

OFFICE OF THE GOVERNOR

NOTICE TO PROCEED

15 March, 2022

MR. PROCOPIO S. TORRES JR. PST CONSTRUCTION Antipolo City

Dear Mr. Torrest

The attached Contract Agreement having been approved, notice is hereby given to **PST CONSTRUCTION** that work may proceed on the Construction of 4-Storey, 12-Rooms Ynares School Ruilding at Francisco P. Felix Mem. National High School, Brgy. Sto. Domingo, Cainta, Rizal effective on the day you received this Notice to Proceed.

Upon receipt of this notice, you are responsible for performing the services under the terms and conditions of the Agreement and in accordance with the Implementing Schedule

Please acknowledge receipt and acceptance of this notice by signing both copies in the space provided below. Keep one copy and return the other to the Provincial Government of Rizal.

Very truly yours,

REBECCA A. VNARES

i acknowledge receipt of this Notice on:

Authorized Signature: Name of the Representative of the Bidder:

PROCOPIO S. TORRES JR.

KNOW ALL MEN BY THESE PRESENTS:

This AGREEMENT made and entered into by and between:

The PROVINCIAL GOVERNMENT OF RIZAL, a local government unit, duly organized and existing under Republic Act No. 7160, with seat of government at the Rizal Provincial Capitol, Circumferential Road comer P. Oliveros St., Brgy. San Roque, Antipolo City, represented in this act by its GOVERNOR, HON. REBECCA A. YNARES, herein referred to as the PROVINCE; and

, a sole proprietorship/private corporation, duly organized and existing under the laws of the Republic of the Philippines, with principal place of business and herein represented by its office address 賦 ൺ , of legal age, Filipino Proprietor/President/General Managerpolo City citizen, single/married, resident of _____PROCOPIO S. TORRES, JR-hereinafter referred to as the CONTRACTOR, WITNESSETH, That, Autipolo City

WHEREAS, the PROVINCE declares that certain infrastructure works should be constructed in pursuant of the Sangguniang Panlalawigan Ordinance No. RPSB Res. No. 12, s. 2021 namely:

Construction of 4-storey, 12 rooms Ynares School Building at Francisco P. Felix Memorial National High School, Brgy. Sto. Domingo, Cainta, Rizal

WHEREAS, the CONTRACTOR, warranting that it has the financial and, technical competence to undertake the above said infrastructure works, has been declared as the Lowest Calculated Responsive , has accepted and binds itself to undertake Bid in a public bidding held last the construction and completion of the above said infrastructure works strictly in accordance with the following standards set forth in the bid documents, approved plans, program of works and specification in consideration of the amount of

Fifty-One Million Reve Thousand Three Filipping Conchey. 51,005,348,12

Eight Pesos & 12/100 NOW, THEREFORE, for and in consideration of the foregoing premises, the parties hereto hereby agree as follows:

1. The whole works subject maner of this Agreement shall be completed within) calendar days, in accordance with the provisions of the Bid (_____ Documents: Approved PhilityProgram of Works and Specifications, General and Special Conditions of Contract, Supplemental or Bid Bulletins, if any, and supporting/related documents as required by the 2016 Revised Implementing Rules and Regulations of Republic Act No. 9184 and are integrated herewith and incorporated herein by way of reference, namely:

a. SP Ordinance No.

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- b. Certificate of Availability SfFands. 12, s. 2021
- c. Scope/Program of Work and Detailed Estimate
- d. Plans and Specifications
- a. Construction Schedule
- f. Request for Expression of Interest
- 8. Bidding Documents including all the documents/statements contained in the winning
- bidden's two (2) bidding envelopes
- h. Bid Security
- i. Addenda and Supplemental Bulletin
- j. Notice of Award of Contract and the Contractor's Conformity thereto

2. In consideration of the paymen to be made by the PROVINCE to the CONTRACTOR, the later hereby covenants with the PROVINCE to construct and complete the infrastructure works subject of this Agreement in conformity with the province of the Contract;

3. The PROVINCE hereby covenants to pay the CONTRACTOR the

Fifty-One Million Five Thousand Three Hundred FortypEight Pesos Currency, is consideration of the construction and only upon completion 62 th 348 unious otherwise exceed by the parties, subject of this Agreement as a contract price a manner prescribed by the Contract and specified in the Bid and as agreed upon by the

4. The CONTRACTOR warrants that he has not given nor promised to give any money or gift to any official or employee of the PROVINCE, or any Government instrumentality to secure this Contract;

5. It is understood that prior to the signing of this Agreement, the Contractor has posted the required performance security of PESOS Fifteen Million Three Hundred One Thousand Six Bundred Four Pesoe & 44/100 (P15, 301, 504, 44)

Philippine Currency, as a measure of guarantee for the faithful compliance with his obligations under this Agreement and all papers/documents in support thereto and/or incorporated herewith, in accordance with the Bidding Documents;

6. Contractor undertakes to post a warranty security to guarantee performance of his responsibilities in case of "Structural Defects and Failures" occurring during the applicable warranty period;

7. For the duration of the Contract, a Contractor's All Risk Insurance shall be obtained and maintained by the CONTRACTOR under his name and at his own expense, copy of which shall be provided the PROVINCE:

8. The provision of Republic Act No. 9184, otherwise known as the Government Procurement Reform Act of 2003, and its Implementing Rules and Regulations and Republic Act No. 7160, otherwise known as the Local Government Code and the Implementing Rules and Regulations embodied in the General Accounting Auditing Manual (GAAM), unless otherwise inconsistent with Republic Act No. 9184, regarding the payment of damages, whether liquidated and compensatory damages or restitution shall be applicable in the implementation of this Agreement;

Section 68 of Rule XXII of Republic Act No. 9184 states as follows, to wit:

"All contracts executed in accordance with the Act and this IRR shall contain a provision on liquidated damages which shall be payable by the contractor in case of breach thereof. For the procurement of Goods, Infrastructure Projects and Consulting Services, the amount of the liquidated damages shall be at least equal to one-tenth of one percent (0.001) of the cost of the unperformed portion for every day of delay. Once the cumulative amount of liquidated damaged reaches ten percent (10%) of the amount of the contract, the Procuring Entity may rescind or terminate the contract, without prejudice to other courses of action and remedies available under the circumstances."

9. The CONTRACTOR shall comply with and strictly observe all laws regarding workmen's health and safety, workmen's welfare compensation for injuries, minimum wages, hours of work and other labor laws:

10. The CONTRACTOR shall assume all the risk in connection with the completion of the aforementioned project prior to the acceptance by the PROVINCE;

11. That the PROVINCE shall have no EMPLOYER-EMPLOYEE RELATIONSHIP with the CONTRACTOR and, therefore not be responsible for any injuries and/or damages that may be sustained by them or any third party, and that the same shall be the sole responsibility of the CONTRACTOR;

12. The implementing rules and guidelines regarding adjustment of Contract Price and/or change order adopted and approved the Government and consistent with the provisions of Republic Act No. 9184 shall be applied in this Agreement;

13. In this words and expressions shall have the same meanings as respectively assigned to them in the conditions of the contract hereinafter referred to;

14. CONTRACTOR undertakes to pay taxes in full and on time, failure to do so will entitle the PROVINCE to suspend payment for any goods or services delivered by the CONTRACTOR. Within the Internal Revenue and a copy of its income and business tax returns duly stamped and received by the BIR and duly validated with the tax payments made thereon.

15. Any and all disputes arising from the implementation of this Agreement shall be submitted to arbitrators under Republic Act No. 876, also known as the "Arbitration Law" Provided however, that, disputes that are within the competence of the Construction Industry Arbitration Commission to resolved shall be

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referred thereto: The process of arbitration under the foregoing law shall be assumed part of this Agreement, without prejudice, however to any mutual agreement of the parties hereto to agree in writing to resort to other alternative modes of disputes resolution.

Without prejudice to administrative sanctions that may be imposed in proper cases, a violation by the CONTRACTOR of any/all of the provision of this Agreement, the bidding documents or any agreement/undertaking prior or subsequent to the execution of this Agreement as well as any of the pertinent provisions of Republic Act No. 9184, and its Implementing Rules and Regulations, shall make the CONTRACTOR liable for civil liability or damages, which may either consist of liquidated damages and restitution for the damages done of the forfeiture in favor of the government of any unwarranted benefit derived from the act of acts in question or both at the discretion of the Courts.

Jurisdiction over civil cases or suit out of the implementation of this Agreement, shall belong to the appropriate court of the City of Antipolo, with the exclusion of any other courts.

IN WITNESS WHEREOF, the parties have betennito signed this Agreement this _____day of at Antipolo City.

Entity/Firm/Corporation	RIZA	L PROVINCIAL GOVERNMENT
Br: Br:	By:	5
Proprietor/Manager/President		REBECCA A. YNARES GOVETTOR *
lig	WIINESSES	0
LOLITA B. DE GUZMAN		MA. VICTORIA B. TEJADA

NOTARIAL ACKNOWLEDGMENT

REPUBLIC OF THE PHILIPPINES) ANTIPOLO CHIMCEO, SPECIAL ASS.

BEFORE ME, a Notary Public for and in Antipolo City, personally appeared the following

Name/Entity	Valid 11) Presented	Date	Place
HON REBECCA & VNARES	Passport No. P8239281A	August 5, 2028	Manila
PROCOPIO S. TORRES, JR.	TIN NO. 231-446-892		

All known to me and to me known to be the same person/s who executed the foregoing instrument and acknowledgment that the same is their free votontary act and deed as well as the entity that they respectively present.

This instrument, consisting of three (3) pages including this page wherein this acknowledgment is written and has been signed by the parties hereto in each and every page hereof, refers to the Agreement for:

Construction of 4-storey, 12 rooms Ynames School Building at Prancisco P. Felix Memorial National High School, Brgy. Sto. Domingo, Cainte, Rizal

WITNESS MY HAND AND SEAL this	MAR 15 2022 of	at Rizar Provilizial
Capitol, Antipolo City.		ATTY ANNA MARIE L. SANTOS
Doe No No Page No		Hor Angona, Binangonan & Calgoria NOTARY PUBLIC 53 2022
Book No. 4 Sence 20_22		(by votue of 5 %, 3785, Bentember 2, 10 Acm, Matter 19-005
		Roll of Attomeys No. 69250 PTR No. 17132074 / January 3, 2025 (32 Lifetime Member No. 216632

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OFFICE OF THE GOVERNOR

NOTICE TO PROCEED.

15 March, 2022

MR. DENNIS C. SANDH. D.C. SANDIL CONST, & REALTY DEVELOPMENT INC. Pandi Bulacan

Dear Mr. Sandil.

The attached Contract Agreement having been approved, notice is hereby given to D.C. SANDIL CONST, & REALTY DEVELOPMENT INC. that work may proceed on the Construction of 4-Storey, 12-Rooms Ynares School Building at Karangalan Elem. School, Brgy. San Isidro, Cainta, Rizal effective on the day you received this Notice to Proceed.

