



CONFIDENTIALITY AGREEMENT

London, Great Britain

November 18, 2025

Between

SEG Energy Leasing Limited (Great Britain), registration number 15829994, registered in the United Kingdom, located at 167-169 Great Portland Street, 5th Floor, London, United Kingdom, W1W 5PF

Represented by: Director [Mr. Y. Levin]

And

SHENZHEN MIDA EV POWER CO.,LTD(China), registration number 91440300MA5HQW4572, registered in the Room 1102, BTR Building, Guangyuan 4th Road, 518107 Guangming District, Shenzhen CN.

Represented by: [General Manager: Mr.Sansong]

Each party shall hereinafter be referred to individually as the "Party" or collectively as the "Parties". In consideration of one "Party" hereto (the "**Disclosing Party**") making available to the other "Party" hereto (the "**Recipient**") certain information (the "**Confidential Information**") in relation to possible future cooperation (the "**Project**").

(A) **CONFIDENTIALITY**

1. **CONFIDENTIALITY UNDERTAKING**

SEG ENERGY LEASING LIMITED

Company number **15829994**

167-169 Great Portland Street, 5th Floor, London, United Kingdom, W1W 5PF



The Recipient undertakes on its own behalf and on behalf of the recipients mentioned in paragraphs (A) 2.1 below to whom it disclosed Confidential Information:

- 1.1 to keep all Confidential Information confidential and not to disclose it to anyone, save to the extent permitted by paragraph (A)2 below and to ensure that all Confidential Information is protected with security measures and a degree of care that would apply to the Recipient's own confidential information;
- 1.2 to keep confidential and not disclose to anyone except as provided for by paragraph (A)2 below.
- 1.3 to use the Confidential Information only for the permitted purpose.

2. PERMITTED DISCLOSURE

The Disclosing Party agrees that the Recipient may disclose such Confidential Information and such of those matters referred to in paragraph (A)1.2 above as the Recipient shall consider appropriate:

- 2.1 to the Recipient/Affiliate and the Recipient's/Affiliate's officers, directors, employees, partners/shareholders, professional advisers, consultants and auditors if the recipient is subject to professional obligations to maintain the confidentiality of the information or is otherwise bound by requirements of confidentiality in relation to the Confidential Information;
- 2.2 to any person to whom information is required or requested to be disclosed by any governmental, banking, taxation or other regulatory authority or similar body, the rules of any relevant stock exchange or pursuant to any applicable law or regulation; or
- 2.3 to any other person with the prior written consent of the Disclosing Party.

3. NOTIFICATION OF DISCLOSURE

The Recipient agrees (to the extent permitted by law and regulation) to inform the Disclosing Party of the circumstances of any disclosure of Confidential Information made pursuant to paragraph (A)2.2 above except where such disclosure is made to any of the persons referred to in that paragraph during the ordinary course of its supervisory or regulatory function.

4. RETURN OF COPIES

SEG ENERGY LEASING LIMITED

Company number **15829994**

167-169 Great Portland Street, 5th Floor, London, United Kingdom, W1W 5PF



If the Parties to this agreement do not proceed with the Project and the Disclosing Party so requests in writing, the Recipient shall, subject to applicable legislation, return all Confidential Information supplied to the Recipient by the Disclosing Party and destroy or permanently erase (to the extent technically practicable) all copies of Confidential Information made by the Recipient and use reasonable endeavors to ensure that anyone to whom the Recipient has supplied any Confidential Information destroys or permanently erases (to the extent technically practicable) such Confidential Information and any copies made by them, in each case save to the extent that the Recipient or the recipients are required to retain any such Confidential Information by any applicable law, rule or regulation or by any competent judicial, governmental, supervisory or regulatory body or in accordance with internal policy, or where the Confidential Information has been disclosed under paragraph (A)2.2 above. For the avoidance of doubt, Confidential Information that has not been returned, destroyed or permanently erased shall remain subject to the confidentiality undertaking set out in this Agreement.

5. CONTINUING OBLIGATIONS

The obligations in this Agreement are continuing and, in particular, shall survive the termination of any discussions or negotiations between the Disclosing Party on the one hand and the Recipient respectively, on the other hand. Notwithstanding the previous sentence, the obligations in Part A of this Agreement shall cease on the earlier of (a) the date on which the Project will be implemented by way of successful closing of respective Project agreements (b) twenty-four (24) months after the date of this Agreement.

