EXHIBIT 1



July 3, 2013

Chief, FOIA/PA Section Office of General Counsel FEDERAL BUREAU OF PRISONS Department of Justice Room 841, HOLC Building Washington, D.C. 20534 (202) 514-6655 VIA E-MAIL: ogc efoia@bop.gov AND VIA U.S. MAIL CARRIER

Re: Request for Records Under the Freedom of Information Act

Ladies and Gentlemen:

This is a request for information pursuant to the Freedom of Information Act ("FOIA"), 5 U.S.C. § 522, as amended, and the implementing regulations of the United States Department of Justice, Part 16 of Title 28, Code of Federal Regulations.

We request that you provide us copies of records pertaining to the administration of the LED Lighting Service and Supply program (the "Program") by Federal Prison Industries ("FPI") since January 1, 2011, including, but not limited to records of the administration of contract number DJU4600004178 (the "Contract"). This request includes, but is not limited to:

- 1. A letter, purported by FPI employee Lisabeth L. Day in a meeting on June 27, 2013, to be from Dongguan Kingsun Optoelectronic Co., Ltd. ("Kingsun") to an employee or agent of FPI and dated May 29, 2013.
- 2. All records of communications between employees or agents of FPI and employees or agents of Kingsun since January 1, 2011.
- 3. All records pertaining to the relationship between Elumenus Lighting Corporation, Inc. ("Elumenus") and Kingsun, including all records of communications between FPI and third parties that mention Elumenus and Kingsun.
- 4. All records that contain information about the efforts of Elumenus to become UL-listed by Kingsun for Kingsun products.
- 5. All records of communications between employees or agents of FPI and Michael Drew since January 1, 2011.
- 6. All records of communications between employees or agents of FPI and employees or agents of Evolving Solutions in Energy, LLC-- also known as Elumenus Southeast, LLC-- ("ESE") since January 1, 2011.

SUITE 20() • 555 REPUBLIC DRIVE • PLANO, TEXAS 75074 TELEPHONE 214.392.2898 • FACSIMILE 214.614.9202 JAMES.SADLER @ELUMENUS.COM July 3, 2013 Page 2

- 7. All records of communications between employees or agents of FPI and Ken Rainbolt since January 1, 2011.
- 8. All records of communications between employees or agents of FPI and employees or agents of Government Energy Management, LLC ("GEM") since January 1, 2012.
- 9. All records of communications between employees or agents of FPI and Don Trout since January 1, 2011.
- 10. All records of communications between employees or agents of FPI and employees or agents of DJNA, LLC ("DJNA") since January 1, 2011.
- 11. All records of communications between employees or agents of FPI and Donovan Cunningham since January 1, 2012.
- 12. All contracts or task orders awarded by FPI or its affiliated entities to ESE and GEM since January 1, 2011.

I request that you produce responsive documents in their entirety. In the event that you determine that a document contains material or information that falls within a statutory exemption to mandatory disclosure, please review such material or information for possible discretionary disclosure. Similarly, in the event that you determine that a document contains material or information that falls within the statutory exemptions to mandatory disclosure, please produce any and all reasonably segregable portions of such documents in accordance with the provisions of 5 U.S.C. § 552(b).

If you determine that any documents responsive to this request (or any portion thereof) have been disclosed or are being withheld under a claim of authority pursuant to 5 U.S.C. § 552(b), please provide prompt written confirmation of such fact. In the event that your agency determines that it has no documents responsive to this request (or any portion thereof), please provide prompt written confirmation of that fact.

With regard to documents your agency intends to withhold, please provide prompt notice to that effect, and include in such notice a complete identification of the withheld documents (or portions thereof) by title, author, date, nature of such material and a thorough explanation of the legal and factual basis for the determination to deny disclosure. Finally, in responding to this letter, please adhere to the time limitations set forth at 5 U.S.C. § 552(a)(6)(A).

In order to help you determine my status for the purpose of assessing fees, you should know that I am affiliated with a private business and am seeking information for use in the company's business. I agree to pay the reasonable and direct costs of locating and reproducing the requested documents to the extent required by 5 U.S.C. § 552(a)(4)(A). Please advise me in advance if you expect such costs to exceed \$250.00.

Should you have any questions concerning this request or require additional information, please contact the undersigned at 214.392.2898 or james.sadler@elumenus.com.

Suite 200 • 555 Republic Drive • Plano, Texas 75074 Telephone 214.392,2898 • Facsimile 214.614.9202 James, Sadler @elumenus.com

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Very truly yours,

James F. Sadler

Chief Administrative Officer

James F. Sadler

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