Upon receipt of this notice, you are responsible for performing the services under the terms and conditions of the Agreement and in accordance with the Implementing Schedule

Please acknowledge receipt and acceptance of this notice by signing both copies in the space provided helow. Keep one copy and return the other to the Provincial Government of Rizal.

Very truly yours,

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REBECCA A. YNARES Governor §*

I acknowledge receipt of this Notice on:

Authorized Signature: Name of the Representative of the Bidder:

ANDIL

KNOW ALL MEN BY THESE PRESENTS:

This AGREEMENT made and entered into by and between:

The PROVINCIAL GOVERNMENT OF RIZAL, a local government unit, duly organized and existing under Republic Act No. 7160, with seat of government at the Rizal Provincial Capitol, Circumfarential Road corner P. Oliveros St., Brgy, San Roque, Antipolo City, represented in this act by its GOVERNOR, HON, REBECCA A. YNARES, herein referred to as the PROVINCE; and

SANDIL CONST. 6 REALTY DEVELOPMENT, INCORPORATED a sole proprietorship/private corporation, daly organized and existing under the laws of the Republic of the Philippines, with principal place of business and office address at <u>Sen Juen City</u>, and berein represented by its Proprietor/President/General Manager, <u>DENNIS C. SANDIL</u>, of legal age, Filipino citizen, single/married, resident of <u>San Juen City</u>, hereinafter referred to as the CONTRACTOR. WITNESSETH, That,

WHEREAS, the PROVINCE declares that certain infrastructure works should be constructed in pursuant of the Sangguniang Panlalawigan Ordinance No. RPSB Res. No. 12, 5. 2021 namely:

Construction of 4-storey, 12 rooms Yneres School Building at Karangalan Elementery School, Brgy. San Isidro, Cainte, Rizal

WHEREAS, the CONTRACTOR, warranting that it has the financial and, technical competence to undertake the above said infrastructure works, has been declared as the Lowest Calculated Responsive Bid in a public bidding held last <u>11 Pebruary 2022</u>, has accepted and binds itself to undertake the construction and completion of the above said infrastructure works strictly in accordance with the following standards set forth in the bid documents, approved plans, program of works and specification in consideration of the amount of <u>Forty-Three Million Pight Hundred Fifty-Two Thousand</u> Seven Hundred Seventeen Pesos & 96/100 (P 43,852,717.96), Philippine Carrency.

NOW, THEREFORE, for and in consideration of the foregoing premises, the parties hereto hereby agree as follows:

1. The whole works subject matter of this Agreement shall be completed within <u>Three Handred Fifty</u> (<u>350</u>) calendar days, in accordance with the provisions of the Bid Documents, Approved Plans, Program of Works and Specifications, General and Special Conditions of Contract, Supplemental or Bid Bulletins, if any, and supporting/related documents as required by the 2016 Revised Implementing Rules and Regulations of Republic Act No. 9184 and are integrated herewith and incorporated herein by way of reference, namely

- a. SP Ordinance No. RPSB Res. No. 12, s. 2021
- b. Certificate of Availability of Funds
- Scope/Program of Work and Detailed Estimate
- d. Plans and Specifications
- e. Construction Schedule
- f. Request for Expression of Interest
- g. Bidding Documents including all the documents/statements contained is the winning bidder/s two (2) bidding envelopes
- h. Bid Scourity
- i. Addeada and Supplemental Bulletin
- j. Notice of Award of Contract and the Contractor's Conformity thereto

 In consideration of the payment to be made by the PROVINCE to the CONTRACTOR, the later burchy covenants with the PROVINCE to construct and complete the infrastructure works subject of dus Agreement in conformity with the province of the Contract;

3. The PROVINCE hereby covenants to pay the CONTRACTOR the emount of PESOS Forty-Three Million Eight Hundred Fifty-Two Thousand Seven Hundred Seventeen Pesos 6 96/100 (P43,852,717.96), Philippine Currency, to consideration of the construction and only upon completion of the infrastructure works unless otherwise agreed by the parties, subject of this Agreement as a contract price at the time and in the manner prescribed by the Contract and specified in the Bid and as agreed upon by the Contractor;

* 2 *

4. The CONTRACTOR warrants that he has not given nor promised to give any money or gift to any official or employee of the PROVINCE, or any Government instrumentality to secure this Contract; P

5. It is understood that prior to the signing of this Agreement, the Contractor has posted the required performance security of PESOS Thirteen Million One Hundred Seventy-Two Thousand Nine Hundred Sixty-Eight Pesos \$ 44/100 (P 13,172,968,44)

Philippiae Currency, as a measure of guarantee for the faithful compliance with his obligations under this Agreement and all papers/documents in support thereto and/or incorporated herewith, in accordance with the Bidding Documents;

6. Contractor undertakes to post a warranty security to guarantee performance of his responsibilities in case of "Structural Defects and Failures" occurring during the applicable warranty period.

 For the duration of the Contract, a Contractor's All Risk lusurance shall be obtained and maintained by the CONTRACTOR under his name and at his own expense, copy of which shall be provided the PROVINCE,

8. The provision of Republic Act No. 9184, otherwise known as the Government Procurement Reform Act of 2003, and its Implementing Rules and Regulations and Republic Act No. 7160, otherwise known as the Local Government Code and the Implementing Rules and Regulations embodied in the General Accounting Auditing Manual (GAAM), unless otherwise inconsistent with Republic Act No. 9184, regarding the payment of damages, whether liquidated and compensatory damages or restitution shall be applicable in the implementation of this Agreement;

Section 68 of Rule XXII of Republic Act No. 9184 states as follows, to wit:

"All contracts executed in accordance with the Act and this IRR shall contain a provision on liquidated damages which shall be payable by the contractor in case of breach thereof. For the procurement of Goods, Infrastructure Projects and Consulting Services, the amount of the liquidated damages shall be at least equal to one-tenth of one percent (0.001) of the cost of the unperformed portion for every day of delay. Once the cumulative amount of liquidated damaged reaches ten percent (10%) of the amount of the cuntract, the Procuring Entity may researd or terminate the contract, without prejudice to other courses of action and remedies available under the circumstances."

 The CONTRACTOR shall comply with and strictly observe all taws regarding workmen's health and safety, workmen's welfare compensation for injuries, minimum wages, hours of work and other labor laws;

 The CONTRACTOR shall assume all the risk in connection with the completion of the aforementioned project prior to the acceptance by the PROVINCE;

11. That the PROVINCE shall have no EMPLOYER-EMPLOYEE RELATIONSHIP with the CONTRACTOR and, therefore not be responsible for any injuries and/or damages that may be sustained by them or any third party, and that the same shall be the sole responsibility of the CONTRACTOR;

12. The implementing rules and guidelines regarding adjustment of Contract Price and/or change order adopted and approved the Government and consistent with the provisions of Republic Act No. 9184 shall be applied in this Agreement.

13. In this words and expressions shall have the same meanings as respectively assigned to them in the conditions of the contract hereinafter referred to;

14. CONTRACTOR undertakes to pay taxes in full and on time, failure to do so will entitle the PROVINCE to suspend payment for any goods or services delivered by the CONTRACTOR. Within the Internal Revenue and a copy of its income and business tax returns duty stamped and received by the BIR and duty validated with the tax payments made thereon.

15. Any and all disputes arising from the implementation of this Agreement shall be submitted to arbitrators under Republic Act No. 876, also known as the "Arbitration Law" Provided however, that, disputes that are within the competence of the Construction Industry Arbitration Commission to resolved shall be

referred thereto: The process of arbitration under the foregoing law shall be assumed part of this Agreement, without prejudice, however to any mutual agreement of the parties hereto to agree in writing 2 > to resort to other alternative modes of disputes resolution.

Without prejudice to administrative sanctions that may be imposed in proper cases, a violation by the CONTRACTOR of any/all of the provision of this Agreement, the bidding documents or any agreement/undertaking prior or subsequent to the execution of this Agreement as well as any of the pertinent provisions of Republic Act No. 9184, and its Implementing Rules and Regulations, shall make the CONTRACTOR liable for civil liability or damages, which may either consist of liquidated damages and restitution for the damages done of the forfeiture in favor of the government of any unwarranted benefit derived from the act or acts in question or both at the discretion of the Courts.

Jurisdiction over civil cases or suit out of the implementation of this Agreement, shall belong to the appropriate court of the City of Antipolo, with the exclusion of any other courts.

IN WITNESS WHEREOF, the parties have becease signed this Agreement this MSR 15 2022 at Antipolo City.

D.C. SANDIL CONST. & REALTY DEVELOPMENT, INCORPORATED Entity/Turn/Corporation	RIZAL PROVINCIAL GOVERNMENT
sy: AZ	By:
DENNIE C SANDIL Proprietor/Manager/President	REBECCA A. YNARES Governor
Reg	WITNESSES &
LOLITA B. DE GUZMAN	MA. VICTORIA B. TEJADA
NOTAR	JAL ACKNOWLEDGMENT

REPUBLIC OF THE PHULIPPINES) ANTIPOLO CLANGORO, Rizal) \$ 5.

BEFORE ME, a Notary Public for and in Antipolo Citys personally appeared the following

Name/Entity	Valid ID Presented	Date	Place
HON. REBECCA A. YNARES	Passport No. P8239281A	Angust 5, 2028	Manila
DENNIS C. SANDIL	185-510-536		

All known to me and to me known to be the same person's who excented the foregoing instrument and acknowledgment that the same is their free voluntary act and deed as well as the entity that they respectively present

This instrument, consisting of three (3) pages including this page wherein this acknowledgement is written and has been signed by the parties herein in each and every page hereof, refers to the Agreement for.

Construction of 4-storey, 12 rooms Ynsres School Building at Karangalan Elementary School, Brgy. San Isidro, Cainte, Rizal

WITNESS MY HAND AND SEAL this	MAR 15 day of	at Rizal Provincial Za
Capitol, Antipolo City		

Dec No.	147	
Page No	3)	
Book No.	4	
Series 20 🚬	2.	

ATTY, ANNA MARIE L. SANTOS NOTARY PUBLIC for An**NOTARY PUBLIC** all in the PROVINCE OF RIZAL Extended until June 30, 2022 (by virtue of B.M. 3795, September 28, 2021)

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OFFICE OF THE GOVERNOR

NOTICE TO PROCEED

15 March, 2022.

ENGR. PORFIRIO P. MINA JRD-D2 ENTERPRISES Tanay, Rizal

Dear Engr. Mina:

The attached Contract Agreement having been approved, notice is hereby given to JRD-D2 ENTERPRISES that work may proceed on the Construction of 3-Storey, 15-Rooms Ynares School Building at Pililla Elem. School (Central), Brgy. Bagumbayan, Pililla, Rizal effective on the day you received this Notice to Proceed.

Upon receipt of this notice, you are responsible for performing the services under the terms and conditions of the Agreement and in accordance with the Implementing Schedule.

