

SERVICE AGREEMENT

This agreement is entered into in the city of Quito, on July 2, 2007, by and between Corporación Selva Viva, Taxpayer Number (RUC) 1791958276001, legally represented by Mr. Luis Francisco Yanza Angamarca; and the organization International Oilwatch, legally represented in Ecuador by Ms. Esperanza Martínez, RUC: [blank], referred to hereinafter as the "Provider", and when the context indicates that reference is made to all parties, they are referred to as "Parties", who declare they enter into, and have in fact entered into, this Service Agreement, subject to the following:

SECTION ONE: RECITALS.

1. Selva Viva is a legal entity subject to private law, organized and existing according to the laws of the Republic of Ecuador. To better perform its work, it requires a set of audiovisual products and services that gather testimonials from affected persons and images of the contamination in certain parts of the Ecuadorian Amazon region.

2. Oilwatch is an international organization ...

SECTION TWO: PURPOSE OF THE CONTRACT.

The purpose of the present agreement is to collect information, document testimonials, and prepare a report on the primary social and environmental conflicts in the provinces of Orellana and Sucumbios, which will be delivered to the contracting party within 180 days after execution hereof.

Accordingly, Selva Viva engages the consulting services of the organization Oilwatch to perform the following activities:

- a. To document the testimonials given by those affected by oil production activities, in both indigenous and peasant communities. Inasmuch as possible, the testimonials must be from persons of all indigenous ethnicities that live in Orellana and Sucumbios.
- b. To prepare a documentary and audiovisual report on the research carried out.
- c. To train a group of 25 community leaders in basic issues related to field research and information compilation techniques, for which it will coordinate with the directors of the social organizations of the two provinces that are actively involved in the defense of human rights and environmental protection.

The Provider agrees and undertakes to perform the above activities.

SECTION THREE: Fees.

The Parties freely and voluntarily agree to the following fee arrangement:

The flat fee mutually agreed upon by the Parties is USD 12,500 (twelve thousand, five hundred United States dollars).

Fees will be paid as follows:

Thirty percent will be paid upon execution hereof, and the remaining seventy percent will be paid upon delivery of the report to the contracting party.