

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  Access Partnership Corp	2. Registration Number  7668
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3. Primary Address of Registrant  
 1300 Connecticut Avenue NW, Suite 250, Washington, DC 20036

4. Name of Foreign Principal  Ministry of Economic Affairs	5. Address of Foreign Principal  No.15, Fuzhou St, Zhongzheng District Taipei City, Taiwan (R.O.C.) TAIWAN 100210
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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  
 Ministry of Economic Affairs
- 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.

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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
11/17/2025	Evan Yu	<input type="text" value="Sign"/> /s/Evan Yu
_____	_____	<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 swear affirms under penalty of perjury that he/she has read the information set forth in this statement filed pursuant to the Foreign Agent 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.

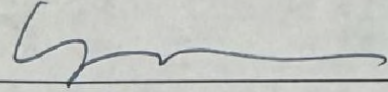
Date

Printed Name

Signature

11/08/25

Evan Yu



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

Access Partnership Corp

2. Registration Number

7668

3. Name of Foreign Principal

Ministry of Economic Affairs

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? 10/16/2025
8. Describe fully the nature and method of performance of the above indicated agreement or understanding.

our firm provided a training program to Ministry of Economic Affairs officials on U.S. trade and economic policy through virtual sessions held online and by travelling to Taipei to their offices for a week.

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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.

consultant will deliver a training program on the basics of U.S. trade and economic policy to the foreign principal.

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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.

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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.

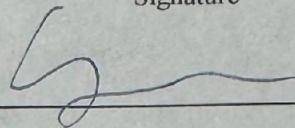
Date	Printed Name	Signature
11/17/2025	Evan Yu	Sign /s/Evan Yu
_____	_____	Sign _____
_____	_____	Sign _____
_____	_____	Sign _____

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

11/08/25	Evan Yu	

## CONSULTING AGREEMENT

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

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

2. Performance conditions. AP shall provide the professional services indicated in the attached Annex: Scope of Work for the training of MOEA officials. Should there be any modifications to the services provided, AP shall discuss with the TECRO and reach agreement in advance.

3. Performance representation. AP 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 AP an all-inclusive fee of USD \$98,000, which covers honorarium fees for guest speakers and instructors, as well as all travel-related expenses to Taipei, for services provided in accordance with the timeline indicated in the attached Annex: Scope of Work. Payments will be made according to the following schedule of three equal payments:

- 1) **\$32,666** invoiced by November 1, 2025 to request payment;
- 2) **\$32,666** invoiced by December 1, 2025 to request payment;
- 3) **\$32,668** invoiced within 10 working days after providing the final evaluation of each student to request payment (due by February 9, 2026).

b. MOEA shall reimburse AP USD \$305 for registration under the Foreign Agents Registration Act. A copy of the receipt for registration shall be included in the first invoice.

c. AP shall provide each invoice with a description of the services provided. For the final invoice, AP shall provide a description of the services provided in the virtual and in-person course, as well as a final evaluation of each student. Payment terms are set at 60 days upon receipt of a properly rendered invoice.

5. Term.

a. The term of this Agreement shall be from the date the tender is awarded through February 9, 2026.

b. In the event of *force majeure* during the performance of the contract, where such circumstances are beyond the control of AP and not attributable to its actions, AP shall, upon the occurrence or cessation of such event, promptly submit supporting evidence in writing to TECRO to request an extension of the term. Upon review of the situation, the extension may be granted by TECRO in writing, with no penalties for delayed performance. For events lasting less than half a day, the extension shall be counted as half a day; for events exceeding half a day but less than a full day, the extension shall be counted as one full day.

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.

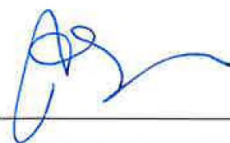
b. AP hereby agrees for itself, and on behalf of its officers, directors, employees, and agents, that it will use its best efforts to maintain the confidentiality of all non-public information regarding MOEA in connection with the performance of services to be provided by the firm hereunder specified; however, that AP may disclose information as required by law or by judicial, administrative or Congressional process so long as AP shall provide MOEA reasonable advance notice of disclosure pursuant to such process.