Please acknowledge receipt and acceptance of this notice by signing both copies in the space provided below. Keep one copy and return the other to the Provincial Government of Rizal

Very truly yours,

C REBECCA A. YNARES Governor 59

I acknowledge receipt of this Notice on-

Authorized Signature: Name of the Representative of the Bidder:

PORFIRIO P.M

02/11/2023 # 3

KNOW ALL MEN BY THESE PRESENTS:

This AGREEMENT made and catered into by and between:

The PROVINCIAL GOVERNMENT OF RIZAL, a local government unit, duly organized and existing under Republic Act No: 7160, with seat of government at the Rizal Provincial Capitol, Circumferential Road corner P. Oliveros St., Brgy. San Roque, Antipolo City, represented in this act by its GOVERNOR, HON, REBECCA A. YNARES, herein referred to as the PROVINCE; and

WHEREAS, the PROVINCE declares that certain infrastructure works should be constructed in pursuant of the Sangguniang Panlalawigan Ordinance No. RPSB Res. No. 12, s. 2021 namely:

Construction of 3-storey, 15 rooms Ynames School Building at Pililla Elementary School (Central), Brgy. Begumbeyan, Pililla, Rizal

WHEREAS, the CONTRACTOR, warranting that it has the financial and, technical competence to undertake the above said infrastructure works, has been declared as the Lowest Calculated Responsive Bid in a public bidding held last <u>11 February 2022</u>, has accepted and binds itself to undertake the construction and completion of the above said infrastructure works strictly in accordance with the following standards set forth in the bid documents, approved plans, program of works and specification in consideration of the amount of Forty-Four Million Seven Hundred Sixty-One Thousand Two Hundred Eighty-Seven Pesos & 39/100 (P 44, 761, 287.39), Philippine Currency.

NOW, THEREFORE, for and in consideration of the foregoing premises, the parties hereto hereby agree as follows:

I. The whole works subject matter of this Agreement shall be completed within Three Hundred Sixty-Five (365) calendar days, in accordance with the provisions of the Bid Documents, Approved Plans, Program of Works and Specifications, General and Special Conditions of Contract, Supplemental or Bid Bulletins, if any, and supporting/related documents as required by the 2016 Revised Implementing Rules and Regulations of Republic Act No. 9184 and are integrated herewith and incorporated herein by way of reference, namely:

- a. SP Ordinance No. RPSB Res. No. 12, s. 2021
- b. Certificate of Availability of Funds
- c. Scope/Program of Work and Detailed Estimate
- d. Plana and Specifications
- e. Construction Schedule
- f. Request for Expression of Interest
- Bidding Documents including all the documents/statements contained in the winning bidder/s two (2) bidding envelopes
- h. Bid Scourity
- j. Addenda and Supplemental Bulletin
- j. Notice of Award of Contract and the Contractor's Conformity thereto

 In consideration of the payment to be made by the PROVINCE to the CONTRACTOR, the laster hereby covenants with the PROVINCE to construct and complete the infrastructure works subject of this Agreement in conformity with the province of the Contract;

3. The PROVINCE hereby covenants to pay the CONTRACTOR the amount of PESOS Forty-Four Million Seven Hundred Sixty-One Thousand Two Hundred Eighty-Seven Pesos & 39/100 (P44,761,287.39), Philippine

Currency, 's consideration of the construction and only upon completion of the infrastructure works miless otherwise agreed by the parties, subject of this Agreement as a contract price at the time and in the memor prescribed by the Contract and specified in the Bid and as agreed upon by the Contractor; The CONTRACTOR warrants that he has not given nor promised to give any money or gift to any official or employee of the PROVINCE, or any Government instrumentality to secure this Contract;

5. It is understood that prior to the signing of this Agreement, the Contractor has posted the required performance security of PESOS Thirteen Million Four Hundred Twenty-Eight Thousand Three Hundred Eighty-Six Pesos & 22/100 (P 13,428,386,22)

Philippine Currency, as a measure of guarantee for the faithful compliance with his obligations under this Agreement and all papers/documents in support thereto and/or incorporated herewith, in accordance with the Bidding Documents;

6. Contractor undertakes to post a warranty security to guarantee performance of his responsibilities in case of "Structural Defects and Failures" occurring during the applicable warranty period:

7. For the duration of the Contract, a Contractor's All Risk Insurance shall be obtained and maintained by the CONTRACTOR under his name and at his own expense, copy of which shall be provided the PROVINCE;

8. The provision of Republic Act No. 9184, otherwise known as the Government Procurement Reform Act of 2003, and its Implementing Rules and Regulations and Republic Act No. 7160, otherwise known as the Local Government Code and the Implementing Rules and Regulations embodied in the General Accounting Auditing Manual (GAAM), unless otherwise inconsistent with Republic Act No. 9184, regarding the payment of damages, whether liquidated and compensatory damages or restitution shall be applicable in the implementation of this Agreement:

Section 68 of Rule XXII of Republic Act No. 9184 states as follows, to wit:

"All contracts executed in accordance with the Act and this likit shall contain a provision on liquidated damages which shall be payable by the contractor in case of breach thereof. For the pracurement of Goods, Infrastructure Projects and Consulting Services, the amount of the liquidated damages shall be at least equal to one-tenth of one percent (0.001) of the cost of the unperformed portion for every day of delay. Once the cumulative amount of liquidated damaged reaches ten percent (10%) of the amount of the contract, the Procuring Entity may rescale or terminate the contract, without prejudice to other courses of action and remedies available under the circumstances."

 The CONTRACTOR shall comply with and strictly observe all laws regarding workmen's health and safety, workmen's welfare compensation for injuries, minimum wages, hours of work and other labor laws;

 The CONTRACTOR shall assume all the risk in connection with the completion of the aforementioned project prior to the acceptance by the PROVINCE;

11. That the PROVINCE shall have no EMPLOYER-EMPLOYEE RELATIONSHIP with the CONTRACTOR and, therefore not be responsible for any injuries and/or damages that may be sustained by them or any third party, and that the same shall be the sole responsibility of the CONTRACTOR;

12. The implementing rules and guidelines regarding adjustment of Contract Price and/or change order adopted and approved the Government and consistent with the provisions of Republic Act No. 9184 shall be applied in this Agreement;

13. In this words and expressions shall have the same meanings as respectively assigned to them in the conditions of the contract hereinafter referred to:

14. CONTRACTOR undertakes to pay taxes in full and on time, failure to do so will entitle the PROVINCE to suspend payment for any goods or services delivered by the CONTRACTOR. Within the Internal Revenue and a copy of its income and business tax returns duly stamped and received by the BIR and duly validated with the tax payments made thereon.

15. Any and all disputes arising from the implementation of this Agreement shall be submitted to arbitrators under Republic Act No. 876, also known as the "Arbitration Law" Provided however, that, disputes that are within the competence of the Construction Industry Arbitration Commission to resolved shall be

referred thereto: The process of arbitration under the foregoing law shall be assumed part of this Agreement, without prejudice, however to any mutual agreement of the parties hereto to agree in writing.

Without prejudice to administrative sanctions that may be imposed in proper cases, a violation by the CONTRACTOR of any/all of the provision of this Agreement, the bidding documents or any agreement/undertaking prior or subsequent to the execution of this Agreement as well as any of the pertinent provisions of Republic Act No. 9184, and its Implementing Rules and Regulations, shall make the CONTRACTOR liable for civil liability or damages, which may either consist of liquidated damages and restitution for the damages done of the forfeiture in favor of the government of any unwarranted hencit derived from the act of acts in question or both at the discretion of the Courts.

Jurisdiction over civil cases or suit out of the implementation of this Agreement, shall belong to the appropriate court of the City of Antipolo, with the exclusion of any other courts.

IN WITNESS WHEREOF, the parties have here	cumo signed this Agreement this 15 1312 day of
at Antipolo City.	

JED-D ² ENTERPRISES	RJZAL I	KOVINCIAL GOVERNMENT
By:	Ву:	REBECCA A. YNARES
Proprietor/Manager/President		Governor &
LOLITA B. DE GUZMAN	WITNESSES	MA, VICTORIA B. TEJADA
(NOTA	RIAL ACKNOWLEDG	MENT
REPUBLIC OF THE PHILIPPINES) ANTIPOLO COTY) S.S.		
BEFORE ME, a Notary Public	for and in Antipolo City,	personally appeared the following
and the second	Valid ID Presented	Date Place

All known to me and to me known to be the same person/s who executed the foregoing instrument and acknowledgment that the same is their free voluntary act and deed as well as the entity that they respectively present.

This instrument, consisting of three (3) pages including this page wherein this acknowledgment is written and has been signed by the parties hereto in each and every page hereof, refers to the Agreement for:

Construction of 3-storey, 15 rooms Ynares School Building at Pililla Elementary School (Central), Brgy. Begumbayen, Pililla, Rizal

WITNESS MY HAND AND SEAL this	MAR 15 2027 of	at Rizal Provincial Capitol,
Antipolo City		ATTI ANHA MARIE L SANTOS
Doc No. 14 Page No. 30 Book No. 4 Series 20 22		for Angono, Binangonan & Cardona NOT XRY PUBLIC E OF RIZAL Extended until June 30, 2022 (by virtue of B.M. 3795, September 28, 2021) Adm. Matter 19-006 Roll of Actomic; s No. 69250 PT 6 No. 17132074 / January 3, 2022 / Riz (Fig. Lifetime Mumber No. 019632 (Rizal)



OFFICE OF THE GOVERNOR

NOTICE TO PROCEED

15 March, 2022

MR. LAURO A. UBIADAS KIT UBIADAS CONST. CORP., Binangonan, Rizal

Dear Mr. Ubiadas.

The attached Contract Agreement having been approved, notice is hereby given to *KIT UBIADAS CONST. CORP.* that work may proceed on the *Construction of 3-Storey, 6-Rooms Ynares School Ridg. at Halayhayin Elem. School, Brgs. Halayhayin, Pillila, Rizal* effective on the day you received this Notice to Proceed.

Upon receipt of this notice, you are responsible for performing the services under the terms and conditions of the Agreement and in accordance with the Implementing Schedule

Please acknowledge receipt and acceptance of this notice by signing both copies in the space provided below. Keep one copy and return the other to the Provincial Government of Rizal.

