

U.S. Department of Justice  
 Washington, DC 20530

**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 filing of this document requires the payment of a filing fee as set forth in Rule (d)(1), 28 C.F.R. § 5.5(d)(1). Compliance is accomplished by filing an electronic Exhibit A form at <https://www.fara.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 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 FARA Unit in Washington, DC. Statements are also available online at the FARA Unit's webpage: <https://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 online at: <https://www.fara.gov>.

Public Reporting Burden. Public reporting burden for this collection of information is estimated to average .22 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, FARA Unit, Counterintelligence and Export Control 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. Name of Registrant Crowell Global Advisors	2. Registration Number 3988
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3. Primary Address of Registrant  
 1001 Pennsylvania Avenue, N.W., suite 1275, Washington, DC 20004-2595

4. Name of Foreign Principal The International Trade Administration, Ministry of Economic Affairs of the Republic of China ("TITA")	5. Address of Foreign Principal 1 Hu Kou Street Taipei, Zhongzheng District TAIWAN 100057
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6. Country/Region Represented  
 TAIWAN

7. Indicate whether the foreign principal is one of the following:

- Government of a foreign country<sup>1</sup>
- Foreign political party
- Foreign or domestic organization: If either, check one of the following:
  - Partnership
  - Corporation
  - Association
  - Committee
  - Voluntary group
  - Other (*specify*) \_\_\_\_\_
- Individual-State nationality \_\_\_\_\_

8. If the foreign principal is a foreign government, state:

- a) Branch or agency represented by the registrant  
 The International Trade Administration
- b) Name and title of official(s) with whom registrant engages  
 Hao-Chih Liao, Director of the Taipei Economic and Cultural Representative Office in the United States (TECRO)

<sup>1</sup> "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 subdivision 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 body 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.

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9. If the foreign principal is a foreign political party, state:

- a) Name and title of official(s) with whom registrant engages
  
- b) Aim, mission or objective of foreign political party

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10. 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.

b) Is this foreign principal:

- |   |                              |                             |
|---|------------------------------|-----------------------------|
| Supervised by a foreign government, foreign political party, or other foreign principal         | Yes <input type="checkbox"/> | No <input type="checkbox"/> |
| Owned by a foreign government, foreign political party, or other foreign principal              | Yes <input type="checkbox"/> | No <input type="checkbox"/> |
| Directed by a foreign government, foreign political party, or other foreign principal           | Yes <input type="checkbox"/> | No <input type="checkbox"/> |
| Controlled by a foreign government, foreign political party, or other foreign principal         | Yes <input type="checkbox"/> | No <input type="checkbox"/> |
| Financed by a foreign government, foreign political party, or other foreign principal           | Yes <input type="checkbox"/> | No <input type="checkbox"/> |
| Subsidized in part by a foreign government, foreign political party, or other foreign principal | Yes <input type="checkbox"/> | No <input type="checkbox"/> |

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11. Explain fully all items answered "Yes" in Item 10(b).

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12. If the foreign principal is an organization and is not owned or controlled by a foreign government, foreign political party or other foreign principal, state who owns and controls it.

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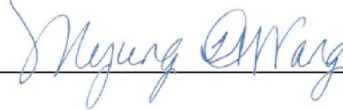
**EXECUTION**

In accordance with 28 U.S.C. § 1746, and subject to the penalties of 18 U.S.C. § 1001 and 22 U.S.C. § 618, the undersigned swears or affirms under penalty of perjury that he/she has read the information set forth in this statement filed pursuant to the Foreign Agents Registration Act of 1938, as amended, 22 U.S.C. § 611 *et seq.*, that he/she is familiar with the contents thereof, and that such contents are in their entirety true and accurate to the best of his/her knowledge and belief.

