

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 in print and 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 Access Partnership Corp	2. Registration Number 7475
--	--------------------------------

3. Primary Address of Registrant
 1730 Rhode Island Ave. NW, Suite 512, Washington, DC 20036

4. Name of Foreign Principal Taiwan International Trade Administration	5. Address of Foreign Principal TITA, 1 Hu Kou street Zhongzheng Dist. Taipei, Taiwan, R.O.C TAIWAN 100057
---	---

6. Country/Region Represented
 TAIWAN

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

Government of a foreign country¹

Foreign political party

Foreign or domestic organization: If either, check one of the following:

<input type="checkbox"/> Partnership	<input type="checkbox"/> Committee
<input type="checkbox"/> Corporation	<input type="checkbox"/> Voluntary group
<input type="checkbox"/> Association	<input type="checkbox"/> Other (<i>specify</i>) _____

Individual-State nationality _____

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

a) Branch or agency represented by the registrant
 Taiwan International Trade Administration

b) Name and title of official(s) with whom registrant engages
 Alex H.C. Liao

¹ "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.

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

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"/> |

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

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.


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
10/16/2024	Rebecca shalley	<input type="text" value="Sign"/> /s/Rebecca shalley
_____	_____	<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
_____	REBECCA SHALLEY	
_____	_____	_____
_____	_____	_____
_____	_____	_____

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 in print and 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

Access Partnership Corp

2. Registration Number

7475

3. Name of Foreign Principal

Taiwan International Trade Administration

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, the fees and expenses, if any, to be received.
7. What is the date of the contract or agreement with the foreign principal? 03/19/2024
8. Describe fully the nature and method of performance of the above indicated agreement or understanding.

our firm works with the Economic Division of the Taipei Economic and Cultural Representative Office and provides responses to requests for advice and information. The registrant notes that while the term of the agreement is listed as March 19, 2024, to December 31, 2024, the contract was not signed until April 2024 and the FARA registrable component of the contract involving U.S. engagement/outreach did not start until September 10.

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

Advise Taiwan on U.S. economic policy developments and engagements related to trade and investment.

10. Will the activities on behalf of the above foreign principal include political activities as defined in Section 1(o) of the Act¹.

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.

we will provide advice on engaging with the U.S. government officials on trade and economic policies relevant to the government of Taiwan. We will also help develop a report summarizing U.S. trade and investment with Taiwan.

11. Prior to the date of registration² for this foreign principal has the registrant engaged in any registrable activities, such as 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
------	---------	--------	---------

12. During the period beginning 60 days prior to the obligation to register³ 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
06/28/2024	Taiwan International Trade Association	For work completed for the Trade and Policy Support 2024 project.	\$ 39,185.58

\$ 39,185.58

Total

13. During the period beginning 60 days prior to the obligation to register⁴ 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
------	-----------	---------	-----------------------

1 "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.

2,3,4 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
10/16/2024	Rebecca Shalley	Sign /s/Rebecca Shalley
_____	_____	Sign _____
_____	_____	Sign _____
_____	_____	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
_____	REBECCA STALLEY	
_____	_____	_____
_____	_____	_____
_____	_____	_____



CONSULTING AGREEMENT

This document shall serve as an agreement (the "Agreement") between the International Trade Administration, Ministry of Economic Affairs of the Republic of China, and Access Partnership Corp (hereinafter referred to, individually as "TITA" and "Access Partnership" consulting firm respectively, or collectively as "Parties"), regarding the engagement by which Access Partnership will provide TITA with consulting and advisory services as set forth in this Agreement.

1. Retention. Access Partnership's client under the Agreement will be TITA, for which the Economic Division of the Taipei Economic and Cultural Representative Office ("TECRO") may act in Washington, D.C., U.S.A.