Very truly yours,

REBECCA A. YNARES Governor *0

I acknowledge receipt of this Notice on:

Authorized Signature: Name of the Representative of the Bidder:

LAURO A. UBIADAS

02/11/2022 # 4

KNOW ALL MEN BY THESE PRESENTS:

This AGREEMENT made and entered into by and between:

The PROVENCIAL GOVERNMENT OF RIZAL, a local government unit, duly organized and existing under Republic Act No. 7160, with seat of government at the Rizal Provincial Capitol, Circumferential Road corner P. Oliveros St., Brgy. San Roque, Antipolo City, represented in this act by its COVERNOR, HON, REBECCA A. YNARES, herein referred to as the PROVINCE; and

<u>KIT UBIADAS CONSTRUCTION CORPORATION</u> a sole proprietorship/private corporation, duly organized and existing under the laws of the Republic of the Philippines, with principal place of business and affice address as <u>Binangonen, Rizal</u>, and herein represented by its Proprietor/President/General Manager, <u>LAURO M. UBIADAS</u> of legal age, Filipino citizen, single/married, resident of <u>Binangonen, Rizal</u>, hereinafter referred to as the CONTRACTOR. WITNESSETH, That,

WHEREAS, the PROVINCE declares that certain infrastructure works should be constructed in pursuant of the Sangguntang Paralalawigen Ordinance No. RPSB Res. No. 12, e. 2021 namely:

Construction of 3-storey, 6 rooms Ynares School Building at Halayhayin Elementary School, Brgy, Halayhayin, Pilille, Rizal

WHEREAS, the CONTRACTOR, warranting that it has the financial and, technical competence to undertake the above said infrastructure works, has been declared as the Lowest Calculated Responsive Bid in a public bidding held last <u>11 February 2022</u>, has accepted too binds itself to undertake the construction and completion of the above said infrastructure works strictly in accordance with the following standards set forth in the bid documents, approved plans, program of works and specification in consideration of the anount of <u>Twenty Million Thrue Hundred Eleven Thousand Seven</u> Hundred Fifty-Three Pesos § 87/100 (P 20, 311, 753, 87), Philippine Currency.

NOW, THEREFORE, for and in consideration of the foregoing premises, the parties hereto hereby agree as follows:

1. The whole works subject matter of this Agreement shell be completed within <u>Two Hundred Thirty</u> (200) calender days, in accordance will the provisions of the Bid Documents, Approved Plans, Program of Works and Specifications, General and Special Conditions of Contract, Supplemental or Bid Bulletins, if any, and supporting/related documents as required by the 2016 Revised Implementing Rules and Regulations of Republic Act No. 9184 and are integrated herewith and incorporated herein by way of reference, namely:

- a. SP Ordinance No. RPSB RBs. No. 12, s. 2021
- b. Certificate of Availability of Fends
- c. Scope/Program of Work and Detailed Estimate
- d. Plans and Specifications
- e. Construction Schedule
- f. Request for Expression of Interest
- g. Bidding Documents tocluding all the documents/statements contained is the winning bidder/s two (2) bidding envelopes
- h. Bid Sccurity
- i. Addenda and Supplemental Bulletin
- j. Notice of Award of Contract and the Contractor's Conformity thereto

 In consideration of the paymen to be made by the PROVINCE to the CONTRACTOR, the later hereby covenants with the PROVINCE to construct and complete the infrastructure works subject of this Agreement in conformity with the province of the Contract,

3. The PROVINCE hereby covenants to pay the CONTRACTOR the unpant of PESOS Twenty Million Three Hundred Eleven Thousand Seven Hundred Fifty-Three Pesos 6 87/100 (P20,311,753.87), Philippine

Currency. Is consideration of the construction and only upon completion of the infrastructure works unless otherwise by sed by the parties, subject of this Agreement as a contract price at the time and in the mannor prescribed by the Contract and specified in the Bid and as agreed upon by the Contractor,

4. The CONTRACTOR warrants that he has not given nor promised to give any money or gift to any official or employee of the PROVINCE, or any Government instrumentality to secure this Contract;

5. It is understood that prior to the signing of this Agreement, the Contractor has posted the required performance security of PESOS Six Million Ninety-Three Thousand Five Hundred

Philippine Currency, as a measure of guarantee for the faithful compliance with his obligations under this Agreement and all papers/documents in support thereto and/or incorporated herewith, in accordance with the Bidding Documents;

6. Contractor undertakes to post a warranty security to guarantee performance of his responsibilities in case of "Structural Detects and Failures" occurring during the applicable warranty period:

7. For the duration of the Contract, a Contractor's All Risk Insurance shall be obtained and maintained by the CONTRACTOR under his name and at his own expense, copy of which shall be provided the PROVINCE:

8. The provision of Republic Act No. 9184, otherwise known as the Government Procurement Reform Act of 2003, and its Implementing Rules and Regulations and Republic Act No. 7160, otherwise known as the Local Government Code and the Implementing Rules and Regulations embodied in the General Accounting Auditing Manual (GAAM), unless otherwise inconsistent with Republic Act No. 9184, regarding the payment of damages, whether liquidated and compensatory damages or restitution shall be applicable in the implementation of this Agreement;

Section 68 of Rule XXII of Republic Act No. 9184 states as follows, to wit:

"All contracts executed in accordance with the Act and this IRR shall contain a provision on liquidated damages which shall be payable by the contractor in case of breach thereof. For the procurement of Goods, Infrastructure Projects and Consulting Services, the amount of the liquidated damages shall be at least equal to one-tenth of one percent (0.001) of the cost of the unperformed portion for every day of delay. Once the cumulative amount of liquidated damaged reaches ten percent (10%) of the amount of the contract, the Procuring Entity may rescind or terminate the contract, without prejudice to other courses of action and remedies available under the circumstances."

9. The CONTRACTOR shall comply with and strictly observe all laws regarding workmen's bealth and safety, workmen's welfare compensation for injuries, minimum wages, hours of work and other labor laws;

10. The CONTRACTOR shall assume all the risk in connection with the completion of the aforementioned project prior to the acceptance by the PROVINCE;

11. That the PROVINCE shall have no EMPLOYER-EMPLOYEE RELATIONSHIP with the CONTRACTOR and, therefore not be responsible for any injuries and/or damages that may be sustained by them or any third party, and that the same shall be the sole responsibility of the CONTRACTOR;

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12. The implementing rules and guidelines regarding adjustment of Contract Price and/or change order adopted and approved the Government and consistent with the provisions of Republic Act No. 9184 shall be applied in this Agreement;

13. In this words and expressions shall have the same meanings as respectively assigned to them in the conditions of the contract hereinafter referred to;

14. CONTRACTOR undertakes to pay taxes in full and on time, failure to do so will entitle the PROVINCE to suspend payment for any goods or services delivered by the CONTRACTOR. Within the Internal Revenue and a copy of its income and business tax returns duly stamped and received by the BIR and duty validated with the tax payments made thereon.

15. Any and all disputes arising from the implementation of this Agreement shall be submitted to arbitrators under Republic Act No. 876, also known as the "Arbitration Law" Provided however, that, disputes that are within the competence of the Construction Industry Arbitration Commission to resolved shall be

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referred thereto: The process of arbitration under the foregoing law shall be assumed part of this Agreement, without projudice, however to any initial agreement of the parties hereto to agree in writing $\sqrt{}$ to resort to other alternative modes of disputes resolution.

Without prejudice to administrative sanctions that may be imposed in proper cases, a violation by the CONTRACTOR of any/all of the provision of this Agreement, the bidding documents or any agreement/undertaking prior or subsequent to the execution of this Agreement as well as any of the pertinent provisions of Republic Act No. 9184, and its Implementing Rules and Regulations, shall make the CONTRACTOR liable for civil liability or damages, which may either consist of liquidated damages and restitution for the damages done of the forfeiture in favor of the government of any unwarranted benefit derived from the act or acts in question or both at the discretion of the Courts.

Junsdiction over civil cases or suit out of the implementation of this Agreement, shall belong to the appropriate court of the City of Antipolo, with the exclusion of any other courts.

IN WITNESS WHEREOF, the parties have hereunto signed this Agreement this MAR 15 2003 of ut Antipolo City.

191	UBLADAS CONSTRUCTION CORPORATION Eatity/Firm/Corporation	RIZA	L PROVINCIAL GOVERNMENT
	By cail	By:	~
	LAURO M. UBIADAS Proprietor/Managet/President		REBECCA A. YNARES Governor M
	1×	WIFNESSES	ß
	LOLIFA B. DE GUZMAN		MA, VICTORIA B, TEJADA

NOTARIAL ACKNOWLEDGMENT

REPUBLIC OF THE PHOLIPPINES) ANTIPOLO CLAMGOROTRIZEI) S.S.

BEFORE ME, a Notary Public for and in Antipulo City, personally appeared the following

Name/Entity	Valid LD Presented	Date	Place
HON REBECCA & YNARES	Pasaport No. P8239281A	August 5, 2028	Marula
LAURO N. UBIADAS	TIN NO. 008-410-689		

All known to me and to me known to be the same person/s who executed the foregoing instrument and acknowledgment that the same is their free voluntary act and deed as well as the entity that they respectively present

This instrument, consisting of three (3) pages including this page wherein this acknowledgment is written and has been signed by the parties hereto in each and every page hereof, refers to the Agreement for.

Construction of 3-storey, 6 rooms Ynares School Building at Heleyheyin Elementary School, Brgy Heleyheyin, Pilille Rizel

WITNESS MY HAND AND SEAL this	192 15 2032of_	, at RESPROVERS
Capitol, Antipolo City.		- di
Doe No. 19		ATTY: ANNA MARIEL. SANTOS
Page No. 30		for Annone Binanconan & Cardona
Book No 4 Series 20 22		all in the PROVINCE OF RIZAL Extended until June 30, 2022
		(by virtue of B.M. 3795, September 28, 2021) Adm. Matter 19-005
		Roll of Attorneys No. 69250 PTR No. 17132074 / January 3, 2022 / Rizal

IBP Lifetime Member No. 016632 / Rizal

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OFFICE OF THE GOVERNOR

NOTICE TO PROCEED.

15 March, 2022

MS. MARIA LOIDA C. NOCON SAN RAFAEL BUILDERS Rodriguez, Rizal

Dear Ms. Nocon:

The attached Contract Agreement having been approved, notice is hereby given to SAN RAFAEL BUILDERS that work may proceed on the Construction of 4-Statey, 12-Rooms Ynares School Building at Ampid National High School, Brgy. Ampid, San Mateo, Rizal effective on the day you received this Notice to Proceed.

Upon receipt of this notice, you are responsible for performing the services under the terms and conditions of the Agreement and in accordance with the Implementing Schedule

Please acknowledge receipt and acceptance of this notice by signing both copies in the space provided below. Keep one copy and return the other to the Provincial Government of Rizal.

Very truly yours,

REBECCA A. YNARES Governor ⁸⁶

I acknowledge receipt of this Notice on:

Authorized Signature Name of the Representative of the Bidder:

NOCON

02/11/2022 # 5

KNOW ALL MEN BY THESE PRESENTS:

This AGREEMENT made and entered into by and between:

The PROVINCIAL GOVERNMENT OF RIZAL, a local government unit, duly organized and existing under Republic Act No. 7160, with seat of government at the Rizal Provincial Capitol, Circumferential Road corner P. Oliveros St., Brgy. San Roque, Antipolo City, represented in this act by its GOVERNOR, HON, REBECCA A. YNARES, herein referred to as the PROVINCE; and

a sole proprietorship/private corporation, duly SAN RAFAEL BUILDERS organized and existing under the laws of the Republic of the Philippines, with principal place of business and herein represented by its XN of legal age, Filipino Rodriguez, Rizal office address at and Proprietor/President/General Manager, MARIA LOIDA C. NOCON hereinafter referred to as the Rodriguez, Rizel citizen, single/married, resident of _____ CONTRACTOR, WITNESSETH, That,

WHEREAS, the PROVINCE declares that certain infrastructure works should be constructed in pursuant of the Sangguniang Panlalawigan Ordinance No. RPSB Res. No. 12, s. 2021 namely:

Construction of 4-storey, 12 rooms Ymares School Building at Ampid National High School, Brgy. Ampid, San Mateo, Rizal

WHEREAS, the CONTRACTOR, warranting that it has the financial and, technical competence to undertake the above said infrastructure works, has been declared as the Lowest Calculated Responsive Bid in a public bidding held last 11 February 2022 ____, has accepted and binds itself to undertake the construction and completion of the above said infrastructure works strictly in accordance with the following standards set forth in the bid documents, approved plans, program of works and specification in consideration of the amount of <u>Thirty-Seven Million Nine Hundred Twenty-One Thousand</u> Five Hundred Seventeen Pesos & 35/100 (P. 37, 921, 517, 35), Philippine Currency.