Date	Printed Name	Signature
03/18/2025	Myung wang	<input type="text" value="Sign"/> /s/Myung wang
_____	_____	<input type="text" value="Sign"/> _____
_____	_____	<input type="text" value="Sign"/> _____
_____	_____	<input type="text" value="Sign"/> _____

**EXECUTION**

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Date	Printed Name	Signature
03/14/2025	Myung Wang	
_____	_____	_____
_____	_____	_____
_____	_____	_____

U.S. Department of Justice

Washington, DC 20530

**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 <https://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, 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 FARA Unit in Washington, DC. Statements are also available online at the FARA Unit's webpage: <https://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 online at: <https://www.fara.gov>.

**Public Reporting Burden.** Public reporting burden for this collection of information is estimated to average .32 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, FARA Unit, Counterintelligence and Export Control 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. Name of Registrant

Crowell Global Advisors

2. Registration Number

3988

3. Name of Foreign Principal

The International Trade Administration, Ministry of Economic Affairs of the Republic of China ("TITA")

Check Appropriate Box:

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 foreign principal. The agreement with the above-named foreign 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 foreign principal is the result of neither a formal written contract nor an exchange of correspondence between the parties. If this box is checked, give a complete description below of the terms and conditions of the oral agreement or understanding, its duration, and the fees and expenses, if any, to be received.
7. What is the date of the contract or agreement with the foreign principal? 02/10/2025
8. Describe fully the nature and method of performance of the above indicated agreement or understanding.

Registrant will advise and consult with the foreign principal on trade and economic development in the United States, including the development and implementation of plans for the comprehensive conduct of trade relations with the Government of the United States.

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9. Describe fully the activities the registrant engages in or proposes to engage in on behalf of the above foreign principal.

Registrant will provide comprehensive trade and economic consulting services to the foreign principal. This will include trade policy and analytical studies, negotiating strategies, and lobbying. Activities may also include research and the preparation and dissemination of letters, memoranda, lectures and speeches to public officials, and government agencies.

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10. Will the activities on behalf of the above foreign principal include political activities as defined in Section 1(o) of the Act.<sup>1</sup>

Yes  No

If yes, describe all such political activities indicating, among other things, the relations, interests or policies to be influenced together with the means to be employed to achieve this purpose. The response must include, but not be limited to, activities involving lobbying, promotion, perception management, public relations, economic development, and preparation and dissemination of informational materials.

Registrant will provide the foreign principal with consulting services and engage in activities directed toward U.S. government agencies. Meetings with U.S. government officials will be scheduled, and letters, memoranda, lectures and speeches may be prepared as part of registrant's efforts to establish plans for the comprehensive conduct of trade relations between Taiwan and the United States.

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11. Prior to the date of registration<sup>2</sup> for this foreign principal has the registrant engaged in any registrable activities, including political activities, for this foreign principal?

Yes  No

If yes, describe in full detail all such activities. The response should include, among other things, the relations, interests, and policies sought to be influenced and the means employed to achieve this purpose. If the registrant arranged, sponsored, or delivered speeches, lectures, social media, internet postings, or media broadcasts, give details as to dates, places of delivery, names of speakers, and subject matter. The response must also include, but not be limited to, activities involving lobbying, promotion, perception management, public relations, economic development, and preparation and dissemination of informational materials.

Set forth below a general description of the registrant's activities, including political activities.

Set forth below in the required detail the registrant's political activities.

Date	Contact	Method	Purpose
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12. During the period beginning 60 days prior to the obligation to register<sup>3</sup> to the date of registration for this foreign principal, has the registrant received from the foreign principal, or from any other source, for or in the interests of the foreign principal, any contributions, income, money, or thing of value either as compensation, or for disbursement, or otherwise?

Yes  No

If yes, set forth below in the required detail an account of such monies or things of value.

Date Received	From Whom	Purpose	Amount/Thing of Value
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13. During the period beginning 60 days prior to the obligation to register<sup>4</sup> to the date of registration for this foreign principal, has the registrant disbursed or expended monies, or disposed of anything of value other than money, in connection with activity on behalf of the foreign principal or transmitted monies to any such foreign principal?

Yes  No

If yes, set forth below in the required detail an account of such monies or things of value.

Date	Recipient	Purpose	Amount/Thing of Value
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<sup>1</sup> "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.