c. During the term of this Agreement, AP will not enter the employ of or contract with the government of the 'People's Republic of China' or any entity of the government of the 'People's Republic of China.' Furthermore, AP and MOEA recognize the need to avoid conflict between AP's activities on behalf of its other clients and the interest of MOEA (including MOEA's interest in not having AP 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 AP's activities on behalf of MOEA and the interests of AP's other clients. AP and MOEA each agree 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. Limitation of Liability. The Parties shall not be liable to the other for any indirect, incidental, consequential, special, or punitive damages arising out of or relating to this Agreement. The total liability of either Party for any claim arising out of or relating to this Agreement shall not exceed the fees paid (or payable) to \$98,000 under this Agreement. Notwithstanding the foregoing, nothing in this Section shall limit or exclude liability: (i) for breach of confidentiality obligations under this Agreement; (ii) arising from gross negligence, willful misconduct, bad faith, or fraud of a Party, its employees, agents, or subcontractors; or (iii) to the extent such liability may not be excluded or limited as a matter of applicable law.

ACCESS PARTNERSHIP CORP.

By: 

Patricia Wu  
Senior Vice President, Tech-Enabled Verticals  
Access Partnership Corp.

Date: 10/15/2025

MINISTRY OF ECONOMIC AFFAIRS (MOEA),  
GOVERNMENT OF THE REPUBLIC OF CHINA

By:   


Ming-Hsin Kung  
Minister  
Ministry of Economic Affairs (MOEA)

Date: 10/16/2025

## Annex: Scope of Work

### Scope and Timeline

The Consultant will deliver a training program to introduce MOEA Junior Officers to U.S. trade and economic policy.

#### Program Structure and Deliverables

1. **Virtual Instruction: Access Partnership (“AP”)** will design and deliver a 12-session (2 hours for each session, at 8:30 PM Taipei Time) virtual training module introducing participants to the U.S. trade and economic policy landscape. See "Training Program Structure" for further details.
2. **In-person Instruction in Taipei:** AP will design and deliver an in-person program in Taipei consisting of three half-days (total 12 hours) featuring workshops, simulations, and other interactive discussions to put learnings into practice. The session will conclude with an in-person written assessment.
3. **Identification of guest instructor for in-person instruction:** AP will conduct outreach to identify a former U.S. government official or other trade practitioner to serve as a guest instructor for the in-person instruction in Taipei. If a guest instructor is identified, AP will coordinate his/her support for the in-person instruction.
4. **Content Development and Preparation:** AP will prepare all supporting materials for the virtual session, including slide decks, briefing documents, discussion prompts, and curated readings. Content will be tailored to the program's objectives and aligned with MOEA’s learning goals for junior officers.
5. **Course assessments:** AP will require participants to complete two written course assessments: 1) participants will be given a short written examination during the final in-person instruction session, and 2) participants will be given a 750-word final course assignment to be completed following delivery of the virtual course. Both will be evaluated by Access Partnership and included as part of participant evaluation.
6. **Participant Evaluation and Program Reporting:** AP will evaluate participant performance based on attendance, engagement, and completion of assignments, exercises, and course assessments. Each participant will be assessed using a standardized scoring rubric. At the conclusion of the program, AP will provide MOEA with a summary report that includes individual scores and written evaluations for each participant.

#### Timeline

October 2025 to February 2026	
<b>October</b>	<b>Finalize curriculum</b> and virtual session topics; <b>Confirm speakers</b> ; Distribute onboarding and pre-reading materials.
<b>Late October to mid-November</b>	Begin <b>delivery of virtual instruction</b>
<b>Early November</b>	<b>Deliver three half-days of in-person instruction</b> in Taipei (projecting the weeks of November 3)
<b>Mid-November to mid-December</b>	Finish delivery <b>virtual instruction</b> (break the week of November 24 for Thanksgiving holiday); Give out <b>final course assignment</b>
<b>January to February 2026</b>	Receive <b>final course assignment</b> from participants by January 5; Finalize <b>evaluations</b> for submission to MOEA by January 31; Invoice by February 9

## Topics of Exploration

### Course material to be delivered include:

- How the U.S. Government Works
- U.S. Trade and Economic Policy and Current Trade and Investment Priorities
- U.S.-Taiwan Economic Relationship
- U.S.-China Economic Relationship
- U.S. Trade with the Asia Pacific
- U.S. and Multilateral Institutions
- U.S. Emerging Technology (AI and Quantum Computing) Policy
- U.S. Semiconductor and Energy Policy
- Global Supply Chain Resilience

In addition to the substantive areas covered above, AP will provide a mix of workshops, seminars, and simulations aimed at providing real-world training on how to apply this knowledge to real world situations.