NOW, THEREFORE, for and in consideration of the foregoing premises, the parties hereto hereby agree as follows:

1. The whole works subject matter of this Agreement shall be completed within Three Hundred Fifty (350) calendar days, in accordance with the provisions of the Bid Documents, Approved Plans, Program of Works and Specifications, General and Special Conditions of Contract, Supplemental or Bid Bulletins, if any, and supporting/related documents as required by the 2016 Revised Implementing Rules and Regulations of Republic Act No. 9184 and are integrated herewith and incorporated herein by way of reference, namely:

- a. SP Ordinance No. RPSB Res. No. 12, s. 2021
- b. Certificate of Availability of Funds
- c. Scope/Program of Work and Detailed Estimate
- d. Plans and Specifications
- e. Construction Schedule
- f. Request for Expression of Interest
- g. Bidding Documents including all the documents/statements contained is the winning. bidder/s two (2) bidding envelopes
- h. Bid Scourity.
- j. Addeada and Supplemental Balletin
- j. Notice of Award of Contract and the Contractor's Conformity thereto

2. In consideration of the payment to be made by the PROVINCE to the CONTRACTOR, the later hereby covenants with the PROVINCE to construct and complete the infrastructure works subject of this Agreement in conformity with the province of the Contract,

3. The PROVINCE hereby covenants to pay the CONTRACTOR the mount of PESOS Thirty-Seven Million Nine Hundred Twenty-One Thousand Five Hundred Seventeen (P 37,921,517.35), Philippine Pesos & 35/100 Currency, to consideration of the construction and only upon completion of the infrastructure works unless otherwise agreed by the parties, subject of this Agreement as a contract price at the time and in the manner prescribed by the Contract and specified in the Bid and as agreed upon by the Contractor;

4. The CONTRACTOR warrants that he has not given nor promised to give any money or gift to any official or employee of the PROVINCE, or any Government instrumentality to secure this Contract;

5. It is auderstood that prior to the signing of this Agreement, the Contractor has posted the required performance security of PESOS <u>Eleven Million Three Hundred Seventy-Six</u> <u>Thousand Four Hundred Fifty-Five Pesos & 21/100</u> (P_11,376,455.21) Philippine Currency, as a measure of guarantee for the faithful compliance with his obligations under this Agreement and all papers/documents in support thereto and/or incorporated herewith, in accordance with the Bidding Documents;

 Contractor undertakes to post a warranty security to guarantee performance of his responsibilities in case of "Structural Defects and Failures" occurring during the applicable warranty period;

7. For the duration of the Contract, a Contractor's All Risk insurance shall be obtained and maintained by the CONTRACTOR under his name and at his own expense, copy of which shall be provided the PROVINCE;

8. The provision of Republic Act No. 9184, otherwise known as the Government Procurement Reform Act of 2003, and its Implementing Rules and Regulations and Republic Act No. 7160, otherwise known as the Local Government Code and the Implementing Rules and Regulations embodied in the General Accounting Auditing Manual (GAAM), unless otherwise inconsistent with Republic Act No. 9184, regarding the payment of damages, whether liquidated and componsatory damages or restitution shall be applicable in the implementation of this Agreement;

Section 68 of Rule XXII of Republic Act No. 9184 states as follows, to wit:

"All contracts executed in accordance with the Act and this IRR shall contain a provision on liquidated damages which shall be payable by the contractor in case of breach thereof. For the procurement of Goods, Infrastructure Projects and Consulting Services, the amount of the liquidated damages shall be at least equal to one-tenth of one percent (0.001) of the cost of the unperformed portion for every day of delay. Once the cumulative amount of liquidated damaged reaches ten percent (10%) of the amount of the contract, the Procuring Entity may researd or terminate the contract, without prejudice to other courses of action and remedies available under the circumstances."

 The CONTRACTOR shall comply with and strictly observe all laws regarding workmen's localth and safety, workmen's welfare compensation for injunes, minimum wages, hours of work and other labor laws.

10. The CONTRACTOR shall assume all the risk in connection with the completion of the aforementioned project prior to the acceptance by the PROVINCE:

11. That the PROVINCE shall have no EMPLOYER-EMPLOYEE RELATIONSHIP with the CONTRACTOR and, therefore not be responsible for any injuries and/or damages that may be sustained by them or any third party, and that the same shall be the sole responsibility of the CONTRACTOR;

12. The implementing rules and guidelines regarding adjustment of Contract Price and/or change order adopted and approved the Government and consistent with the provisions of Republic Act No. 9184 shall be applied in this Agreement;

13. In this words and expressions shall have the same meanings as respectively assigned to them in the conditions of the contract hereinafter referred to;

14. CONTRACTOR undertakes to pay taxes in full and on time, failure to do so will entitle the PROVINCE to suspend payment for any goods or services delivered by the CONTRACTOR. Within the Internal Revenue and a copy of its income and basiness tax returns duly stamped and received by the BIR and duly validated with the tax payments made thereon.

15. Any and all disputes arising from the implementation of this Agreement shall be submitted to arbitrators under Republic Act No. 876, also known as the "Arbitration Law" Provided however, that, disputes that are within the competence of the Construction Industry Arbitration Commission to resolved shall be

* 2 *

referred thereto: The process of arbitration under the foregoing law shall be assumed part of this ~ Agreement, without prejudice, however to any mutual agreement of the parties hereto to agree in writing > to resort to other alternative modes of dispates resolution.

Without prejudice to administrative sanctions that may be imposed in proper cases, a violation by the CONTRACTOR of any/all of the provision of this Agreement, the bidding documents or any agreement/undertaking prior or subsequent to the execution of this Agreement as well as any of the pertinent provisions of Republic Act No. 9184, and its Implementing Rules and Regulations, shall make the CONTRACTOR liable for civil liability or damages, which may either consist of liquidated damages and restitution for the damages done of the forfeiture in favor of the government of any unwarranted benefit derived from the act or acts in question or both at the discretion of the Courts.

Jurisdiction over civil cases or suit out of the implementation of this Agreement, shall belong to the appropriate court of the City of Antipolo, with the exclusion of any other courts.

IN WITNESS WHEREOF, the parties have hereinto signed this Agreement this MAR 15 2017 day of at Antipolo City.

SAN RAFAEL BUILDERS Entity/Firm/Corporation

NOCON

Proprietor/Manager/President

UZMAN

RIZAL PROVINCIAL GOVERNMENT

By.

REBECCA A. YNARES Governor

MA VICTO

NOTARIAL ACKNOWLEDGMENT

WITNESSES

REPUBLIC OF THE PHILIPPINES) ANTIPOLO CIENDO, NE)S.S.

BEFORE ME, a Notary Public for and in Antipolo City, personally appeared the following

Name/Entity	Valid ID Presented	Date	Place
HON REBECCA & YNARES	Passport No. P8239281A	August 5, 2028	Manila
MARIA LOIDA C. NOCON	TIN NO. 910-996-316		

All known to rec and to me known to be the same person/s who executed the foregoing instrument and acknowledgment that the same is their free voluntary act and deed as well as the entity that they respectively present.

This instrument, consisting of three (3) pages including this page wherein this acknowledgment is written and has been signed by the parties hereto in each and every page hereof, refers to the Agreement for:

Construction of 4-storey, 12 rooms Ynares School Building at Ampid National High School, Brgy. Ampid, San Mateo, Rizal

1100 AF 20	102
WITNESS MY HAND AND SEAL this	day of, at Rizat Provincial Capitol,
Antipolo City.	ATTY AUNA MARIEL, SANTOS
Des No. 140	KU WEY PUPUP
Page No 3)	for Angono, Binangonao & Csider a NOTARY PUBLICE CF S 241
Book No Series 20 z.z.	Extended un 4 June 30, 2022
	(by virtual of B.M. 3705, September 28, 2021) Adm. Motter 19-006
	Roll of Attorneys No. 69250
	PTR No. 17132074 / Jinnery 3, 2022 (BLD) (2F L fetime Member No. 016632 (BLD)

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OFFICE OF THE GOVERNOR

NOTICE TO PROCEED.

15 March, 2022

ENGR. CARLOS S. GERONIMO CSGER CONSTRUCTION CORP. Rodriguez, Rizal

Dear Engr. Geronimo:

The attached Contract Agreement having been approved, notice is hereby given to CSGER CONSTRUCTION CORP. that work may proceed on the Const. of 4-Storey, 12-Rooms Ynares School Building at Maty Elem. School, Brgy. Maty, San Mateo, Rizel effective on the day you received this Notice to Proceed

Upon receipt of this notice, you are responsible for performing the services under the terms and conditions of the Agreement and in accordance with the Implementing Schedule.

Please acknowledge receipt and acceptance of this notice by signing both copies in the space provided below. Keep one copy and return the other to the Provincial Government of Rizal.

Very truly yours,

B REBECCA A. YNARES Governor 2⁴⁴

I acknowledge receipt of this Notice on.

Authorized Signature: Name of the Representative of the Bidder: 2 17 JUN 8

07/11/2022 # 6

KNOW ALL MEN BY THESE PRESENTS:

This AGREEMENT made and entered into by and between:

The PROVINCIAL GOVERNMENT OF RIZAL, a local government unit, duly organized and existing under Republic Act No. 7160, with seat of government at the Rizal Provincial Capitol, Circumferential Road owner P. Oliveros St., Brgy. San Roque, Antipolo City, represented in this act by its GOVERNOR, HON. REBECCA A. YNARES, herein referred to as the PROVINCE; and

CSGER CONSTRUCTION CORPORATION ______, a sole proprietorship/private corporation, duly organized and existing under the laws of the Republic of the Philippines, with principal place of business and office address at <u>Rodriguez, Rizal</u> and herein represented by its Proprietor/President/General Manager, <u>CARLOS GERONINO</u> of legal age. Filipino citizen, single/married, resident of <u>Rodriguez, Rizal</u>, hereinafter referred to as the CONTRACTOR. WITNESSETH, That,

WHEREAS, the PROVINCE declares that certain infrastructure works should be constructed in pursuant of the Sangguntang Panlalawigan Ordinance No. PSB Res. No. 12, s. 2021 namely:

Construction of 4-storey, 12 rooms Yneres School Building at Mely Elementary School, Brgy. Mely, Sen Mateo, Rizal

WHEREAS, the CONTRACTOR, warranting that it has the financial and, technical competence to undertake the above said infrastructure works, has been declared as the Lowest Calculated Responsive Bid in a public bidding held last <u>11 February 2022</u>, has accepted and binds itself to undertake the construction and completion of the above said infrastructure works strictly in accordance with the following standards ast forth in the bid documents, approved plans, program of works and specification in consideration of the amount of Forty-Six Million Six Hundred Twenty-Nine Thousand Two Hundred Sixty-Three Pesos & 68/100 (P 46,629,263.68), Philippine Currency.

