

LEISURE CONTRACT

BY AND BETWEEN THE UNDERSIGNED

Pullman Yangon Centrepoint whose registered office is located at No. 65, , Corner of Sule Pagoda Road and Merchant Street, Kyauktada Township - 11182 Yangon – Myanmar T. +95 (0) 1 382 687 M. +95 (0) 9 443979653 and

Asia Expeditions Travel & Tours Co.,Ltd registered office is located at House 04, Room (E), 5th Floor, Corner of Anawratha Road & Lower Pazundaung, Pazundaung Township, Yangon, Myanmar.

Preamble

The parties have decided to conclude this contract (the "**Agreement**") enabling the Operator to market accommodation in hotels operated under ACCOR brands (SOFITEL, PULLMAN, GRAND MERCURE, MERCURE, MGALLERY, NOVOTEL, SUITENOVOTEL, IBIS, ALL SEASONS / IBIS STYLES, ADAGIO) and being the hotels listed in **Appendix 2** of this Agreement (each a "**Hotel**" and collectively the "**Hotels**") to "**Leisure Customers**", travelling solely for the purpose of leisure.

The parties have therefore defined applicable specific conditions and general conditions which collectively form an indivisible whole.

Specific conditions

The parties specify below the specific terms and conditions applicable to this Agreement (the "**Specific Conditions**")

- Booking Method
Directly with the Hotel concerned.
- Contract Rates
As shown in Appendix 2 of this Agreement for each Hotel (the "Contract Rates").
- Valid Markets
As shown in Appendix 2 of this Agreement for each Hotel.
- Payment Terms
Payments shall be made in accordance with Article 6 of this Agreement. The Operator may apply for credit facilities with each Hotel. Each Hotel is entitled to grant such credit facilities in its absolute discretion in accordance with each Hotel's policy (the "Payment Terms"). Where credit facilities are granted, the Hotel shall advise the Operator of the Hotel's required Payment Terms, which may include financial guarantees.
- Invoicing
Except where the Operator has expressly advised ACCOR otherwise in writing, each Hotel shall send its respective invoice to the Operator at the Operator's address set out in Article 16 of this Agreement.
- Method of payment
Except where ACCOR has expressly advised the Operator otherwise in writing, the preferred method of payment is by way of bank transfer.

Period of contract validity

From 12th March 2018 to 31st March 2019

Policy concerning accommodation for children

Each Hotel offers a policy concerning the accommodation of children, which is specified in Appendix 2 for each Hotel. The Operator acknowledges such policies.

Hotels covered by this Agreement

For each Hotel, the following information is included in Appendix 2:

The Contract rate:

- Per room per night, based on single or double (2 person) occupancy,
- According to seasonality (where applicable) (the "**Contract Rate**");
- Supplements for triple and children where this can be accommodated;
- Meal plan;
- Number of rooms under allotment (where applicable) and release dates;
- Meal rates and compulsory / optional events (where applicable); and
- Contact person, address and fax number.

The general conditions set out in Appendix 1 hereof (the "**General Conditions**") form an integral part of this Agreement.

Done in Yangon, Myanmar,

In 2 duplicate copies

For and on behalf of Pullman Yangon Centrepoint

For and on behalf of Asia Expeditions
Travel & Tours Co., Ltd.

Signature

Name : Mr. Hein Thu Thant
Title : Assistant Sales Manager
Date : 19 Jun 2018

Signature

Name : *Marlar Aye*
Title :
Date :
Marlar Aye
Country Manager
Asia Expeditions Travels & Tours

Signature

Name : Nang Kyipyar Tun
Title : Sales Manager
Date : 19 Jun 2018



Signature

Name : Mr. Marshall Orton
Title : Acting General Manager
Date : 19 Jun 2018

Appendix 1 General Conditions

Article 1 - Sale of Accommodation

The Operator proposes to market accommodation services of the Hotels in the form of packages published in brochures. The packages shall be formulated by the Operator and refer to an accommodation offer in association with at least one additional service such as transport, etc.. For the avoidance of doubt, the Contract Rate of any of the Hotels does NOT apply to accommodation only (non-packaged) sales via online consumer channels including, but not limited to, the Operator's own, affiliate, partner or onward distributor's websites and the Operator undertakes to enforce this provision.

All Contract Rates are net and non-commissionable. All Taxes and Service charges are included in the Contract Rate.