### Virtual Course Illustrative Calendar (projecting in-person courses the week of Nov. 3)

Date	Course Session
Oct. 28	<b>Course Introduction</b> <b>Core Seminar: How the U.S. Government Works</b>
Oct. 30	<b>Core Seminar: Overview of U.S. Trade and Economic Policy</b>
Nov. 11	<b>Core Seminar: Current U.S. Trade and Investment Policy Priorities</b>
Nov. 13	<b>Core Seminar: U.S. Trade Remedies</b>
Nov. 18	<b>Core Seminar: U.S.-Taiwan Economic Relationship</b>
Nov. 20	<b>Core Seminar: U.S.-China Economic Relationship</b>
Dec. 2	<b>Core Seminar: U.S. Trade with the Asia Pacific: Regional Context</b>
Dec. 4	<b>Seminar: How U.S. Energy Policy Shapes the Global Economy and Global Security</b> <b>Seminar: Dynamics between U.S. Semiconductor Policy and the Rest of the World</b>
Dec. 9	<b>Seminar: Current U.S. Views on Global Supply Chain Resilience</b>
Dec. 11	<b>Core Seminar: United States and Multilateral Institutions</b>
Dec. 16	<b>Seminar: U.S. and Global Policies for Artificial Intelligence and Quantum Computing</b> <b>Course Debrief and Preparation for Final Course Assignment</b>
Dec. 18	<b>A European View of U.S. Trade Policy</b> <b>Final Written Assignment and Course Debrief</b>

**In-person Course Illustrative Schedule (projecting in-person courses the week of Nov. 3)**

<b>Day</b>	<b>Time</b>	<b>Course Session</b>
<b>Tues Nov 4</b>	1PM-3PM	<b>Workshop: Preparing Briefing Materials for Senior Officials</b>
	3PM-5PM	<b>Deep-dive Interactive Discussion: How the Trump Administration Is Re-shaping the Trade Landscape</b> <i>With guest instructor</i>
<b>Wed Nov 5</b>	1PM-3PM	<b>Simulation: Policy Engagement</b> <i>With guest instructor</i>
	3PM-5PM	<b>Trade Case Study Workshop: A Trade Ministry's Response to Tariff Threats</b> <i>With guest instructor</i>
<b>Thurs Nov 6</b>	1PM-3PM	<b>Workshop: Trade Policy Simulation</b>
	3PM-4PM	<b>Live Written Assessment/Examination</b>
	4PM-5PM	<b>Course Conclusion/Debrief</b>

## 顧問契約

中華民國經濟部與 Access Partnership Corp. (以下分別簡稱「經濟部」與「AP」, 或共稱「雙方」) 針對 AP 提供顧問與諮詢服務事項, 簽訂本契約並同意如下:

1. 聘任: 本契約 AP 之委託人為經濟部 (以下簡稱委託人), 並得由位於美國華盛頓特區之駐美國代表處經濟組 (以下簡稱「TECRO」) 代其執行。
2. 履約條件: AP 應提供「附件: 工作範圍」所列之專業服務。針對工作範圍之調整, AP 應事先與 TECRO 聯繫並取得同意。
3. 績效呈現: AP 代表其擁有足夠的經驗、資格、證照、執照、條件、組織及財務, 以履行本契約條款之服務。
4. 服務費及相關費用:
  - a. 委託人應支付 AP 98,000 美元 (US\$98,000) 之總服務費, 涵蓋客座講者與講師之酬金、與所有前往臺北相關之差旅費, 款項於完成「附件: 工作範圍」各時程之服務後, 依據以下時程分三期完成付款: 第一期將由 AP 於 2025 年 11 月 1 日前提提交委託人原始單據, 請撥支付 32,666 美元 (US\$32,666); 第二期將由 AP 於 2025 年 12 月 1 日前提提交委託人原始單據, 請撥支付 32,666 美元 (US\$32,666); 尾款將由 AP 於提供學員期末評量成績後 10 個工作天內提交委託人原始單據 (不晚於 2026 年 2 月 9 日), 請撥支付 32,668 美元 (US\$32,668)。
  - b. 委託人應支付 AP 305 美元 (US\$305), 作為其依據《外國代理人登記法》進行登記之費用。收據副本應附在第一期款項原始單據中。
  - c. AP 應於提交委託人原始單據時, 同時提供服務內容摘要。尾款部分應另提供線上與實體訓練課程之服務內容, 及每位學員之期末評量成績。每期款項之支付期限係自收到符合規定的原始單據起 60 天。
5. 期限:
  - a. 本契約有效期自決標日起至 2026 年 2 月 9 日。
  - b. 契約履約期間, 倘發生不可抗力事件, 且確非可歸責於 AP 之情形, 應於事件發生或終止時, 檢具事證, 儘速以書面向 TECRO 申請展延履約期限。TECRO 得審酌其情形後, 以書面同意延長履約期限, 且不計算逾期履約金。事件持續時間未達半日者, 延期將以半日計; 事件持續時間逾半日但未達 1 日者, 延期將以 1 日計。
6. 關係:
  - a. 契約雙方各以獨立機構身分簽署本契約, 並不因此建立代理或其他關係。任何一方在需遵守相關法律、法規或政府命令時, 得公開本契約。