NOW, THEREFORE, for and in consideration of the foregoing prepuises, the parties hareto hereby agree as follows:

1. The whole works subject matter of this Agreement shall be completed within <u>Three Hundred Sixty</u> (360) calendar days, in accordance with the provisions of the Bid Documents, Approved Plans, Program of Works and Specifications, General and Special Conditions of Contract, Supplemental or Bid Bulletins, if any, and supporting/related documents as required by the 2016 Revised Implementing Rules and Regulations of Republic Act No. 9184 and are integrated herewith and incorporated herein by way of reference, namely:

- a. SP Ordinance No. RFSB Res. No. 12, s. 2021
- b. Cartificate of Availability of Funds
- c. Scope/Program of Work and Detailed Estimate
- d, Plans and Specifications
- e. Construction Schedule
- f. Request for Expression of Interest
- 8. Bidding Documents including all the documents/statements contained is the winning bidder/s two (2) bidding envelopes
- h. Bid Socurity
- i. Addenda and Supplemental Bulletin
- j. Notice of Award of Contract and the Contractor's Conformity thereto

 In consideration of the payment to be made by the PROVINCE to the CONTRACTOR, the laster hereby covenants with the PROVINCE to construct and complete the infrastructure works subject of this Agreement in conformity with the province of the Contract;

3. The PROVINCE hereby covenants to pay the CONTRACTOR the amount of PESOS Forty-Six Million Six Hundred Twenty-Nine Thousand Two Hundred Sixty-Three

Percer & 68/100 (P 46,629,263.68), Philippine Corrency, the consideration of the construction and only upon completion of the infrastructure works unless otherwise agreed by the parties, subject of this Agreement as a contract price at the time and in the meaner prescribed by the Contract and specified in the Bid and as agreed upon by the Contractor.

4. The CONTRACTOR warrants that he has not given nor promised to give any money or gift to any official or employee of the PROVINCE, or any Government instrumentality to secure this Contract; ()

5. It is understood that prior to the signing of this Agreement, the Contractor has posted the required performance security of PESOS Thirteen Million Nine Hundred Eighty-Eight

Thousand Seven Hundred Seventy-Nine Pesce & 10/100 (P 13,988,779.10) Philippine Currency, as a measure of guarantee for the faithful compliance with his obligations under this Agreement and all papers/documents in support thereto and/or incorporated herewith, in accordance with the Bidding Documents;

 Contractor undertakes to post a warranty security to guarantee performance of his responsibilities in case of "Structural Defects and Failures" occurring during the applicable warranty period;

7. For the duration of the Contract, a Contractor's All Risk Insurance shall be obtained and maintained by the CONTRACTOR under his name and at his own expense, copy of which shall be provided the PROVINCE;

8. The provision of Republic Act No. 9184, otherwise known as the Government Procurement Reform Act of 2003, and its Implementing Rules and Regulations and Republic Act No. 7160, otherwise known as the Local Government Code and the Implementing Rules and Regulations embodied in the General Accounting Auditing Manual (GAAM), unless otherwise inconsistent with Republic Act No. 9184, regarding the payment of damages, whether liquidated and compensatory damages or restitution shall be applicable in the implementation of this Agreement;

Section 68 of Rule XXII of Republic Act No. 9184 states as follows, to wit:

"All contracts executed in accordance with the Act and this IRR shall contain a provision on liquidated damages which shall be payable by the contractor in case of breach thereof. For the procurement of Goods, Infrastructure Projects and Consulting Services, the amount of the liquidated damages shall be at least equal to one-tenth of one percent (0.001) of the cost of the unperformed portion for every day of delay. Once the cumulative amount of liquidated damaged reaches ten percent (10%) of the amount of the contract, the Procuring Entity may rescind or terminate the contract, without prejudice to other courses of action and remedies available under the circumstances."

 The CONTRACTOR shall comply with and strictly observe all laws regarding workmen's bealth and safety, workmen's welfare compensation for injuries, minimum wages, hours of work and other labor laws;

10. The CONTRACTOR shall assume all the risk in connection with the completion of the aforementioned project prior to the acceptance by the PROVINCE;

11. That the PROVINCE shall have no EMPLOYER-EMPLOYEE RELATIONSHIP with the CONTRACTOR and, therefore not be responsible for any injuries and/or damages that may be sustained by them or any third party, and that the same shall be the sole responsibility of the CONTRACTOR;

12. The implementing rules and guidelines regarding adjustment of Contract Price and/or change order adopted and approved the Government and consistent with the provisions of Republic Act No. 9184 shall be applied in this Agreement;

raeg.

13. In this words and expressions shall have the same meanings as respectively assigned to them in the conditions of the contract hereinafter referred to;

14. CONTRACTOR undertakes to pay taxes in full and on time, failure to do so will entitle the PROVINCE to suspend payment for any goods or services delivered by the CONTRACTOR. Within the Internal Revenue and a copy of its income and business tax returns duly stamped and received by the BIR and duly validated with the tax payments made thereon.

15. Any and all disputes arising from the implementation of this Agreement shall be submitted to arbitrators under Republic Act No. 876, also known as the "Arbitration Law" Provided however, that, disputes that are within the competence of the Construction Industry Arbitration Commission to resolved shall be referred thereto: The process of arbitration under the foregoing law shall be assumed part of this Agreement, without prejudice, however to any mutual agreement of the parties hereto to agree in writing to resort to other alternative modes of disputes resolution.

Without prejudice to administrative sanctions that may be imposed in proper cases, a violation by the CONTRACTOR of any/all of the provision of this Agreement, the bidding documents or any agreement/undertaking prior or subsequent to the execution of this Agreement as well as any of the pertinent provisions of Republic Act No. 9184, and its Implementing Rules and Regulations, shall make the CONTRACTOR liable for civil liability or damages, which may either consist of liquidated damages and restitution for the damages done of the forfeiture in favor of the government of any unwarranted benefit derived from the act or acts in question or both at the discretion of the Courts.

Invisdiction over civil cases or suit out of the implementation of this Agreement, shall belong to the appropriate court of the City of Antipolo, with the exclusion of any other courts.

IN WITNESS WHEREOF, the parties have bereinto signed this Agreement this MAR 15 2 day of at Antipolo City.

By:

CSGER CONSTRUCTION CORPORATION Entity/Firm/Corporation

200.0 By: S PERONIMO

Proprietor/Manager/President

LOLITA E/DE CUZMAN

RIZAL PROVINCIAL GOVERNMENT

REBECCA A. YNARES Governor

MA, VICTORIA B, TEJADA

NOTARIAL ACKNOWLEDGMENT

WITNESSES

REPUBLIC OF THE PHILIPPINES) ANTIPOLO CEDPO, Rizal) S.S.

BEFORE ME, a Notary Public for and in Antipolo City, personally appeared the following

Name/Entity	Valid ID Presented	Date	Place
HON. REBECCA A. YNARES	Passport No. PR239281A	August 5, 2028	Manila
CARLOS GERONIMO	TIN NO. 009-082-732		

All known to me and to me known to be the same person/s who executed the foregoing instrument and acknowledgment that the same is their free voluntary act and deed as well as the entity that they respectively present.

This instrument, consisting of three (3) pages including this page wherein this acknowledgment is written and has been signed by the parties hereto in each and every page hereof, refers to the Agreement for:

Construction of 4-storey, 12 rooms Yneres School Building at Maly Elementary School, Brgy. Maly, San Nateo, Rizel

	WITNESS MY	HAND	AND	SEAL (bis 🔛	R 15	Iday	of _
Capitol,	Antipolo City.							

Doc No.	144
Page No.	36
Book No.	4
Series 20	22.

at Rizal Provincial ANNA MARIE L. SANIOS NOTARY PUBLIC Pleannan & Cardoro NOTARY PUBLIC OF RIZAL Stronded until June 30, 2022 (by virtue of B.M. 3798, Subtamber 28, 2021) April Matter 19-005 Roll of Attorneys Kip (69250 PTR No. 171820747 Jonuary 3, 2022 (Rizs) (3P L (1) Hol Monder No. 010332 (Riss)

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OFFICE OF THE GOVERNOR

NOTICE TO PROCEED

15 March, 2022

ENGR. CARLOS S. GERONIMO CSGER CONSTRUCTION CORP. Rodriguez, Rizal

Dear Engr. Geronimo:

The attached Contract Agreement having been approved, notice is hereby given to CSGER CONSTRUCTION CORP. that work may proceed on the Construction of 4-Storey, 12-Rooms Ynares School Building at Simeon R. Bendono, Sr. Mem. Elem. School, Brgy. Plaza Aldea, Tanay, Rizal effective on the day you received this Notice to Proceed.

Upon receipt of this notice, you are responsible for performing the services under the terms and conditions of the Agreement and in accordance with the implementing Schedule.

Please acknowledge receipt and acceptance of this notice by signing both copies in the space provided below. Keep one copy and return the other to the Provincial Government of Rizal.

Very truly yours,

REBECCA A. YNARES Governor ®

Lacknowledge receipt of this Notice on.

Authorized Signature: Name of the Representative of the Bidderf.

02/11/2022 # 7

KNOW ALL MEN BY THESE PRESENTS:

This AGREEMENT made and entered into by and between:

The PROVENCIAL COVERNMENT OF RIZAL, a local government unit, duly organized and existing under Republic Act No. 7160, with seat of government at the Rizal Provincial Capitol, Circamferential Road corner P. Oliveros St., Brgy. San Roque, Antipolo City, represented in this act by its GOVERNOR, HON. REBECCA A. YNARES, herein referred to as the PROVINCE; and

CSGER CONSTRUCTION CORPORATION ______, a sole proprietorship/private corporation, duly organized and existing under the laws of the Republic of the Philippines, with principal place of business and office address at <u>Rodriguez, Rizal</u>______ and herein represented by its Proprietor/President/General Manager, <u>CARLOS GERONIMO</u>______, of legal age, Filipino citizen, single/married, resident of <u>Rodriguez, Rizel</u>______, hereinafter referred to as the CONTRACTOR. WITNESSETH, That,

WHEREAS, the PROVINCE declares that cortain infrastructure works should be constructed in pursuant of the Sanggunuang Panlalawigan Ordinance No. ______RPSB_Res. No. 12, s. 2021namely:

Construction of 4-storey, 12 rooms Ynares School Building at Simeon R. Bendana, Sr. Memorial Elementary School, Brgy. Plaza Aldes, Tenay, Rizal

WHEREAS, the CONTRACTOR, warranting that it has the financial and, technical competence to undertake the above said infinistructure works, has been declared as the Lowest Calculated Responsive Bid in a public bidding held last <u>11 February 2022</u>, has accepted and binds itself to undertake the construction and completion of the above said infrastructure works strictly in accordance with the following standards set forth in the bid documents, approved plans, program of works and specification in consideration of the amount of Forty-Six Million Six-Hundred Ninety-One Thousand Six Pesos & 29/100 (P_46,691,006.29), Philippine Currency.