6. NO REPRESENTATION; CONSEQUENCES OF BREACH

Each party acknowledges and agrees that neither it nor any of its members of the board of directors and the investment or other committees, officers, directors, employees, professional advisers, consultants and auditors (i) makes any representation or warranty, express or implied, as to, or assumes any responsibility for, the accuracy, reliability or completeness of any of the Confidential Information or any other information supplied by the Disclosing Party or the assumptions on which it is based or (ii) shall be under any obligation to update or correct any inaccuracy in the Confidential Information or any other information supplied by the Disclosing Party or be otherwise liable to the other party or any other person in respect of the Confidential Information or any such information.

7. ENTIRE AGREEMENT; NO WAIVER

SEG ENERGY LEASING LIMITED

Company number **15829994**

167-169 Great Portland Street, 5th Floor, London, United Kingdom, W1W 5PF



- 7.1 This Agreement constitutes the entire agreement between the Parties hereto in relation to the Recipient's obligations regarding Confidential Information and supersedes any previous agreement, whether express or implied, regarding Confidential Information. This Agreement does not create an exclusive right to negotiate or an obligation to continue negotiations. Each Party may terminate negotiations at any time in its sole discretion. Each Party will not be bound to an agreement unless and until each Party reviews, approves and executes a final and definitive written agreement. For avoidance of any doubt nothing contained in this Agreement may be construed as binding or committing each Party to share information, negotiate or conclude any agreement in connection with the Project.
- 7.2 No failure or delay in exercising any right or remedy under this Agreement will operate as a waiver thereof nor will any single or partial exercise of any right or remedy preclude any further exercise thereof or the exercise of any other right or remedy under this Agreement.

8. NATURE OF UNDERTAKINGS

- 8.1 The undertakings given by the each Party under part A of this Agreement are given to other Party as applicable.
- 8.2 The Recipient be liable for Confidential Information disclosure and shall compensate on demand of Disclosing Party solely the direct damages, caused due to breach of the Undertaking.

(B) MISCELLANEOUS

1. ASSIGNMENTS AND AMENDMENTS

- 1.1 No Party hereto may assign any of its rights or transfer any of its rights or obligations under this Agreement without the consent of the other Party hereto.
- 1.2 The terms of this Agreement including the Recipient's obligations under this Agreement may only be amended or modified by written agreement between the Parties hereto.

2. PARTIAL INVALIDITY



The parties hereto agree that should at any time, any provisions of this Agreement be or become void, invalid or due to any reason ineffective this will indisputably not affect the validity or effectiveness of the remaining provisions and this Agreement will remain valid and effective, save for the void, invalid or ineffective provisions, without any party hereto having to argue and prove the parties intent to uphold this Agreement even without the void, invalid or ineffective provisions.

3. GOVERNING LAW AND JURISDICTION

- 3.1 This Agreement and any non-contractual obligations arising out of or in connection with it (including any non-contractual obligations arising out of the negotiation of the Project contemplated by this Agreement) are governed by the laws of **Hong Kong**.
- 3.2 The courts of **Hong Kong**, have exclusive jurisdiction to settle any dispute arising out of or in connection with this Agreement (including a dispute relating to any non-contractual obligation arising out of or in connection with either this Agreement or the negotiation of the Project contemplated by this Agreement).

4. DEFINITIONS

In this Agreement:

"**Affiliate**" means, in relation to any person, a Subsidiary of that person or a Holding Company of that person or any other Subsidiary of that Holding Company.

"**Confidential Information**" means all information relating to the Project disclosed by the Disclosing Party and which is clearly marked as being proprietary or confidential in whatever form, and includes information given orally and any document, electronic file or any other way of representing or recording information which contains or is derived or copied from such information but excludes information that:

- (a) is or becomes public information other than as a direct or indirect result of any breach of this Agreement; or
- (b) is not identified in writing at the time of delivery as confidential by the Disclosing Party; or

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- (c) is known by the Recipient and/or the relevant persons before the date the information is disclosed to it by the Disclosing Party and/or the relevant persons or is lawfully obtained by the Recipient and/or the relevant persons after that date, from a source which is, as far as the Recipient and/or the relevant persons is aware, unconnected with the Disclosing Party and/or the relevant persons and which, in either case, as far as the Recipient and/or the relevant persons is aware, has not been obtained in breach of, and is not otherwise subject to, any obligation of confidentiality.

"**Holding Company**" means, in relation to a company or corporation, any other company or corporation in respect of which it is a Subsidiary.