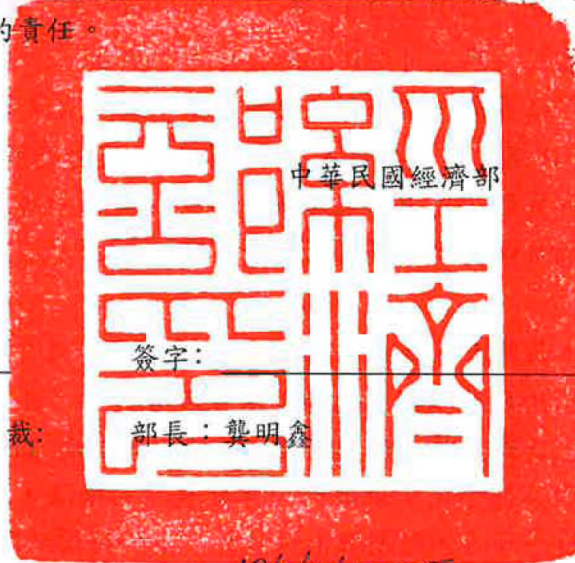
- b. AP 代表其自身、其幕僚、主管、董事、員工及代理人，同意在執行服務時，對於相關之所有非公開的委託人資訊，將盡最大努力予以保密。但 AP 可在法律、司法、行政及國會程序要求下公開資訊，惟需在公開資訊前之一定合理時間內通知委託人。
  - c. 在契約期間，AP 不得與「中華人民共和國」或「中華人民共和國」的任何政府機關成立僱傭關係或簽署契約。AP 及委託人皆體認有必要避免 AP 代表其他委託人採取之行動與委託人的利益發生衝突（委託人的利益包括不容許 AP 與雖非「中華人民共和國」政府或「中華人民共和國」所屬實體，但卻由「中華人民共和國」政府或其所屬機關控制之人士或實體建立僱傭關係或簽署契約）；也應避免 AP 代表委託人進行之活動與其他委託人的利益發生衝突。雙方同意應盡快辨識此種潛在衝突，並告知對方。
7. 準據法：本契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. 損害賠償責任之限制：雙方因本契約所引起或相關之任何間接、附帶、衍生性、特殊或懲罰性損害，均不對他方負賠償責任。任一方當事人因本契約所產生或與相關之任何損害賠償請求，其總賠償責任應不超過根據本契約已支付（或應支付）給 AP 之 98,000 美元（US\$98,000）服務費。儘管有前述規定，但本條款中之任何內容均不應限制或排除以下責任：(i) 因違反本契約下之保密義務所產生的責任；(ii) 因一方當事人、其員工、代理人或分包商之重大過失、故意不當行為、惡意或欺詐所產生的責任；或 (iii) 依據適用法律不得排除或限制的責任。

Access Partnership Corp.