The Contract Rate will be billed to Tour Company by the Hotel in accordance with the invoice referred to in Article 6 of this Agreement.

Notwithstanding the foregoing, the parties acknowledge that in certain countries, cities or regions, regulations may stipulate taxes and charges payable directly by the customer, such as a visitor tax. In such cases, the said taxes and charges are excluded from the aforementioned Contract Rates and will be directly paid to the Hotel by the customer, except as otherwise expressly agreed in the Specific Conditions. The parties further acknowledge that Taxes depend on the location of the Hotel and are subject to change. Should the applicable Taxes included in the Contract Rate increase or decrease during the term of this Agreement, such rate shall be adjusted accordingly. The Taxes' rate applied shall be the rate in force on the date the invoice is issued.

The Contract Rate is valid for leisure travel FIT/ GIT only.

Rates for meetings, incentives, conventions, exhibitions or other requirements are available, upon request, directly from the applicable Hotel or from ACCOR.

The Contract Rates are not valid until an original copy of this Agreement, as executed by the Operator, has been received by ACCOR.

The Contract Rates are only applicable for guests staying on the Operator's account and against a voucher issued by the Operator in accordance with Article 4 hereof. Should guests extend their stay on their own account the Hotel's best available published rate shall apply, subject to room availability, to their extended stay.

The Operator undertakes to comply, and ensure compliance by its intermediaries, with all of the terms and conditions of this Agreement.

Subject to any earlier termination of this Agreement, the Contract Rates are guaranteed for the term of the Agreement and valid for stays falling within the term of this Agreement. For the avoidance of doubt, the Hotels shall honour any reservations made by the Operator in accordance with this Agreement prior to its termination. The Contract Rates are given per room in accordance with the specifications for each Hotel in Appendix 2.

Article 2 – Distribution of Contract Rates

The Operator is permitted to market the accommodation services provided by the Hotels via an electronic medium (unless otherwise specified in writing by ACCOR) subject to the following conditions:

- the Operator must not offer any of the Contract Rates directly to any consumer via its website, or through any other internet channels, including through companies owned, affiliated or related to the Operator, without the prior written approval from ACCOR (to be given or withheld in ACCOR's absolute discretion);
- the Operator must not, directly or indirectly, whether through intermediaries, subsidiaries, affiliates or otherwise, communicate, in any way whatsoever, the Contract Rates from which the Operator benefits, particularly not on websites accessible to the end-customer (general public); and
- the Operator must not in any way whatsoever compare the Contract Rates against the rates displayed in the Hotels in any type of marketing media.

ACCOR retains the right to actively shop and book its hotels on multiple distribution channels to ensure client Onward Distribution responsibilities are being followed.

If a Hotel is found to be distributed without adherence to the Onward Distribution requirements, the Client shall, upon its own determination or upon notice from ACCOR or the Participating Hotel, immediately remedy the issue. Where relevant, the Client shall request its Onward Distributor to remedy the issue with immediate effect and, if not remedied within 72 hours, the Client shall discontinue access to the rates to this Onward Distributor until the issue is resolved. Should the same Onward Distributor violate the rules of this Contract on more than three (3) separate occasions, despite having previously remedied such violations, ACCOR or the Hotel(s) shall have the right to request to be permanently excluded from such Onward Distributor and the Client shall enforce such exclusion.

If during the shopping process a reservation is made and the Hotel is found to be distributed without adherence to the Onward Distribution requirements, the Client shall reimburse to the Hotel the amount equal to the amount paid by the Hotel to reserve the room.

ACCOR will be entitled to suspend or terminate the Contract in its entirety or with regards to the Hotels only, with immediate effect and without any recourse to court, without prejudice to any other legal action or claim for damages, in case of non-respect of any of the above provisions

In the event of the Operator's non-compliance with the provisions of Article 1 and Article 2 of this Agreement, ACCOR may terminate this Agreement immediately by notice in writing to the Operator. Such termination shall be without prejudice to any claim ACCOR may have for damages.

Article 3 – Marketing material inclusion

When a Hotel is included in any of the Operator's marketing material, the Operator must furnish a copy of such marketing material to ACCOR or the concerned Hotel(s) for approval prior to printing (which approval may be withheld in the absolute discretion of ACCOR and the Hotels). If the Operator fails to do so, all responsibility for incorrect information and liability shall be that of the Operator.