"**Subsidiary**" means, in respect of any company or corporation, any other company or corporation which it controls. Acknowledged and agreed: General Director Mr.Sansong.

For and on behalf of SEG Energy Leasing Limited (Great Britain)
AGREED
[November 18, 2025]
SEG ENERGY LEASING LIMITED (UK)
Company number: 15829994
Assistant Legal Advisor
Mr. Y. Levin
Mr. Joseph Sinton

Email: hello@gdbgreenport.eu (for Yuri Levin)

Personal Email: yuri_levin@hotmail.com

+44(0)744 261 79 09

For and on behalf of [SHENZHEN MIDA EV POWER CO.,LTD]

SEG ENERGY LEASING LIMITED

Company number **15829994**

167-169 Great Portland Street, 5th Floor, London, United Kingdom, W1W 5PF



.....
(November 18, 2025)

For and on behalf of CEO [Gary]



Contact information: [Sansong]

- Name of the Authorized Person: [Sansong]
 - Email: [sansong@midapower.com]
- Telephone/ WhatsApp Contact: [0086 15989538228]

ANNEX NO. 1 TO THE NON-DISCLOSURE AGREEMENT (NDA)

to the NDA between the Parties

Georgia/ Tbilisi
November 18, 2025

*This Agreement constitutes a preliminary agreement within the meaning of the applicable legislation. The Parties agree that no later than **October 30, 2025**, they shall execute the main agreement containing all the terms and conditions set forth in this preliminary agreement, without any amendments or exclusions.*

Parties

Seller
SHENZHEN MIDA EV POWER CO., LTD

SEG ENERGY LEASING LIMITED

Company number **15829994**

167-169 Great Portland Street, 5th Floor, London, United Kingdom, W1W 5PF



Address: Room 1102, BTR Building, Guangyuan 4th Road, Guangming District, Shenzhen, China

Contact Person: Sansong

Email: sansong@midapower.com

Phone/WhatsApp: +86-15989538228

Payer / Lessor

SEG ENERGY LEASING LIMITED (United Kingdom), registered in the United Kingdom (Company number: 15829994)

Address: 167-169 Great Portland Street, 5th Floor, London, United Kingdom, W1W 5PF

Director: Mr. Yuriy Levin

and/or its subsidiary registered in Georgia – **SEG ENERGY LEASING LIMITED - Central Asia and Caucasus (Joint Stock Company)**

Contact Person: Y. Levin

Email: hello@gdbgreenport.eu/ or ravilcdb@gmail.com

Phone/WhatsApp: +44(0)744 261 79 09

Buyer / Lessee

JSC Green CLASSO Global Logistics Service – Caucasus (GCGLSC)

Registered in Georgia

Address: [to be inserted]

Contact Person: G. Davitaya

Email: hello@gdbgreenport.eu/ or georgedavitaya@yahoo.com

Phone/WhatsApp: +995 599 51 96 95

1. Subject of the Annex

1.1. This Annex regulates the tripartite obligations between the Seller, the Payer (Lessor), and the Buyer (Lessee) regarding the supply, financing, delivery, and certification in Georgia of MIDA charging stations.

1.2. Under this Annex:

- the Seller undertakes to manufacture and deliver the charging stations;
- the Payer undertakes to make payments to the Seller in accordance with the agreed schedule;
- the Buyer undertakes to accept and operate the equipment in Georgia under a leasing arrangement with the Payer.

1.3. Purpose of Equipment Use and Financial Conditions



1.3.1. The Parties acknowledge and agree that this Agreement is executed pursuant to the *Investment Agreement on the Joint Implementation of the SEG Programme (Smart Energy Grid Programme)* under the **INVESTMENT AGREEMENT ON THE JOINT IMPLEMENTATION OF THE SEG Programme (Smart Energy Grid Programme) No. 30-10/2025, dated 17 November 2025 (Georgia)**.

The Project includes:

- the construction of solar power plants ranging from 35 kW to 500 kW on rooftops and land plots of third parties, as well as the sale of surplus electricity under the SEG Programme (Smart Energy Grid Programme);
 - the construction of solar charging stations and the charging of electric vehicles using surplus energy sold by third parties;
 - the construction of production capacities and energy-efficient facilities;
 - the organisation of “green” logistics and transport chains;
- including the construction and operation of solar charging stations, the production and sale of surplus electricity under the SEG Programme, and the organisation of “green” logistics and transport chains.