2. Services. Access Partnership shall provide the following professional services:
 - a. Advising and consulting with TITA on trade and economic developments affecting TITA 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. Providing TITA with relevant reports on emerging policy issues and their further developments in international trade, including U.S. trade policy;
 - f. Providing TITA with written reports on a periodic basis, describing Access Partnership's work under the Agreement.
3. Performance.
- a. Access Partnership 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.
 - b. By virtue of this agreement, Access Partnership is not agreeing to or intending to act as an "agent of a foreign principal" that is required to register under the Foreign Agents Registration Act (FARA). Specifically, Access Partnership is not agreeing to represent the interests of TITA before any U.S. government agency or U.S. government official. Nor is Access Partnership agreeing to engage in "political activity" as defined under FARA for or on behalf of TITA, or act as a "publicity agent," "information service employee," "public relations counsel" for TITA, or engage in any other activity for TITA that falls within the scope of FARA by virtue of this agreement.
4. Fees and Expenses.



- a. TITA shall pay Access Partnership a fee of one hundred eighty-four thousand four-hundred and sixty-two U.S. dollars (\$184,462) for work completed from March 19 until December 31, 2024. Access Partnership will submit invoices to TITA every two months for \$39,166.60, with the first invoice submitted on May 19 and the fourth invoice submitted on November 19. Access Partnership will submit a final invoice for \$27,795.60 on January 3, 2025. TITA will review the invoices and promptly pay Access Partnership the fee due.
 - b. TITA shall reimburse Access Partnership for expenses incurred on behalf of TITA (including, but not limited to: Domestic travel, telephone, fax, postage, word processing, photocopying, and administrative overtime) upon receipt of Access Partnership'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 \$1,000.00 will not be undertaken unless they are specifically approved in advance by TITA or TECRO. Normal reimbursable expenses will not exceed twelve thousand U.S. dollars (US\$12,000) per year unless specifically authorized by TITA or TECRO.
5. Term. The term of this Agreement shall be from March 19, 2024 through December 31, 2024. Either party may terminate this Agreement upon sixty (60) days' prior written notice to the other, provided that TITA shall pay the fees and expenses of Access Partnership 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. Access Partnership 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 TITA in connection with the performance of services to be provided by the firm hereunder specified; however, that Access Partnership may disclose information as required by law or by judicial, administrative or Congressional process so long as Access Partnership shall provide TITA reasonable advance notice of disclosure pursuant to such process.
- c. During the term of this Agreement, Access Partnership will not enter the employ of or contract with the government of the 'People's Republic of China'¹ or any entity of the government of the 'People's Republic of China.' Furthermore, Access Partnership and TITA recognize the need to avoid conflict between Access Partnership's activities on behalf of its other clients and the interest of TITA (including TITA's interest in not having Access Partnership 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

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



'People's Republic of China'), as well as a conflict between Access Partnership's activities on behalf of TITA and the interests of Access Partnership's other clients. Access Partnership and TITA 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.

Access Partnership Corp

International Trade Administration,
Ministry of Economic Affairs (MOEA),
Government of the Republic of China

By: 

Patricia Wu
Senior Vice President
Access Partnership

By: 

Cynthia Kiang,
Director General
International Trade Administration,
MOEA

Date: April 4, 2024

Date: April 22, 2024



Access Partnership
Suite 512
1730 Rhode Island Ave N.W.
Washington DC 20036
USA

T: +1 202 503 1570
washingtondc@accesspartnership.com

Mr. Alex H.C. Liao
Economic Division
Taipei Economic and Cultural Representative Office (TECRO)
4301 Connecticut Ave., N.W. Suite 420
Washington, D.C. 20008

16 September 2024

Dear Mr. Liao,

The Economic Division of the Taiwan Economic and Cultural Representative Office ("TECRO") and Access Partnership agree that Access Partnership will perform the services as described in the attached Annex A to support development of the U.S.-Taiwan Trade and Investment Report, for a fee of \$7,200 (to be invoiced upon delivery of the items outlined in Annex A and payable within 60 days). A digital editable version of the report will be delivered by September 30, 2024.

TECRO also agrees to pay for expenses for printing services of no more than \$3500 for 250 hard copies and any software licensing expenses of no more than \$150, separate from the fee.

For this work, Access Partnership will register as a foreign agent pursuant to the Foreign Agent Registration Act (FARA), for which TECRO will pay the registration fee.

