

202405-1 / 1/12

Contract Number: SEAOP-2024-SL-HR-0013

**【stamp duty area】**

Agreement  
for  
Professional Service of Financial Specialists

**Party A:** South-East Asia Crude Oil Pipeline Company Limited (Great Ocean Branch) 原油

**Party B:** Wisecorol Certified Public Accountants

北京智富会计师事务所（普通合伙）

**Date of Signing:** 2024.2.24

**Place of Signing:** Mandalay



requirements.

- 2.7 The working location shall be subject to Party A's arrangement. Considering the working conditions, Party A shall guarantee Party B's service personnel to enjoy 25 days as a vacation back home after 66 days continuous working abroad.
- 2.8 During the period of working for Party A, Party B's personnel shall obey Party A's management rules and follow the instructions of local government and Party A's personnel, obey the laws and regulations of the Republic of the Union of Myanmar and the HSE Rules of Party A. During the implementation of the Agreement, Party B shall be responsible for any personal or property loss of Party B or its service personnel that is not caused by Party A.

### 3. Services Fee and Payment

- 3.1 The Services fees shall be settled based on the actual number of Dispatched Personnel, the title of Dispatched Personnel, the unit prices and the actual effective Service days pursuant to Clause 3.2 and Clause 3.8, Party A shall pay the Services Fee to Party B according to the procedures specified in Clause 3.4 ("**Services Fee**").

No.	Title	Unit prices
1	Senior Financial Personnel	250 USD per person per day
2	Junior Financial Personnel	217 USD per person per day

- 3.2 The effective service days shall be the actual attendance days of the dispatched personnel working for Party A including the normal vacation days during the service period confirmed by Party A, except from the extended days of Party B's personnel stay in China due to factors other than business trips, training and physical examination arranged by Party A.
- 3.3 Party A has the right to increase and decrease the number of service personnel according to the actual situation. In principle, the quantity of Party B's personnel is 3 including 1 Senior Financial Personnel and 2 Junior Financial Personnel. If it is necessary to adjust according to the actual demands during the performance of the Agreement, the two parties shall negotiate and perform relevant procedures in line with internal regulations and perform relevant procedures in line with internal

shall not be affected. The Parties shall negotiate in good faith to replace a provision that deemed to have been deleted, by a provision that is legal, valid, acceptable and closest to the original purpose of the Parties.

11.4 This Agreement shall be governed by and construed in accordance with the laws of the People's Republic of China (excluding conflict of law provisions, as well as the laws and regulations of Hong Kong, Macau, and Taiwan). However, the relevant laws and regulations of the Republic of the Union of Myanmar shall be adopted in the case a Party claims with explicit supporting documents, and proves that the Republic of the Union of Myanmar enacts special or specific regulations and administrative requirements for the Works performed in Myanmar, and when the clauses herein are contradictory to the laws and regulations of the People's Republic of China.

11.5 This Agreement shall be written in English.

11.6 All disputes in relation to and in connection with this Agreement shall be settled by the Parties through amicable negotiation.

If no agreement can be reached through negotiation within 90 days from the date when the dispute arises, the dispute shall be submitted to China International Economic and Trade Arbitration Commission ("CIETAC") for arbitration in accordance with CIETAC's arbitration rules in force. The arbitration shall be conducted in Beijing and the language of the arbitration shall be Chinese. The arbitration award shall be final and binding upon both Parties. Unless otherwise awarded by the CIETAC, all fees for the arbitration shall be borne by the losing Party.

11.7 This Agreement shall be executed in quadruplicate originals with the same legal effect and each Party will hold two original copies. This Agreement takes effect from the date when it is signed and affixed with seals by the Parties.

(Signature Page)

Party A: South-East Asia Crude Oil Pipeline Company Limited (Great Ocean Branch)	Party B: Wisecorol Certified Public Accountants 北京智富会计师事务所（普通合伙）
--	---

