

Thus, Libya has the right, and should, terminate the agreement since the Company has assured the Libyans of its experience and persuaded them to sign the Agreement. Libya should draft a letter of termination stating the above reasons as grounds to terminate the Agreement.'

This urge to action is based on the consultancy company's representation of its experience AND the conflicting statements within FARA registration statement #6261 between issue of the Libyan Assets' 'repatriation' and or to leave 'them in the United States'. These excerpts are the points mentioned in the opinion above from the consultancy agreement:

Termination Notice (Page 17):

'5. TERMINATION AND RISK

5.1 This Agreement will remain in force and effect unless cancelled in writing by both Parties agreeing thereto.'

Warranties provided by the Company (Page 17):

'4. WARRANTIES PROVIDED BY THE COMPANY

4.1 The Company warrants that:-

4.1.1 It carries and has knowledge/information as to the existence and whereabouts Of the Assets, such information having come to the attention of the Company or its nominee after diligent and detailed investigations it has conducted in order to identify and confirm the nature and whereabouts of the Assets.'

Recordal point (A) 'Repatriating to Libya' (Page 15): IMG 919 FINAL CITY

'RECORDAL

Taking account of the Confirmations and Statement of Intent it is now hereby recorded and the relevant Party confirm that:

a. The Company is committed to the process of assisting THE NATIONAL BOARD in identifying, seizing and repatriating to Libya all and any of the Assets, provided such is done taking account and abiding by the full letter of the law as pertaining as well as all Resolutions and any other law or regulations as it may apply from time to time, and further acknowledging that any such assistance provided by the Company to be reduced to writing and duly executed by the relevant mandated parties.'

Recordal point (C) 'The Company has the experience' (Page 15): IMG 919 FINAL CITY

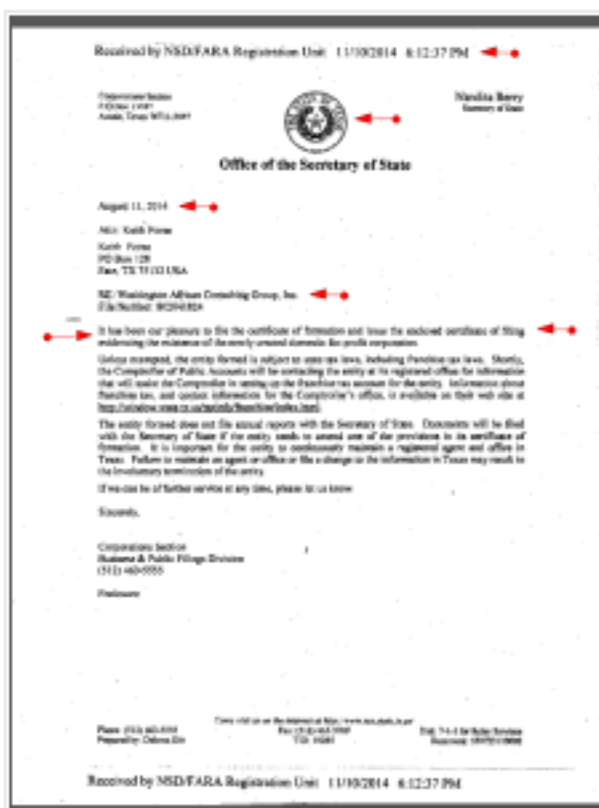
'RECORDAL

Taking account of the Confirmations and Statement of Intent it is now hereby recorded and the relevant Party confirm that:

c. The Company has the experience and knowledge and is, willing and prepared to seek out identify/point out the location of Assets, subject to the provisions herein Contained, and to actively facilitate and oversee the THE NATIONAL BOARD'S attachment and seizure of the Assets by and with the assistance of the courts and other statutory institutions and law enforcement agencies and its delegated and duly authorised law enforcement bodies and structures, and further commit to do the same in all Member States or any other country, as and when possible and may apply.'

Definitions Who is the "Company" (page 7): IMG 920 FINAL CITY

"Company" shall mean WASHINGTON AFRICAN CONSULTING GROUP INCORPORATED, a company duly incorporated in THE UNITED STATES OF AMERICA in the State of Texas under Registration Number 802041824 with its registered place of business at: Po Box 128, Fate, Texas 75132 United States of America."



Incorporation of Washington African Consulting Group (page 1) (6261 Exhibit C – 20141110-1)

August 11, 2014

Attn: Keith Foree

Keith Foree

PO Box 128

Fate, TX 75132 USA

RE: Washington African Consulting Group, Inc.

File Number: 802041824

It has been our pleasure to file the certificate of formation and issue the enclosed certificate of filing evidencing the existence of the newly created domestic for-profit corporation.

##

Incorporation WACG Texas

Further, as attested by this excerpt WACG filed with the US when they applied with the Foreign Agents Registration Unit for to be an agent they gave this letter. This letter is from the Office of the Secretary of State of the Texas, the Corporations Section Business & Public Filing Division.