Patricia Wu
Senior Vice President, Tech Enabled Verticals
Access Partnership

Acknowledged and agreed this 16 day of September 2024

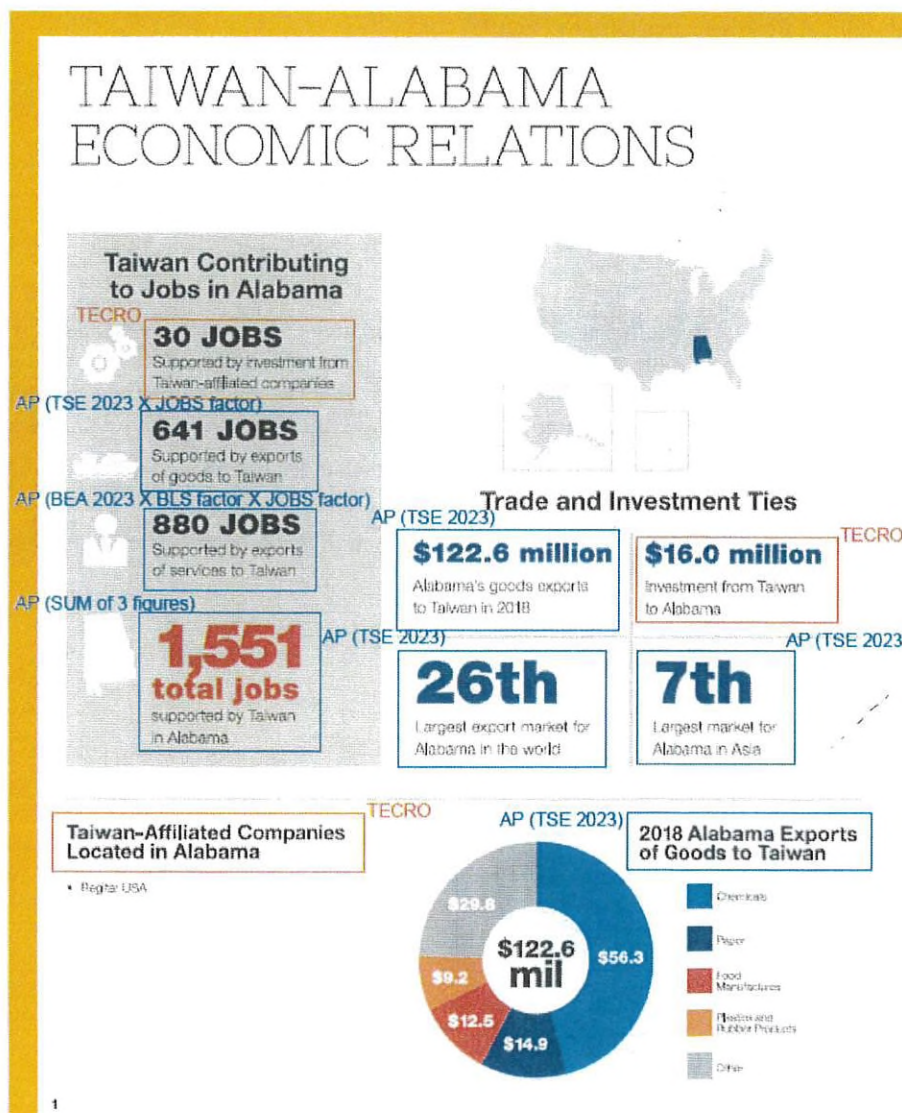
For TECRO
Acknowledged and agreed this 16 day of September 2024

Alex H.C. Liao
Director
Economic Division
Taipei Economic and Cultural Representative Office

Annex A

Access Partnership will provide to TECRO:

- An **Executive Summary** discussing the main findings and conclusions of the report as well as overall U.S. trade and investment ties with Taiwan.
- 2 prefaces, one from the Minister of Economic Affairs and one from Taiwan’s Representative in the United States
- A **2-page overview of U.S.-Taiwan collaboration in key sectors** such as semiconductors, artificial intelligence, clean energy, and/or healthcare.
- **Data and statistics on jobs generated** by U.S.-Taiwan exports, state-level export market rankings, and sector-level export data as **designated below**
- A **1-page methodology section** explaining the methodology used to prepare the report.