Article 4 – Vouchers

The Operator shall issue to its customers vouchers corresponding to the nights booked in the Hotels. These vouchers must strictly specify: the name of the Operator, the number of guests, their names, the number of rooms, the guests' arrival date, their departure date, the number of nights booked, the name of the Hotel and the types of services covered. Vouchers must be presented at the Hotel reception desk by the customer upon arrival. Failure to do so will result in the customer being charged for the full amount of the Hotel service at the best available rate posted in the Hotel and being required to pay the full amount of this bill prior to departure.

On or before the date of this Agreement, the Operator shall submit to ACCOR for prior approval, a specimen voucher that must be used under this Agreement.

The Operator shall ensure that the customers are fully informed of all the present provisions that are applicable to them (conditions on use of the vouchers, possibility of guarantee of reservation by the customer, promotion, etc.). The Operator remains solely responsible for the proper provision of information to its customers.

Article 5 – Reservations

❖ Making bookings

Requests for bookings are compulsory and must mention this Agreement within which the bookings come in order for the Contract Rate to be applied. These requests must be made before the customer's arrival date.

Reservations should not be considered as confirmed until the Operator receives confirmation in writing from the relevant Hotel.

Telephone availability checks are not considered as a commitment for the reservation. Hotels are not required to provide verbal confirmation of availability.

❖ Cancellation Policy

Cancellation policy for Groups

A Tour company may cancel any bookings in writing to the Hotel up to **thirty days (30) days** (acknowledged before 6p.m. Myanmar Time by the hotel) before the scheduled arrival date of the tour group at no charge to the Tour group or the Tour company. Any amount prepaid by the Tour Company for a room cancelled under this clause will be set off against the next hotel pro forma invoice or invoice.

Any cancellations between **30 days and 15 days before arrival** during **High Season** (as specified in the contract) and **14 days and 7 days before arrival** during **Low Season** (as specified in the contract) before the scheduled arrival date of tour group are considered confirmed by the Tour company and the Tour company shall pay to Hotel the a penalty charge of 50% of the entire expected room revenue.

Any cancellations less than **fifteen (15) days** in high season (as specified in the contract) and **seven (7) days** in low season (as specified in the contract) before the scheduled arrival date of tour group are considered confirmed by the Tour company and the Tour company shall pay to Hotel the a penalty charge of 100% of the entire expected room revenue.

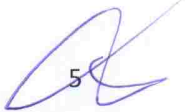
Cancellation policy for FIT

Any cancellations less than **7 days** during **High Season** (as specified in the contract) and **3 days** during **Low Season** (as specified in the contract) before the scheduled arrival for an Individual Leisure Customer (FIT) are considered confirmed by the Tour company and the Tour company shall pay to Hotel the a penalty charge of 100% of the entire expected room revenue.

❖ Day Use Rooms

Day use rooms are charged at 50% of the Contract Rate for use between 11am to 6pm of the same day. Arrivals before 11am and departures after 6pm of the same day will incur the full Contract Rate.

5



❖ **Allotments**

Allotments offered, if any, are shown in Appendix 2 for each Hotel.

Where the Operator has filled the allotment, additional bookings can be accepted at the Contract Rate, subject to availability and written confirmation from the Hotel.

ACCOR expects that allotments should materialise at a rate of 75% or more per Hotel. ACCOR reserves the right to review allotments on a quarterly basis, and reduce allotments in its discretion and on written notice to the Operator.

Hotels automatically release negotiated allotments on the release date specified in Appendix 2.

Reservations after the release date are on request basis only.

Hotels reserve the right to cancel, in part or in whole, their allotments for any periods of time on the condition that the Hotel informs the Operator in writing not less than one (1) month before doing so and honours all reservations on hand at the time of notification.

Article 6 – Payment Status

ACCOR shall review the status of payments made to Hotels by the Operator in accordance with the Hotel's Payment Terms from time-to-time.

ACCOR reserves the right to suspend or cancel this Agreement upon seven (7) days prior written notice to the Operator if the payment status of one or more of the Hotels is not in strict compliance with the Payment Terms.

Unless prior credit facilities have been established with a Hotel, the Operator shall make full prepayment for all bookings at least 10 days prior to its customers' arrival day. Where credit facilities have not been granted, the Hotel is not obliged to accept the Operator's vouchers and may require the Operator's customer to pay the Hotel directly at the Hotel's best available rate of the day.