<sup>2,3,4</sup> Pursuant to Section 2(a) of the Act, an agent must register within ten days of becoming an agent, and before acting as such.

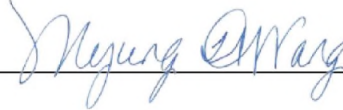
**EXECUTION**

In accordance with 28 U.S.C. § 1746, and subject to the penalties of 18 U.S.C. § 1001 and 22 U.S.C. § 618, the undersigned swears or affirms under penalty of perjury that he/she has read the information set forth in this statement filed pursuant to the Foreign Agents Registration Act of 1938, as amended, 22 U.S.C. § 611 *et seq.*, that he/she is familiar with the contents thereof, and that such contents are in their entirety true and accurate to the best of his/her knowledge and belief.

Date	Printed Name	Signature
03/18/2025	Myung wang	<input type="text" value="Sign"/> /s/Myung wang
_____	_____	<input type="text" value="Sign"/> _____
_____	_____	<input type="text" value="Sign"/> _____
_____	_____	<input type="text" value="Sign"/> _____

**EXECUTION**

In accordance with 28 U.S.C. § 1746, and subject to the penalties of 18 U.S.C. § 1001 and 22 U.S.C. § 618, the undersigned swears or affirms under penalty of perjury that he/she has read the information set forth in this statement filed pursuant to the Foreign Agents Registration Act of 1938, as amended, 22 U.S.C. § 611 *et seq.*, that he/she is familiar with the contents thereof, and that such contents are in their entirety true and accurate to the best of his/her knowledge and belief.

Date	Printed Name	Signature
03/14/2025	Myung Wang	
_____	_____	_____
_____	_____	_____
_____	_____	_____

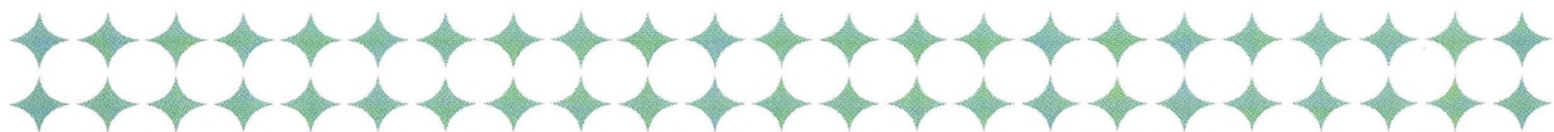
## CONSULTING AGREEMENT

This document shall serve as an agreement (the “Agreement”) between the Ministry of Economic Affairs of the Republic of China (“ROC”), and Crowell Global Advisors LLC (hereinafter referred to, individually as “MOEA” and “CGA” consulting firm respectively, or collectively as “Parties”), regarding the engagement by which CGA will provide MOEA with consulting and advisory services as set forth in this Agreement.

1. Retention. CGA’s client under the Agreement will be MOEA and the Taiwan International Trade Administration (hereinafter “TITA”, which represents the Ministry of Economic Affairs), for which the Economic Division of the Taipei Economic and Cultural Representative Office (“TECRO”) may act in Washington, D.C., U.S.A. on behalf of TITA.
2. Services. CGA has provided a detailed proposal of professional support, and the below is a summary of such agreed upon services:
  - a. Advising and consulting with MOEA on trade and economic developments affecting MOEA in multilateral organizations, including the World Trade Organization (WTO), the Asia Pacific Economic Cooperation forum (APEC) and the Organization for Economic Cooperation and Development (OECD);
  - b. Providing analysis on ongoing U.S. trade negotiations at the multilateral, regional and bilateral levels, focusing on policy options and outcomes of relevance to Taiwan;
  - c. Analyzing important developments affecting U.S. trade policy toward Asia and elsewhere;