議價單 (Price Negotiation Form)

標 的 名 稱 (Project Title)										備註(Notes)
更新「臺灣投資與貿易創造及支撐美國就業手冊」案										本議價單內之所有報價均含稅 (All prices include taxes)
最初報價：本報價欄位請以 中文大寫填列 (Initial Offering Price) (壹、貳、參、肆、伍、陸、柒、捌、玖、零)										承攬廠商蓋章及簽名欄 (Company Signature and Seal)
美元 (USD)	億	仟	佰	拾	萬	仟	佰	拾	元	整
					壹	零	捌	伍	零	
					1	0	8	5	0	



減價情形：(本欄位請勿先行填列，在議減價格時請於現場逐次填寫) (added when offering)

第 1 次減價 (1 st Price Reduction) (本欄位請以阿拉伯數字填寫)	第 2 次減價 (2 nd Price Reduction) (本欄位請以阿拉伯數字填寫)	第 3 次減價 (3 rd Price Reduction) (本欄位請以阿拉伯數字填寫)
美金(US\$) 元整	美金(US\$) 元整	美金(US\$) 元整
減價完畢請加蓋大小章並簽名後再行遞送 (Sign and Seal again after each change)	減價完畢請加蓋大小章並簽名後再行遞送 (Sign and Seal again after each change)	減價完畢請加蓋大小章並簽名後再行遞送 (Sign and Seal again after each change)

承攬廠商：Access Partnership 負責人：Patricia Wu

統一編號： 電 話：202-503-1570 傳 真：

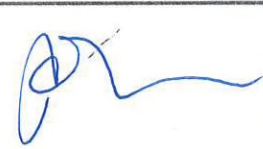
地址：1730 Rhode Island Ave N.W., Washington DC 20036

中華民國 113 年 9 月 16 日

駐美代表處經濟組開標/決標紀錄 (ECON,TECRO Bidding Report)

時間：113年9月16日/16時40分

地點：駐美國代表處經濟組

案號(Case #)	貿雙二字第 1137025249 號		開標次別	議價(Negotiation)	
標的名稱及數量摘要 (Project Name)	更新「臺灣投資與貿易創造及支撐美國就業手冊」案		招標方式	限制性招標(Restricted)	
刊登政府採購公報日期 (Procurement Publish Date)	無(None)		上網日期 (Online Date)	無(None)	
投標廠商 (company)	標價 (Initial offer)	第 次減價之標價 (Reduction)	第 次減價之標價 (Reduction)	第 次減價之標價 (Reduction)	第 次減價之標價 (Reduction)
Access Partnership	US\$10,850	US\$	US\$	US\$	US\$
	US\$	US\$	US\$	US\$	US\$
	US\$	US\$	US\$	US\$	US\$
議價結果 (Final bidding result)	廠商之最初報價為 <u>10,850 美元</u> 整，在底價 <u>10,850 美元</u> 內，經主持人當場依政府採購法第 52 條第 1 項第 1 款宣布決標。 (Initial offer of bidding company is US\$10,850, which is within the parameter price of US\$10,850, and the host party awarded the tender to the bidding company in accordance with the Government Procurement Act, Article 52.1.1)				
決標原則、得標廠商及決標金額 (Criteria, winning company and final offer)	決標原則：依政府採購法第 52 條第 1 項第 1 款。 (Criteria: Government Procurement Act, Article 52.1.1)			得標廠商代表簽名(或蓋章) (Company Signature or Seal)	
	得標廠商： <u>Access Partnership</u> (Winning Company) 決標金額： <u>壹萬零捌佰伍拾元整 (含稅)</u> (Final Offer (tax included): US\$10,850)				
決標過程 (Process)					
異議或申訴事件 (Appeal)					
備註 (Notes)					
記錄 (Recorder)	吳俊逸 0916 1645		監辦人員 (Monitoring)	蔡介文 0916 1650	
會辦人員 (Witness)	張台華 0916 1655		主持人 (Host)	廖志龍 0916 1700	