Article 7 – Change of hotels

This Agreement applies solely to the Hotels listed in Appendix 2. However, the parties agree that Appendix 2 may be amended by ACCOR during the term of the Agreement due to any transfer of the Hotels, change of brand name or the addition of new hotels. In this case, ACCOR may inform the Operator in writing from time to time of any changes to Appendix 2 of this Agreement.

Article 8 - Conditions relating to accommodation

❖ **Services other than accommodation**

"Extras" (telephone, laundry, mini bar, etc.) and other additional services consumed and/or ordered at the Hotel, as well as any Taxes and service charges (except as otherwise stipulated in the Contract Rate), must be paid directly by the customer at the Hotel upon departure.

❖ **Non-combination of offers and/or promotions**

The Contract Rates granted and the vouchers issued by the Operator cannot be combined with promotional offers other than those granted by the Operator.

❖ **Relocation**

In the case of an exceptional event or an event which prevents the normal operation of a Hotel, in particular natural disasters, unscheduled work in the Hotel, water damage, technical problems, etc., preventing the provision of services to the customers in the affected Hotel, the Hotel reserves the right to accommodate customers in a nearby hotel of an equal or superior category at no additional price.

Article 9 - Liability

The Operator is liable for any claim, costs, expenses, damage (whether bodily, material, or financial) caused to ACCOR, the Hotel Owners (as defined below), the customers or any third parties, resulting from the

failure of the Operator to perform any of its obligations under this Agreement or otherwise caused by any faulty act or omission of the Operator, its affiliates or the customers. As used herein, "affiliates" of the Operator shall include, inter alia, its officers, employees, agents, directors, consultants and subcontractors.

The Operator shall hold ACCOR and each of the Hotel Owners, including ACCOR and the Hotel Owners' respective affiliates, subsidiaries and employees harmless from and against any claim resulting from the failure of the Operator to perform any of its obligations under this Agreement or otherwise caused by any faulty act or omission of the Operator, its affiliates or customers.

Article 10 – Termination

If either of the parties fails or neglects to perform or observe any of its obligations under this Agreement (the "Defaulting Party") and such failure continues for a period of 7 days after receipt of a notice from the other party (the "Non-defaulting Party") calling upon the Defaulting Party to remedy the failure, then the Non-Defaulting Party can terminate this Agreement without prejudice to any rights of the parties arising prior to such termination and any rights of action or remedies of the Non-Defaulting Party in respect of the Defaulting Party's breach of this Agreement.

Upon termination of this Agreement, any amounts payable by the Operator pursuant to any Payment Terms shall immediately become due and payable, notwithstanding the existence of any credit facilities.

Article 11 - Full Agreement

The present Agreement cancels and replaces all correspondence previously exchanged between the parties. Subject to Article 7 of this Agreement, all amendments made subsequent to the execution of this Agreement must be included in a written document and countersigned and dated by each of the parties.

Article 12 - Governing law and disputes

This Agreement is governed by the laws of Union of Myanmar. Any dispute between the parties relating to interpretation or execution thereof that might not be settled amicably shall be brought before the court or tribunal of Union of Myanmar.

Article 13 - Confidentiality and assignment

The Operator confirms and agrees that this Agreement is confidential between the Operator, ACCOR and each Hotel. The Operator shall not in any circumstances divulge or permit to be divulged the contents of this Agreement.

The Operator shall not assign or transfer all or any of its rights and obligations hereunder without the prior written consent of ACCOR.

ACCOR may assign or transfer all or any of its rights and obligations hereunder upon written notice to the Operator.

Article 14 – Accor as an agent

The Operator acknowledges that the business being carried on by each Hotel is either:

- owned by a third party and managed by ACCOR or an affiliate of ACCOR; or
- owned by a third party with whom ACCOR or an affiliate of ACCOR has entered into a franchise agreement.

The Operator acknowledges that ACCOR has entered into this Agreement as an agent of the owners of the Hotels or the business conducted thereat (the "Hotel Owners") and agrees that to the extent that the obligations described in this Agreement on the part of ACCOR are required to be performed by the Hotels,

ACCOR has no liability, whether implied or otherwise, in respect of such obligations and "ACCOR" shall be read as applying separately to ACCOR and separately to each Hotel Owner.
All obligations on the part of ACCOR contained in this Agreement which have to be performed by any of the Hotel Owners are several obligations and not joint or joint and several obligations.