- d. Providing updates on U.S. trade policy developments, including analysis of interactions between Congress, the Executive Branch and the U.S. private sector, and the effects of such interactions on the direction of U.S. trade policy;
  - e. Ensure timely and accurate assessment for MOEA on the policy impact of the 2024 US Presidential election and identify opportunities to engage with the new administration, including tracking personnel updates and identifying their policy priorities, with focus on trade, investment, international economic and related national security policies particularly in Asia;
  - f. Support MOEA's efforts to engage with the US business community and improve understanding of US-Taiwan trade and economic relations to elevate commercial diplomacy;
  - g. Providing MOEA with written reports on a periodic basis, describing CGA's work under the Agreement.
3. Performance. CGA represents that it is properly experienced, properly qualified, registered, licensed, equipped, organized, and financed to perform the Services in compliance with the terms of this Agreement.
4. Fees and Expenses.
- a. MOEA shall pay CGA a fee of two hundred ninety thousand U.S. dollars (\$290,000) for work completed from January-December 2025. CGA will submit the invoices to MOEA



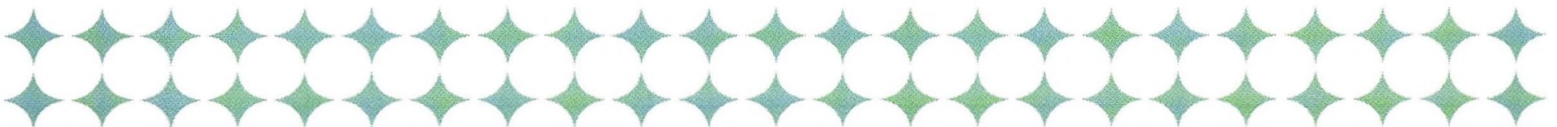


each quarter for processing, after which MOEA will review the invoices and promptly pay CGA the fee due. The fee due for each of these payments will be seventy-two thousand five hundred U.S. dollars (\$72,500). For the fourth quarter of 2025, CGA will submit invoices in two installments, the first for forty-three thousand five hundred U.S. dollars (\$43,500) to MOEA (covering fees for October and November) plus applicable expenses, for processing by December 5, 2025; MOEA then shall pay CGA the invoice plus expenses due no later than December 31, 2025. By January 15, 2026, CGA shall submit a second invoice to MOEA for twenty-nine thousand U.S. dollars (\$29,000), representing the fee for December, plus any expenses incurred in the fourth quarter of 2025 that have not been previously submitted, together with the original receipts for such expenses. MOEA agrees to pay the December 2025 fee and expenses promptly.

- b. MOEA shall reimburse CGA for expenses incurred on behalf of MOEA (including, but not limited to: Domestic travel, telephone, fax, postage, word processing, photocopying, and administrative overtime) upon receipt of CGA's invoices for such expenses. Any overseas travel between the U.S. and the ROC and any single item of out-of-pocket expense in excess of US\$1,000.00 will not be undertaken unless they are specifically approved in advance by MOEA or TECRO. Normal reimbursable expenses will not exceed twelve thousand U.S. dollars (US\$12,000) per year unless specifically authorized by MOEA or TECRO.

5. Term. The term of this Agreement shall be from January 1, 2025 through December 31, 2025.

Either party may terminate this Agreement upon sixty (60) days' prior written notice to the





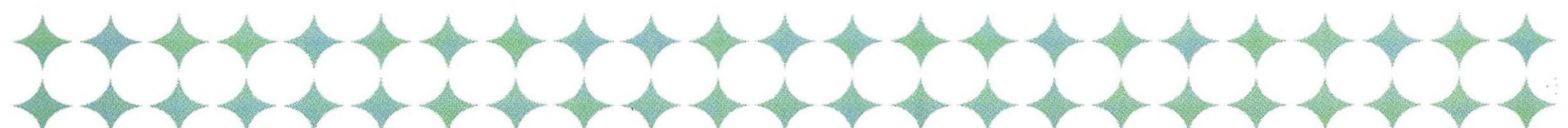
other, provided that MOEA shall pay the fees and expenses of CGA through the date of termination.

