectly as a corrupt payment, grantity, emolument, bribe, kickback or other improper benefit to a
- Including; but not limited to, the Export Administration Act of 1979, 24 U.S.C. §§ 2401-2420, the International Energency Economic Powers Act. 50 U.S.C. §§ 1701-1704, the Trading with the Enemy Act. 50 U.S.C. §§ 1 et. seq; the Arms Export Control Act. ;22 U.S.C. §§ 2778, 2779; the International Traffic in Arms Regulations (ITAS), 22 C.F.R. 120 et. seq; and the International; Boycott Provisions of Section 999 of the U.S.
- If Contractor has information or believes that there may be a violation of any Anti-Corruption haw or Expart Control Law in connection with the performance of this Agreement or the work performed for the Firm Contractor shall immediately notify the Firm of such knowledge or suspicion.

or, pay for any service performed by Contractor or any of its agents if, in the Firm's, reasonable opinion: Contractor has failed to provide adequate documentation or information regarding an expense or service, or (II) an expense rembursement or sorvice payment would cause the Firm or any of its Affiliates to be in violation of the

- Contractor agrees to indemnify the Firm in accordance with the terms of the Agreement for any damages incurred by the Firm or its Affiliases as a result of any relation of the FCPA, any other Anti-Corruption, Law, or Export Control Law by Conitractor, or by any owner, director, officer; employee, contractor, Subcontractor (defined below), or agent of Contractor which occurs in the course of their services to
- Unless atherwise expressed herein, Contractor shall not utilize or employ any third party, Individual or entity, including, but not limited to, custions brokers, (a "Subcontractor"), in connection with Contractor's performance of services under this Contractor shall reasonably cooperate with the Firm in regard to any matter, dispute or controversy released to this Agreement generally and compliance with Anti-Corregiona Laws specifically which the Firm may become involved and of which the Contractor may have knowledge, Such obligation shall continue after the expiration Agreement without the express prior written approval of the Firm.
- Nowithstanding any other provision of this Agreement, the Firm's obligation to pay Contractor: the compensation specified herein shall be superskilly subject to and contingent upon such payments not being probablicably the laws rules, regulations, and express public policies of the territory in which the Contractor is working or of the United States, as currently existing or as may bereafter be enacted.
- 10. Contractor, consents to the written disclosure by the Firm of the contents of this Agreement, including those provisions setting forth Contractor's compensation, to any governmental entity or person.

II. If the film approves the employment or utilization of any Subcontractor in connection with Contractor's performance of services under this Agreement, Contractor shall incorporate the obligations of tisk Agreement, with respect to Anti-Corruption Laws and Export Control Laws, including, but not limited to, the foregoing

representations and warrandes, into its respective subcontracts, agreements and

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Mr. John Schwada March 1, 2016 Page 4

Thank you, John, for your willingness to assist us in this Matter.

Sincerely,

Andrew J. Durkovic

Managing Partner

AMSTERDAM & PARTNERS LLP

ACCEPTED AND AGREED:

IOHN SCHWADA d/b/a MediaFix Associates