NOW, THEREFORE, for and in consideration of the foregoing premises, the parties hereto hereby agree as follows:

1. The whole works subject matter of this Agreement shall be completed within <u>Three Hundred Fifty</u> (350) calendar days, in accordance with the provisions of the Bid Documents, Approved Plans, Program of Works and Specifications, General and Special Conditions of Contract, Supplemental or Bid Bulletins, if any, and supporting/related documents as required by the 2016 Revised Implementing Rules and Regulations of Republic Act No. 9184 and are integrated herewith and incorporated berein by way of reference, namely:

- a. SP Ondinance No. RPSB Res. Nd. 12, s. 2021
- b. Certificate of Availability of Funds
- c. Scope/Program of Work and Detailed Estimate
- d. Plans and Specifications
- e. Construction Schedule
- f. Request for Expression of Interest
- g. Bidding Documents including all the documents/statements contained in the winning bidder/s two (2) bidding envelopes
- h. Bid Scourity
- i. Addeeda and Supplemental Bulletin
- j. Notice of Award of Contract and the Contractor's Conformity thereto

 In consideration of the payment to be made by the PROVINCE to the CONTRACTOR, the latter hereby covenants with the PROVINCE to construct and complete the infrastructure works subject of this Agreement in conformity with the province of the Contract;

3. The PROVINCE hereby covenants to pay the CONTRACTOR the amount of PESOS Forty-Six Million Six Hundred Ninety-One Thousand Six Pesos # 29/100

(P 46,691,006.29), Philippine Currency, the consideration of the construction and only upon completion of the infrastructure works unless otherwise speed by the parties, subject of this Agreement as a contract price at the time and in the meaner prescribed by the Contract and specified in the Bid and as agreed upon by the Contractor;

 The CONTRACTOR warrants that he has not given nor promised to give any money or gift to any official or employee of the PROVINCE, or any Government instrumentality to secure this Contract;

5. It is understood that prior to the signing of this Agreement, the Contractor has posted the required performance security of PESOS Fourteen Million Seven Thousand Three Hundred One Pesos & 89/100 (P 14,007,301.89)

Philippine Currency, as a measure of guarantee for the faithful compliance with his obligations under this Agreement and all papers/documents to support thereto and/or incorporated herewith, in accordance with the Bidding Documents;

 Contractor undertakes to post a warranty security to guarantee performance of his responsibilities in case of "Structural Defects and Failures" occurring during the applicable warranty period;

 For the duration of the Contract, a Contractor's All Risk Insurance shall be obtained and maintained by the CONTRACTOR under his name and at his own expense, copy of which shall be provided the PROVINCE;

8. The provision of Republic Act No. 9184, otherwise known as the Government Prochrement Reform Act of 2003, and its Implementing Rules and Regulations and Republic Act No. 7160, otherwise known as the Local Government Code and the implementing Rules and Regulations embodied in the General Accounting Auditing Manual (GAAM), unless otherwise inconsistent with Republic Act No. 9184, regarding the payment of damages, whether liquidated and compensatory damages or restitution shall be applicable in the implementation of this Agreement;

Section 68 of Rule XXII of Republic Act No. 9184 states as follows, to wit.

"All contracts executed in accordance with the Act and this IRR shall contrain a provision on liquidated damages which shall be payable by the contractor in case of breach thereof. For the procurement of Goods, Infrastructure Projects and Consulting Services, the amount of the liquidated damages shall be at least equal to one-tenth of one porcent (0.001) of the cost of the unperformed portion for every day of delay. Once the cumulative amount of liquidated damaged reaches ten percent (10%) of the amount of the contract, the Procuring Entity may rescind or terminate the contract, without prejudice to other courses of action and remedies avoidable under the circumstances."

 The CONTRACTOR shall comply with and strictly observe all laws regarding workmen's bealth and safety, workmen's welfare compensation for injuries, minimum wages, hours of work and other labor laws;

 The CONTRACTOR shall assume all the risk in connection with the completion of the aforementioned project prior to the acceptance by the PROVINCE;

11. That the PROVINCE shall have no EMPLOYER-EMPLOYEE RELATIONSHIP with the CONTRACTOR and, therefore not be responsible for any injuries and/or damages that may be sestained by them or any third party, and that the same shall be the sole responsibility of the CONTRACTOR;

12. The implementing rules and guidelines regarding adjustment of Contract Price and/or change order adopted and approved the Government and consistent with the provisions of Republic Act No. 9184 shall be applied in this Agreement;

13. In this words and expressions shall have the same meanings as respectively assigned to them in the conditions of the contract hereinafter referred to;

14. CONTRACTOR undertakes to pay taxes in full and on time, failure to do so will entitle the PROVINCE to suspend payment for any goods or services delivered by the CONTRACTOR. Within the Internal Revenue and a copy of its income and business tax returns they stamped and received by the BIR and duly validated with the tax payments made thereon.

15. Any and all disputes arising from the implementation of this Agreement shall be submitted to arbitrators under Republic Act No. 876, also known as the "Arbitration Law" Provided however, that, disputes that are within the competence of the Construction Industry Arbitration Commission to resolved shall be

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referred thereto: The process of arbitration under the foregoing taw shall be assumed part of this Agreement, without prejudice, however to any mutual agreement of the parties hereto to agree in writing to resort to other alternative modes of disputes resolution.

Without prejudice to administrative sanctions that may be imposed in proper cases, a violation by the CONTRACTOR of any/all of the provision of this Agreement, the bidding documents or any agreement/undertaking prior or subsequent to the execution of this Agreement as well as any of the pertinent provisions of Republic Act No. 9184, and its Implementing Rules and Regulations, shall make the CONTRACTOR liable for civil liability or damages, which may either consist of liquidated damages and restitution for the damages done of the forfeiture in favor of the government of any unwarranted benefit derived from the act or acts in question or both at the discretion of the Courts.

Jurisdiction over civil cases or sait out of the implementation of this Agreement, shall belong to the appropriate court of the City of Antipolo, with the exclusion of any other courts.

IN WITNESS WHEREOF, the parties have hereunto signed this Agreement this MAR 15 2day of at Antipolo City.

CSGER CONSTRUCTION CORPORAT Entity/Firm/Corporation	
Of a A	
By: Children	
///	
CARLOS GERONIMO	
Proprietor/Manager/President	
/	
10.	WITNESS

RIZAL PROVINCIAL GOVERNMENT

By:

REBECCA A. YNARES Governot

ES

B. TEJADA

NOTARIAL ACKNOWLEDGMENT

REPUBLIC OF THE PHILIPPINES) ANTIPOLO CITAgono, Rizal) S.S.

BEFORE ME, a Notary Public for and in Antipoto City; personally appeared the following

Name/Entity	Valid ID Presented	Date	Place
HON REDECCA A. YNARES	Passport No P8239281A	August 5, 2028	Manila
CARLOS GERONIND	TIN NO. 009-082-732		

All known to me and to me known to be the same person's who executed the foregoing instrument and acknowledgment that the same is their free voluntary act and decd as well as the entity that they respectively Present.

This instrument, consisting of three (3) pages including this page wherein this acknowledgment is written and has been signed by the parties hereto in each and every page hereof, refers to the Agreement for:

Construction of 4-storey, 11 rooms Yneres School Building at Simeon R. Bendans, Sr. Memorial Elementary School, Brgy. Plaza Aldea, Tanay, Rizal

WITNESS MY HAND AND SEA	L this MAR 15 2022	at RizaD Provincial
Capitol, Antipolo City		ATTE ANNU WAT
Doc No. 143 Page No. 30		NOTARY PUBLIC
Book No. 4 Series 20 22.		all in the PROVINCE OF RIZAL Extended until June 30, 2022 (by virtue of B.M. 3795, September 28, 2021) Adm. Matter 19-005
		Roll of Attorneys No. 69250 PTR No. 17132074 / January 3, 2022 / Rizal IBP Lifetima Mamber No. 016632 / Rizal

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OFFICE OF THE GOVERNOR

NOTICE TO PROCEED

15 March, 2022

MR. EDWIN B. RIVERA YAKALER CONSTRUCTION & SUPPLIES Morong, Rizal

Dear Mr. Rivera.

The attached Contract Agreement having been approved, notice is hereby given to VAKALER CONSTRUCTION & SUPPLIES that work may proceed on the Construction of 4-Storey, 8-Rooms Ynares School Rullding at Tanay National High School, Brgy. Plaza Aldea, Tanay, Rizal effective on the day you received this Notice to Proceed.

Upon receipt of this notice, you are responsible for performing the services under the terms and conditions of the Agreement and in accordance with the Implementing Schedule

Please acknowledge receipt and acceptance of this notice by signing both copies in the space provided below. Keep one copy and return the other to the Provincial Government of Rizal.

Very truly yours,

REBECCA A. YNARES

I acknowledge receipt of this Notice on:

2.2.7 D= 3/0.

Authorized Signature: Name of the Representative of the Bidder:

EDWIN B. RIVERA

02/11/2022# 8

KNOW ALL MEN BY THESE PRESENTS:

This AGREEMENT made and entered into by and between:

The PROVINCIAL GOVERNMENT OF RIZAL, a local government unit, duly organized and existing under Republic Act No. 7160, with seat of government at the Rizal Provincial Capitol, Circumferential Road corner P. Olivoros St., Brgy. San Roque, Antipolo City, represented in this act by its GOVERNOR, HON. REBECCA A. YNARES, herein referred to as the PROVINCE; and

YAKALER CONSTRUCTION AND SUPPLIES ______, a sole proprietorship/private corporation, duly organized and existing under the laws of the Republic of the Philippines, with principal place of business and office address at _______Morong, Rizel ______, and herein represented by its Proprietor/President/General Manager, _______EDWIN B. RIVERA _______ of icgal age, Filipino citizen, single/married, resident of ________Morong, Rizel ______, hereinafter referred to as the CONTRACTOR. WITNESSETH, That,

WHEREAS, the PROVINCE declares that cartain infrastructure works should be constructed in pursuant of the Sangguniang Panlalawigan Ordinance No. RPSB Res. No. 12, s. 2021 namely:

Construction of 4-storey, 8 rooms Ynares School Building at Tansy National High School, Brgy. Plaza Aldes, Tansy, Rizal

WHEREAS, the CONTRACTOR, warranting that it has the financial and, technical competence to endertake the above said infinitratructure works, has been declared as the Lowest Calculated Responsive Bid in a public bidding held tast <u>11 February 2022</u>, has accepted and birds neelf to undertake the construction and completion of the above said infrastructure works strictly in accordance with the following standards set forth in the bid documents, approved plans, program of works and specification in consideration of the amount of <u>Twenty-Five Million Four Hundred Thirty-Four Thousand</u> Two Hundred Sixty-Four Pesos & 22/100 (P 25,434,264.22), Philippine Currency.