6. Relationship.

- a. The parties have entered this Agreement as independent contractors, and no principal-agent or other relationship is created hereby. Each party is authorized to disclose this Agreement as such party may deem necessary or appropriate to comply with applicable laws, rules or government orders.
- b. CGA hereby agrees for itself, and on behalf of its officers, directors, employees, and agents, that it will use its best efforts to maintain the confidentiality of all non-public information regarding MOEA in connection with the performance of services to be provided by the firm hereunder specified; however, that CGA may disclose information as required by law or by judicial, administrative or Congressional process so long as CGA shall provide MOEA reasonable advance notice of disclosure pursuant to such process.
- c. During the term of this Agreement, CGA will not enter the employ of or contract with the government of the 'People's Republic of China'<sup>1</sup> or any entity of the government of the 'People's Republic of China.' Furthermore, CGA and MOEA recognize the need to avoid conflict between CGA's activities on behalf of its other clients and the interest of

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<sup>1</sup> The parties recognize and agree that the 'People's Republic of China' includes the Special Administrative Regions of Hong Kong and Macau.





MOEA (including MOEA's interest in not having CGA enter the employ of or contract with people or entities which, although not the government of the 'People's Republic of China' or an entity of the 'People's Republic of China', are controlled by the government of or an entity of the 'People's Republic of China'), as well as a conflict between CGA's activities on behalf of MOEA and the interests of CGA's other clients. CGA and MOEA each agrees to identify any such potential conflict at the earliest possible opportunity and to bring the matter to the attention of the other party.

7. Governing Law. The terms and provisions of this Agreement shall be interpreted in accordance with, and governed by, the laws of the District of Columbia and the United States of America, without giving effect to conflict of laws principles.
8. Counterparts. The Agreement is executed in counterparts in both English and Chinese languages, each of which is deemed to be an original and equally binding.

International Trade Administration  
Authorized by Ministry of Economic Affairs

By: William Liu  
Director General

Date: 10 February, 2025

Crowell Global Advisors (CGA) LLC

By: Joseph Damond  
Chair, Global Life Sciences

Date: 23 January, 2025

### 顧問合約

茲經中華民國經濟部聘用 Crowell Global Advisors LLC (以下分別簡稱「經濟部」與「CGA 公司」, 或共稱「雙方」), 針對 CGA 公司提供顧問與諮詢服務事項, 雙方簽訂本合約並同意如下:

1. 聘任: CGA 公司於本合約之當事人為經濟部、經濟部國際貿易署 (以下簡稱「貿易署」, 代表經濟部), 駐美國台北經濟文化代表處經濟組 (以下簡稱「經濟組」) 得在美國華盛頓特區代表貿易署執行合約事宜。
2. 服務範圍: CGA 公司已提供詳盡的年度工作專業提案, 要點如下:
  - a. CGA 公司應就經濟部在世界貿易組織 (WTO)、亞太經濟合作 (APEC) 及經濟合作暨發展組織 (OECD) 等多邊國際組織中面臨的貿易及經濟發展問題提供意見及諮詢。
  - b. CGA 公司應提供針對美國多邊、區域及雙邊貿易談判之分析, 尤其是攸關臺灣之政策選項以及結果。
  - c. CGA 公司分析影響美國對亞洲及其他國家貿易政策之重要發展。
  - d. CGA 公司提供有關美國國際貿易政策發展的最新情況, 包括國會、行政部門和美國私營部門之間互動, 以及前開互動對美國貿易政策方向造成效果之分析。
  - e. CGA 公司確保提供經濟部及時、準確地 2024 年美國總統大選對政策之影響評估, 並尋找與美國新政府接觸之機會, 包括追蹤新政府人事動態並確定其政策

重點，並重點關注貿易、投資、國際經濟及國家安全相關政策（特別是針對亞洲之國家安全政策）。

- f. CGA 公司將支援經濟部與美國商界接觸，增進美國商界對臺美經貿關係之瞭解，提升臺灣商業外交。
- g. CGA 公司定期向經濟部提出書面報告，詳細說明履行本合約之工作進展。