Article 15 – Social Responsibility

ACCOR, the Hotel Owners and the Operator commonly repudiate the commercial sexual exploitation of children.

Article 16– Notices

A notice or other communication under this Agreement is only effective if it is in writing, signed and either left at the addressee's address or sent to the addressee by mail or fax. If it is sent by mail, it is taken to have been received five (5) days after it is posted. If it is sent by fax, it is taken to have been received when the addressee actually receives it in full and in legible form.

A party's address or fax number for this purpose is as set out below or as the party notifies the other party:

If to Pullman Yangon Centrepoint:

Attention: Mr .Hein Thu Thant – Assistant Sales Manager
No.65, Corner of Sule Pagoda Road and Merchant Street, Kyauktada Township, Yangon, Myanmar
Email: hb0m3-SL1@ACCOR.COM
Tel number: +95 (0) 1 382687 Mobile number : +95 (9) 443979653

If to the Operator:

Asia Expeditions Travel & Tours Co.,Ltd.
House 4, Rm (E), 5th Floor, Cr. Of Anawratha Rd & Lower Pazundaung, Pazundaung Township, Yangon, Myanmar
Attention: Ms. Malar Aye- Country Manager
Tel number: +95 95062644, 95 1200401

In respect of any notice or other communication to be addressed to any Hotel, the relevant address details are set out in Appendix 2 of this Agreement.

Each party must promptly notify the other party in writing of any change in their respective addresses.

Article 17 – Counterparts

This Agreement may be executed in two (2) counterparts which together shall constitute one and the same agreement.

Article 18 – Survival

The provisions contained in Articles 9 and 10 of this Agreement shall survive the termination of this Agreement.

Article 19 – Third Party Beneficiary Except as expressly provided under this Agreement, a person who is not party to this Agreement has no rights under the Contracts (Rights of the Third Parties) Act (Cap 53B) to enforce any of its terms.

Appendix 2 Revised Contract Rates

Asia Expeditions Travel & Tours Co., Ltd.

House 4, Room (E), 5th Floor, Corner of
Anawratha Rd & Lower Pazundaung,
Pazundaung Township.
Yangon, Myanmar
Facsimile :
Telephone: +95 95062644, 95 1200401

Email : malar@asia-expedition.com

Pullman Yangon Centrepoint

No .65, Corner of Sule pagoda Road & Merchant St,
Kyauktada Township.
Yangon, Myanmar
Telephone: +95 1 382687

Reservation Email: hb0m3-re1@ACCOR.COM

Contact Person:	Ms. Malar Aye
Position:	Country manager
Email:	malar@asia-expedition.com

Contact Person:	Mr. Hein Thu Thant
Position:	Assistant Sales Manager
Email:	hb0m3-SL1@ACCOR.COM

Validity : from 12th March 2018 to 31st March 2019
Currency : US Dollars

Rates Basic: per room per night, Including
Tax and Service charge

Revised Contract Rates valid for FIT (up to 7rooms) after 31st May 2018 until 31st March 2019.

Revised Contract Rates Valid for FIT (up to 7 rooms) after 31 May 2018 until 31 March 2019:									
Room	Validity:		Contract Net Rates (include Bed, Breakfast, Tax , Service Charge)		Triple Supplement:		Meal Plan:	Allotment:	
Type	From:	Until:	Single:	Double:	(Extra Bed charges)			Number of Rooms	Cut-Off:
					Adult:	Child:			(in days)
Deluxe (FIT)	01-Jun-2018	30-Sep-2018	\$ 110.00	\$ 110.00	\$ 70.00	-	BB	N/A	-
	01-Oct-2018	31-Mar-2019	\$ 140.00	\$ 140.00	\$ 70.00	-	BB	N/A	-
Premium Deluxe (FIT)	01-Jun-2018	30-Sep-2018	\$ 140.00	\$ 140.00	\$ 70.00	-	BB	N/A	-
	01-Oct-2018	31-Mar-2019	\$ 170.00	\$ 170.00	\$ 70.00	-	BB	N/A	-
Deluxe Executive (FIT)	01-Jun-2018	30-Sep-2018	\$ 190.00	\$ 190.00	\$ 70.00	-	BB	N/A	-
	01-Oct-2018	31-Mar-2019	\$ 220.00	\$ 220.00	\$ 70.00	-	BB	N/A	-

Revised Contract Rates valid for GIT (from 8 rooms and above) after 31st May 2018 until 31st March 2019.