1.3.2. The equipment and machinery supplied under this Agreement shall not be resold and may not be used for purposes unrelated to the Investment Project, in accordance with Clauses 2.2–2.4 of this Agreement.

1.3.3. All financial operations, including leasing agreements and deferred payments, are structured solely to facilitate the implementation of the Investment Project and do not alter the intended use of the equipment.

1.3.4. Upon importation of equipment under this Agreement, a 0% VAT rate may be applied (for imported equipment, pursuant to Articles 187–189 of the Tax Code of Georgia). This benefit is the exclusive responsibility of the Buyer / Lessee and is regulated by the Ministry of Economy and Sustainable Development of Georgia, subject to compliance with supply-chain requirements, intended use, and documentation of the equipment, as stipulated in the *Investment Agreement on the Joint Implementation of the SEG Programme (Smart Energy Grid Programme)*.

1.3.5. The Buyer / Lessee undertakes to document the use of the equipment in accordance with Articles 199–206 and 317–319 of the Civil Code of Georgia (transfer of rights and assumption of obligations) and Articles 187–189 of the Tax Code of Georgia (VAT benefits for investment projects).

2. Roles and Responsibilities

2.1. Seller – shall supply the charging stations in accordance with the technical specifications and shall ensure compliance with the legislation of Georgia.



1.3.1. The Parties acknowledge and agree that this Agreement is executed pursuant to the *Investment Agreement on the Joint Implementation of the SEG Programme (Smart Energy Grid Programme)* under the **INVESTMENT AGREEMENT ON THE JOINT IMPLEMENTATION OF THE SEG Programme (Smart Energy Grid Programme) No. 30-10/2025, dated 17 November 2025 (Georgia)**.

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1.3.5. The Buyer / Lessee undertakes to document the use of the equipment in accordance with Articles 199–206 and 317–319 of the Civil Code of Georgia (transfer of rights and assumption of obligations) and Articles 187–189 of the Tax Code of Georgia (VAT benefits for investment projects).





2. Roles and Responsibilities

2.1. Seller – shall supply the charging stations in accordance with the technical specifications and shall ensure compliance with the legislation of Georgia.



The Seller undertakes to supply MIDA 120 kW and 600 kW charging stations equipped with:

- An autonomous POS terminal, approved by the Buyer, or a touchscreen enabling integration with external POS systems and mobile applications;
 - Support for **OCPP 1.6 / 2.0.1** protocols for integration with external billing and operating systems;
 - The ability to process payments independently of the central system.
2. **Technical Feasibility and Buyer Responsibility**
 The Seller confirms the technical feasibility of the above functions. **However, all functions related to the Buyer’s software operating platform, mobile applications, loyalty systems, and external billing integrations remain the sole responsibility of the Buyer.** Any malfunctions or issues arising from the Buyer’s software platform shall not be considered a defect of the Seller’s hardware.
3. **Deletion of Customer Software Items**
 The fourth and fifth sub-items previously included in the contract, relating to customer software, are hereby deleted, as they do not pertain to the Seller’s hardware.
4. **Supported Payment Methods for MIDA 120 kW / 600 kW Stations**

Payment Method	Supported	Notes
Bank card (Visa / MasterCard)		Via built-in or external POS terminal
Mobile payments / apps	 Possible	Configuration and integration are Buyer’s responsibility
RFID / Loyalty cards	 Possible	Configuration at Buyer’s side
QR / Online payments	 Possible	Through external software and OCPP; Buyer’s responsibility

5. Responsibility Matrix

Function	Responsible Party	Notes
POS compatibility with charging station hardware	Seller	Guarantees technical feasibility
POS terminal setup, registration, and bank integration	Buyer	On-site, at Buyer’s location
Integration with mobile applications, loyalty system, billing	Buyer	Not part of hardware supply
Software maintenance and troubleshooting of integration issues	Buyer	Any software malfunctions are not covered by Seller’s warranty



4. Technical Specifications and Supply Volume

4.1. By 2028, the Buyer undertakes to purchase from the Seller, and the Seller undertakes to supply under **FOB terms with delivery designation: shanghai/shenzhen/tianjing**

- 150 charging stations with power ranging from 120 kW to 350 kW (as per Buyer's order in the appendices);
- 150 charging stations with power of 600 kW or 720 kW (as per Buyer's order in the appendices).