3. 履約情形：CGA 公司本其足夠之經驗、認證、證照、執照、條件、組織和財務，依本合約條款履行服務。

4. 服務費用及相關雜費：

- a. 經濟部對 CGA 公司於 2025 年 1 月 1 日至 12 月 31 日間完成之工作應支付貳拾玖萬美元 (US\$290,000) 之服務費用，CGA 公司將每季向經濟部提交 1 次原始單據，經濟部將檢視相關單據儘速撥款支付。每期應支付柒萬貳仟伍佰美元 (US\$72,500)。2025 年第 4 季款項，CGA 公司將分 2 次提交原始單據，第 1 次將於 2025 年 12 月 5 日前提交經濟部，涵蓋 2025 年 10 至 11 月之服務費用肆萬參仟伍佰美元 (US\$43,500) 及相關雜費，經濟部審核後應於 2025 年 12 月 31 日前撥款支付；第 2 次將於 2026 年 1 月 15 日前提交經濟部，涵蓋 2025 年 12 月之服務費用貳萬玖仟美元 (US\$29,000) 及屬第 4 季但尚未請領之相關雜費，經濟部並同意迅速撥款支付。
- b. CGA 公司為經濟部處理受託事務所產生之行政開支（包括但不限於：國內旅行、電話、傳真、郵費、文書處理、複印及行政加班費用），經濟部應於收到 CGA 公司出具該等費用之發票或證明書等文件後支付該費用。任何往返美國與中華民國之旅費及單項實際開支超出壹仟美元 (US\$1,000) 之部分，均不

允支付除非事前取得經濟部或經濟組之許可。除事先取得經濟部或經濟組之許可外，每年雜費支出不得超過壹萬貳仟美元（US\$12,000）之限額。

5. 期限：本合約有效期自 2025 年 1 月 1 日起至 2025 年 12 月 31 日止。任何一方若欲終止本合約，應於 60 日前以書面通知另一方，惟經濟部於合約終止前應清償 CGA 公司至合約終止日之所有服務費及雜費。

6. 關係：

- a. 合約雙方各以獨立機構身分簽訂本合約，並不因此建立代理或其他關係。任何一方在須遵守相關法律、法規或政府命令時，得公開本合約。
- b. CGA 公司茲代表其自身、其主管、董事、員工和代理人，就在執行服務時相關之所有非公開的經濟部資訊，將盡最大努力予以保密。但 CGA 公司可在法律、司法、行政和國會程序要求下公開資訊，惟需在公開資訊前一定之合理時間內通知經濟部。
- c. 在合約期間，CGA 公司不得與「中華人民共和國」<sup>1</sup>或「中華人民共和國」的任何政府機關成立僱傭關係或簽署合約。CGA 公司和經濟部皆體認有必要避免 CGA 公司代表其他委託人採取之行動與經濟部的利益發生衝突（經濟部的利益包括不容許 CGA 公司與雖非「中華人民共和國」政府或「中華人民共和國」所屬實體，但卻由「中華人民共和國」政府或其所屬機關控制之人士或實體建立僱傭關係或簽署合約）；也應避免 CGA 公司代表經濟部採取之活動與其他委託人的利益發生衝突。雙方同意應儘快辨識此種潛在衝突，並提請對方注意。


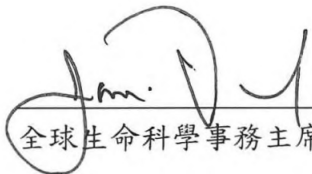
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<sup>1</sup> 雙方認定且同意「中華人民共和國」包括香港特別行政區及澳門特別行政區

7. 準據法：本合約之條款及規定應受美利堅合眾國及哥倫比亞特區之法律解釋並適用該法律，但不適用法律衝突原則。
  
8. 本合約以英文與中文分別簽訂，中、英文版本均為正本並具有同等效力。

立約人：經濟部  
授權簽約機關：經濟部國際貿易署

Crowell Global Advisors LLC

  
署長：劉威廉  
全球生命科學事務主席：Joseph Damond

日期： 10 February, 2025

日期： 25 January, 2025