2019.

Room	Validity:		Contract Net Rates (include Bed, Breakfast, Tax , Service Charge)		Triple Supplement:			Allotment:	
Type:	From:	Until:	Single:	Double:	(Extra Bed charges)		Meal Plan:	Number of Rooms	Cut-Off:
					Adult:	Child:			(in days)
Deluxe (GIT)	01-Jun-2018	30-Sep-2018	\$ 100.00	\$ 100.00	\$ 70.00	-	BB	N/A	-
	01-Oct-2018	31-Mar-2019	\$ 130.00	\$ 130.00	\$ 70.00	-	BB	N/A	-
Premium Deluxe room (GIT)	01-Jun-2018	30-Sep-2018	\$ 130.00	\$ 130.00	\$ 70.00	-	BB	N/A	-
	01-Oct-2018	31-Mar-2019	\$ 160.00	\$ 160.00	\$ 70.00	-	BB	N/A	-
Deluxe Executive (GIT)	01-Jun-2018	30-Sep-2018	\$ 180.00	\$ 180.00	\$ 70.00	-	BB	N/A	-
	01-Oct-2018	31-Mar-2019	\$ 210.00	\$ 210.00	\$ 70.00	-	BB	N/A	-

Note: GIT comprises bookings of 8 rooms or more. Bookings with less than 8 rooms shall be classified as FIT

Meal rates for FIT and GIT

Meal rates	Validity		Breakfast		Lunch		Dinner	
	From	Until	Buffet		Description		Description	
			Adult	Child	Adult	Child	Adult	Child
	01-April-2018	31-Mar-2019	Included	-	USD 26 Net	USD 13 Net	USD 34 Net	USD 17 Net

REMARKS:

All rates are based on your original requirements. Should these requirements change, all rates may be subject to a review and may change accordingly.

The above rates are valid specifically for this group and the agreed number of rooms. Should there be any change in the number of rooms, the Hotel may review and discuss with the Client revised rates and room allocation subject to availability.

All prices shown are inclusive of 10% service charge and 5% Government Tax based on the total invoice.

Number of guests in room: the Hotel restricts the number of guests in each room to a maximum of two (02) adults and one (01) child below in existing bedding. Should there be a requirement for triple occupancy or an extra rollaway bed, a third person charge per bed per night including breakfast will be charged.

Additional Benefits & Concessions for FIT & GIT:

- **Breakfast:** Breakfast buffet is included in the room rate. Additional fees for room service breakfast will apply.
- **Internet:** Complimentary WIFI internet
- **Commission:** Rate is non-commissionable
- **Complimentary Policy:** 01 FOC for 10 full paying rooms
- Welcome drink with cold towel upon arrival.

Children Policy

PULLMAN Accommodation and breakfast is free for 1 child less than 6 years old. And 50 % of breakfast charges will be applied for children between 6 years to 12 years old sharing parents' room using existing beds.

All occupants of 12 years of age shall be considered adults for the purpose of all reservations and payment.

No Show Policy

In the event of a no-show by the Leisure Customer, the Tour Company shall pay to the Hotel a penalty charge of 100% of the expected room revenue.

Series Rates

Special Series rates are available upon additional negotiation. Please contact the Hotel Sales Department directly.

Cancellation Policy

Cancellation must be made within **30 days** prior to the arrival date; otherwise the hotel reserves the right to apply a penalty charges as described in Article 5 for cancellations made after.

Bank Account Details:

<u>Account Name</u>	Pullman Yangon Centrepoint	<u>Bank Name</u>	CB Bank
<u>Swift Code</u>	CPOBMMMY	<u>Branch</u>	Sule Square Branch
<u>Account No.</u>	0140 1012 0000 3034	<u>Currency</u>	USD
<u>Bank Address</u>	No, (171,221), Sule Pagoda Road, No.(1) ward , Kyauktada Township, Yangon, Myanmar.		

Upon acceptance, please return a signed and company stamp copy to us within 10 days of the issue date of this contract; if not, the contract is considered void.

On behalf of
Pullman Yangon Centrepoint

Receive and accepted on behalf of
Asia Expeditions Travel & Tours Co.,Ltd.

Mr. Marshall Orton
Acting General Manager

Date : 19 Jun 2018

Ms. Malar Aye
Country Manager

Date :

Malar Aye
**Marlar Aye
Country Manager
Asia Expeditions Travels & Tours**