簽字：

Access Partnership Corp. 資深副總裁：  
Patricia Wu

日期：10/15/2025



日期：10/16/2025

## 附件：工作範圍

### 範圍及時程

AP 將向委託人提供新進國際經濟商務人員之訓練計畫，介紹美國之貿易及經濟政策。

### 計畫架構與成果

1. **線上課程：**Access Partnership (以下簡稱「AP」) 將規劃並進行為期 12 堂課 (每堂課 2 小時，臺北時間晚間 8 時 30 分開始) 之線上訓練課程，向學員介紹美國之貿易與經濟政策概況。詳情請參閱「培訓計畫架構」。
2. **臺北實體課程：**AP 將規劃在臺北進行 3 個半天 (總計 12 小時) 之實體課程。課程內容包括工作坊、模擬演練及其他互動式討論，以將所學知識付諸實踐。實體課程將以書面評估作結。
3. **確認實體課程之講師：**AP 將負責聯繫並確認一位由前美國政府官員或具備貿易實務經驗者，擔任臺北實體課程之講師。俟確認講師後，AP 將協調講師進行授課等事宜。
4. **內容規劃與準備：**AP 將準備線上課程之所有資料，包括投影片、簡報文件、討論提示及閱讀資料。所有內容將根據計畫目標，並配合訓練計畫之學習目標進行量身定制。
5. **課程評估 - AP 將要求學員完成兩項書面課程評估：**(1) 學員將在實體課程中進行一次書面測驗；(2) 學員將在線上課程結束後，完成一篇 750 字之期末課程作業。前述兩項評估都將由 AP 進行評分，並作為學員評量成績的一部分。
6. **學員評量與計畫報告：**AP 將根據出席情形、參與程度及作業、練習與測驗作業之完成情況，評估學員之表現。每位學員都將以標準化之評分量表進行評估。在計畫結束時，AP 將向委託人提供一份結案報告，內容包括每位學員之個人分數及書面評量成績。

### 時程表

2025 年 10 月至 2026 年 2 月	
10 月	確認課表及線上課程題目；確認講者；分送課前閱讀資料
10 月下旬至 11 月中旬	開始線上課程
11 月上旬	預計將於 11 月 3 日當週在臺北進行 3 個半天實體課程
11 月中旬至 12 月中旬	完成線上課程 (11 月 24 日當週感恩節連假期間停課)；進行期末課程作業
2026 年 1 月至 2 月	2026 年 1 月 5 日前收齊學員期末課程作業；1 月 31 日完成並提供委託人學員評量報告；2 月 9 日前提提交尾款原始單據

## 探索主題

### 課程主題包括：

- 美國政府之運作
- 美國貿易與經濟政策，及當前貿易與投資優先政策
- 美臺經濟關係
- 美中經濟關係
- 美國與亞太地區之貿易
- 美國與多邊組織
- 美國新興科技政策（人工智慧與量子計算）
- 美國半導體與能源政策
- 全球供應鏈韌性

除了上述領域外，AP 將提供工作坊、研討會及模擬演練等多元組合，旨在提供實務培訓，教育學員如何將這些知識應用於實際情況。

### 線上課程大綱（實體課程預計在 11 月 3 日當週進行）

日期	課程內容
10 月 28 日	課程簡介 主題課程：美國政府運作
10 月 30 日	主題課程：美國經貿政策簡介
11 月 11 日	主題課程：美國當前貿易及投資優先政策
11 月 13 日	主題課程：美國貿易救濟措施
11 月 18 日	主題課程：美臺經濟關係
11 月 20 日	主題課程：美中經濟關係
12 月 2 日	主題課程：美國與亞太地區之貿易
12 月 4 日	專題討論會：美國能源政策如何影響世界經濟及安全 專題討論會：美國與他國之半導體政策
12 月 9 日	專題討論會：當前美國對全球供應鏈韌性之看法
12 月 11 日	主題課程：美國與多邊組織
12 月 16 日	專題討論會：美國及全球對人工智慧與量子計算之政策
12 月 18 日	歐洲對美國貿易政策之看法 課程總結與期末作業說明

**實體課程時程（實體課程預計在 11 月 3 日當週進行）**

日期	時間	課程內容
11 月 4 日 (週二)	下午 1 點至 3 點	簡報工作坊
	下午 3 點至 5 點	政策討論工作坊(由講師指導)
11 月 5 日 (週三)	下午 1 點至 3 點	雙邊模擬會議(由講師指導)
	下午 3 點至 5 點	貿易案例研析工作坊(由講師指導)
11 月 6 日 (週四)	下午 1 點至 3 點	談判政策演練工作坊
	下午 3 點至 4 點	現場書面測驗
	下午 4 點至 5 點	課程總結及回饋