4.2. **Fixed prices (subject to immediate confirmation) and not subject to change:**

- 120 kW – USD 10,300
- 240 kW – USD 12,300
- 350 kW – USD 18,700
- 600 kW – USD 45,700
- 720 kW – USD 53,100

5. Certification and Compliance

5.1. The Seller guarantees that all supplied charging stations shall have **certificates (Clause 9)**, required for legal importation, certification, and operation in **Georgia/ Azerbaijan**.

5.2. The Seller undertakes to provide the complete set of documentation (certificates, test reports, equipment passports, operating manuals in English) no later than **30 (Thirty) calendar days prior to shipment** of the relevant batch.

5.3. The Parties have agreed that for the first shipment of equipment to Georgia, the Seller shall provide the following certificates: **CE, EMC, LVD and RoHS 2011/65/EU directives**. The Parties have confirmed that these certificates are sufficient for the Buyer.

5.3.1. The Parties have agreed that each subsequent shipment and the corresponding equipment certificates shall be subject to additional mutual approval by the Parties.

5.4. In the event that the delivery issue falls within the Seller's area of responsibility, the Seller undertakes to remedy the non-compliance or replace the Equipment at its own expense within **80 (eighty) calendar days** from the date of the Buyer's notification.

6. Delivery Terms

SEG ENERGY LEASING LIMITED

Company number 15829994

167-169 Great Portland Street, 5th Floor, London, United Kingdom, W1W 5PF



6.1. All deliveries shall be carried out under **FOB terms, shanghai/tianjing/shenzhen**.

6.2. Shipment of the **first batch of equipment** must be carried out **no later than 90 (Ninety) calendar days** from receipt of the first advance payment (Advance 1) by the Seller, approximately by **January 30, 2026**:

No	Item	Part N Pic Ref.	Description	Qty (pcs)	Unit Price (USD)	Total (USD)
1	DC Chargers		120 kW DC Charger station, Dual CCS2 Charging gun and cable, 2years warranty,POS.	10	10,300.00	103,000.00
2	Split DC Charger		600 kW DC Charger station, 2 terminals with CCS2 and GBT charging gun and cable, 2 years warranty, POS.	16	45,700.00	731,200.00

TOTAL: USD 834,200.00

7. Payment Terms

7.1. Payment obligations shall rest exclusively with the Payer / Lessor (**SEG ENERGY LEASING LIMITED**).

7.2. The Buyer shall not make direct payments to the Seller but shall reimburse the Payer in accordance with a separate leasing agreement.

7.3. Payments to the Seller shall be made as follows:

- **First Batch (26 stations, FOB, total amount USD 834,200):**

The payment shall be made to the Seller no later than **November 10, 2025**, as follows:

- 30% (T/T) – Advance 1;
- 20% (T/T) – Advance 2 (30 days after Advance 1);
- 30% (T/T) – Advance 3 (60 days after Advance 1, prior to shipment);
- 20% (L/C) – Advance 4 (prior to shipment; the Letter of Credit to be released in favor of the Seller after installation and signing of the Commissioning Certificate for 26 stations, and Open a sight letter of credit).

- **Second Batch (26 stations, FOB, total amount USD 834,200):**

The payment shall be made to the Seller no later than **December 1, 2025**, as follows:

- 30% (T/T) – Advance 1;



- 20% (T/T) – Advance 2 (30 days after Advance 1);
- 25% (T/T) – Advance 3 (60 days after Advance 1, prior to shipment);
- 25% (L/C) – Advance 4 (prior to shipment; the Letter of Credit to be released in favor of the Seller after installation and signing of the Commissioning Certificate for 26 stations, and Open a sight letter of credit).
- **Subsequent Batches (no more than 20 units each):**
 - 30% (T/T) – Advance 1;
 - 20% (T/T) – Advance 2 (30 days after Advance 1);
 - 25% (T/T) – Advance 3 (60 days after Advance 1, prior to shipment);
 - 25% – Advance 4 (in installments, equal payments within 6 months from the date of shipment).

8. Installation, Commissioning, and Training

8.1. The Seller shall ensure that the installation and commissioning of the Charging Station are carried out with the participation of its authorized representative. The cost of the Seller's engineer's on-site supervision and commissioning shall be agreed upon by both parties and borne by the Buyer.

8.2. The Seller's representative shall:

- supervise the installation works,
- provide necessary technical guidance,
- and certify compliance of the installed equipment with the technical documentation and applicable safety requirements.

8.3. Commissioning of the charging stations shall be confirmed by signing the **Commissioning Certificate** (Should be sent to the seller for verification in advance, executed jointly by the Buyer, the Payer, and the Seller's representative).

8.4. The Commissioning Certificate shall serve as the basis for:

- releasing the relevant portion of payments under the Letter of Credit,
- confirming the commencement of the warranty period,
- transferring operational responsibility for the equipment to the Buyer.

8.5. As part of the commissioning process, the Seller shall provide **training for the Buyer's personnel**, including but not limited to:

- operation and maintenance of the charging stations,
- safety procedures,
- troubleshooting and basic repairs,



8.6. Training shall be conducted on-site in Georgia, in English, and accompanied by training materials and manuals.

9. Warranty:

9.1. Seller's Obligations

The Seller undertakes to supply products under this Agreement that comply with the agreed technical specifications and the applicable international standards, including **CE (Conformité Européenne)** certification and compliance with **IEC 61851, IEC 62196, LVD 2014/35/EU, EMC 2014/30/EU, and RoHS 2011/65/EU** directives.

All equipment supplied shall be new, fully operational, and ready for installation and commissioning.

9.2. Warranty Terms

The warranty period for the supplied equipment shall be **twenty-four (24) months** from the date of commissioning, as confirmed in the **Commissioning Certificate** signed by both Parties.

During the warranty period, the Seller shall:

- promptly repair or replace any defective equipment or component within a reasonable time after receiving written notice from the Buyer;
- supply necessary spare parts at no additional cost;
- bear no responsibility for defects caused by human error, misuse, or unauthorized interference.

9.3. DOCUMENT CHECKLIST

Mandatory Certificates for Electrical Equipment:

Certificate	Full Name	Purpose
CE	<i>Conformité Européenne</i>	General European conformity marking — indicates that the product is safe, tested, and complies with all applicable directives (including EMC, LVD, RoHS, etc.).



Certificate	Full Name	Purpose
EMC	<i>Electromagnetic Compatibility Directive 2014/30/EU</i>	Confirms that the device does not generate electromagnetic interference and is resistant to external electromagnetic influences.
LVD	<i>Low Voltage Directive 2014/35/EU</i>	Ensures electrical safety for equipment operating within 50–1000 V AC / 75–1500 V DC voltage ranges.
RoHS	<i>Restriction of Hazardous Substances Directive 2011/65/EU (and amendment 2015/863)</i>	Confirms that the product does not contain hazardous substances such as lead, mercury, cadmium, hexavalent chromium, PBB, PBDE, etc.

10. Special Conditions

- 10.1. All payments shall be made by wire transfer (T/T) or Letter of Credit (L/C).
- 10.2. Title to the equipment passes from the Seller to the **Payer / Lessor** upon full payment.
- 10.3. The **Buyer / Lessee** acquires usage rights under leasing but does not obtain ownership until the leasing obligations are fulfilled.
- 10.4. Risk of loss transfers to the Buyer upon delivery in Georgia.
- 10.5. If not stipulated otherwise in a Specification, each started week of the delayed delivery entitles the Buyer to demand penalty of 0.5% of the delayed Goods from the Seller, but not more than 5% of the total value for the delayed Products.

11. Final Provisions

- 11.1. This Annex is binding upon all three Parties and forms an integral part of the NDA.
- 11.2. In case of contradictions, this Annex shall prevail over the NDA.
- 11.3. Disputes shall be resolved under the laws of [Georgia and China].
- 11.4. This Annex may be executed in counterparts and electronically.

12. Signatures

Seller
SHENZHEN MIDA EV POWER CO., LTD
_____/Mr.Sansong/



SEG ENERGY LEASING LIMITED

Company number **15829994**

167-169 Great Portland Street, 5th Floor, London, United Kingdom, W1W 5PF



Payer / Lessor

SEG ENERGY LEASING LIMITED (United Kingdom)
/Mr. Levin /

or

SEG ENERGY LEASING LIMITED - Central Asia and Caucasus (Joint Stock Company)
/Mr. _____ /



AGREED
[November 18, 2025]
SEG ENERGY LEASING LIMITED (UK)
Company number: 15829994
Assistant Legal Advisor
Mr. Joseph Sinton

Buyer / Lessee

JSC Green CLASSO Global Logistics Service (CGCLS)
/Mr. _____ /

Agreed:

JSC CLASSO Mobile Charge

_____/Mr. _____ /

Date: November 18, 2025