NOW, THEREFORE, for and in consideration of the foregoing premises, the parties hereto hereby agree as follows:

1. The whole works subject matter of this Agreement shall be completed within <u>Two Hundred Fifty (250)</u> calendar days, in accordance with the provisions of the Bid Documents, Approved Flams, Program of Works and Specifications, General and Special Conditions of Contract, Supplemental or Bid Bulletins, if any, and supporting/related documents as required by the 2016 Revised Implementing Rules and Regulations of Republic Act No. 9184 and are integrated herewith and incorporated herein by way of reference, namely:

- a. SP Ordinance No. RPSE Res. No. 12, s., 2021
- b. Certificate of Availability of Funds
- c. Scope/Program of Work and Detailed Estimate
- d. Plans and Specifications
- e. Construction Schedule
- f. Request for Expression of Interest
- g. Bidding Documents including all the documents/statements contacted in the winning bidder/s two (2) bidding envelopes
- b. Bid Scourity
- i. Addenda and Supplemental Bulletin
- j. Notice of Award of Contract and the Contractor's Conformity (boreto

 In consideration of the payment to be made by the PROVINCE to the CONTRACTOR, the laster hereby coverants with the PROVINCE to construct and complete the infrastructure works subject of this Agreement in conformity with the province of the Contract;

3. The PROVINCE hereby covenants to pay the CONTRACTOR the amount of PESOS Twenty-Five Million Four Hundred Thirty-Four Thousand Two Hundred Sixty-Four Pesos & 22/100 (P 25,434,264.22), Philippine

Currency, in consideration of the construction and only upon completion of the infrastructure works unless otherwise bareed by the parties, subject of this Agreement as a contract price at the time and in the meaner prescribed by the Contract and specified in the Bid and ar agreed upon by the Contractor,

The CONTRACTOR warrants that he has not given nor promised to give any money or gift to any official or employee of the PROVINCE, or any Government instrumentality to secure this Contract;

5. It is understood that prior to the signing of this Agreement, the Contractor has posted the required performance security of PESOS Seven Million Six Hundred Thirty Thousand Two Hundred Seventy-Nine Pesos & 27/100 (P.7,630,279.27) Philippine Currency, as a measure of guarantee for the faithful compliance with his obligations under this Agreement and all papers/documents in support thereto and/or incorporated herewith, in accordance with the Bidding Documents;

 Contractor undertakes to post a warranty security to guarantee performance of his responsibilities in case of "Structural Defects and Failures" occurring during the applicable warranty period;

7. For the duration of the Contract, a Contractor's All Risk Insurance shall be obtained and maintained by the CONTRACTOR under his name and at his own expense, copy of which shall be provided the PROVINCE;

8. The provision of Republic Act No. 9184, otherwise known as the Government Procurement Reform Act of 2003, and its Implementing Rules and Regulations and Republic Act No. 7160, otherwise known as the Local Government Code and the Implementing Rules and Regulations embodied in the General Accounting Auditing Manual (GAAM), unless otherwise inconsistent with Republic Act No. 9184, regarding the payment of damages, whether liquidated and compensatory damages or restitution shall be applicable in the implementation of this Agreement;

Section 68 of Rule XXII of Republic Act No. 9184 states as follows, to wit:

"All contracts executed in accordance with the Act and this IRR shall contain a provision on liquidated damages which shall be payable by the contractor in case of breach thereaf. For the procurement of Goods, Infrastructure Projects and Consulting Services, the amount of the liquidated damages shall be at least equal to one-tenth of one percent (0.001) of the cost of the unperformed portion for every day of delay. Once the cumulative amount of liquidated damaged reaches ten percent (10%) of the amount of the contract, the Procuring Entity may rescind or terminate the contract, without prejudice to other courses of action and remedies available under the circumstances."

 The CONTRACTOR shall comply with and strictly observe all laws regarding workmen's health and safety, workmen's welfare compensation for injuries, minimum wages, hours of work and other labor laws;

10. The CONTRACTOR shall assume all the risk in connection with the completion of the aforementioned project prior to the acceptance by the PROVINCE;

 That the PROVINCE shall have no EMPLOYER-EMPLOYEE RELATIONSHIP with the CONTRACTOR and, therefore not be responsible for any injuries and/or damages that may be sustained by them or any third party, and that the same shall be the sole responsibility of the CONTRACTOR;

12. The implementing rules and guidelines regarding adjustment of Contract Price and/or change order adopted and approved the Government and consistent with the provisions of Republic Act No. 9184 shall be applied in this Agreement; Sif-

13. In this words and expressions shall have the same meanings as respectively assigned to them in the conditions of the contract hereinafter referred to:

14 CONTRACTOR undertakes to pay taxes in full and on time, failure to do so will entitle the PROVINCE to suspend payment for any goods or services delivered by the CONTRACTOR. Within the Internal Revenue and a copy of its income and business tax returns duly stamped and received by the BIR and duly validated with the tax payments made thereon.

15. Any and all disputes arising from the implementation of this Agreement shall be submitted to arbitrators under Republic Act No. 876, also known as the "Arbitration Law" Provided however, that, disputes that are within the competence of the Construction Industry Arbitration Commission to resolved shall be

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referred thereto: The process of arbitration under the foregoing law shall be assumed part of this Agreement, without prejudice, however to any mutual agreement of the parties hereto to agree in writing a to resort to other alternative modes of disputes resolution.

Without prejudice to administrative sanctions that may be imposed in proper cases, a violation by the CONTRACTOR of any/all of the provision of this Agreement, the bidding documents or any agreement/undertaking prior or subsequent to the execution of this Agreement as well as any of the pertinent provisions of Republic Act No. 9184, and its implementing Rules and Regulations, shall make the CONTRACTOR liable for civil liability or damages, which may either consist of liquidated damages and restitution for the damages done of the forfeiture in favor of the government of any unwarranted benefit derived from the act or acts in question or both at the discretion of the Courts.

Jurisdiction over civil cases or suit out of the implementation of this Agreement, shall belong to the appropriate court of the City of Antipolo, with the exclusion of any other courts.

IN WITNESS WHEREOF, the parties have bereamto signed this Agreement this ______ day of ______ at Antipolo City.

YAKALER CONSTRUCTION AND SUPPLIES Entity/Firm/Corporation

By:

Proprietor/Manager/President

EDWIN B. RIVERA

WITNESSES

RIZAL PROVINCIAL GOVERNMENT

By:

REBECCA A. YNARES

Governor 🛸

NOTARIAL ACKNOWLEDGMENT

LOLITA B. DE G

BEFORE ME, a Notary Public for and in Antipolo City, personally appeared the following

Name/Emity	Valid ID Presented	Date	Place
HON, REBECCA A. YNARES	Passport No. P8239281A	August 5, 2028	Monila
EDWIN B. RIVERA	TIN NO. 428-018-900		

All known to me and to me known to be the same person/s who executed the foregoing instrument and acknowledgment that the same is their free voluntary act and deed as well as the entity that they respectively present

This instrument, consisting of three (3) pages including this page wherein this acknowledgment is written and has been signed by the parties hereto in each and every page hereof, refers to the Agreement for:

Construction of 4-storey, 8 rooms Ynares School Building at Tanay National High School, Brgy. Plaza Aldes, Tanay, Rizal

WIT	NESS MY HAND AND SEAL this 15 20 day of	at Rizab Provincial
Capitol, Anti;	polo City.	
Dec No.	39	ATTY. ANNA MARIE L. SANTOS
Page No.	29	NOTARY PUBLIC OF RIZ-1
Book No Series 20_22		Extended until June 30, 2022 (by virlue of B.M. 3795, September 28, 2521) Adm. Matter 19-006 Roll of Attorneys No. 69250 PTR No. 17132074 / January 3, 2022 / Rizs ISP Lifetime Member No. 016632 / Rizs)

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OFFICE OF THE GOVERNOR

NOTICE TO PROCEED

15 March, 2022

MS. MARIA TERESITA F. PAMINTUAN MJP CONST. & DEVELOPMENT CORP. Batas, Rizal

Dear Ms. Pamintuan:

The attached Contract Agreement having been approved, notice is hereby given to *IJP CONST. & DEVELOPMENT CORP* that work may proceed on the *Lipgrading of Road with Drainage Improvement at Gomes St. Kapalaran Subd., Hrgy, San Juan, Taytay, Rizal* offective on the document presided this Nation to Proceed.

effective on the day you received this Notice to Proceed.

Upon receipt of this notice, you are responsible for performing the services under the terms and conditions of the Agreement and in accordance with the Implementing Schedule

Please acknowledge receipt and acceptance of this notice by signing both copies in the space provided below. Keep one copy and return the other to the Provincial Government of Rizal.

Very truly yours,

REBECCA A. YNARES Governor

I acknowledge receipt of this Notice on-

Authorized Signatore: Name of the Representative of the Bidder:

542 202 ANDE

MARIA TERESITA F. PAMENTUAN

02/11/2022 # 9

KNOW ALL MEN BY THESE PRESENTS:

This AGREEMENT made and entered into by and between:

The PROVINCIAL GOVERNMENT OF RIZAL, a local government unit, duly organized and existing under Republic Act No. 7160, with seat of government at the Rizal Provincial Capitol, Circumferential Road corner P. Oliveros St., Brgy. San Roque, Antipolo City, represented in this act by its GOVERNOR, HON. REBECCA A. YNARES, herein referred to as the PROVINCE; and

MJP CONSTRUCTION & DEVELOPMENT CORPORATION sole proprietorship/private corporation, duly organized and existing under the laws of the Republic of the Philippines, with principal place of business and office address at Baras, Rizal and herein represented by its Proprietor/President/General Manager, MARIA TERESITA F. PAMINIUAN of legal age, Filipino citizen, single/married, resident of Baras, Rizal , hereinafter referred to as the CONTRACTOR WITNESSETH, That,

WHEREAS, the PROVINCE declares that contain infrastructure works should be constructed in pursuant of the Sangguniang Panlalawigan Ordinance No. 07, s. 2021 ______ namely:

Upgrading of Road with Drainage Improvement at Gomez St., Kapelaran Subd., Brgy. San Juan, Taytey, Rizal

WHEREAS, the CONTRACTOR, warranting that it has the financial and, technical competence to undertake the above said infrastructure works, has been declared as the Lowest Calculated Responsive Bid in a public bidding held last <u>11 February 2022</u>, has accepted and binds itself to undertake the construction and completion of the above said infrastructure works strictly in accordance with the following standards act forth in the bid documents, approved plans, program of works and specification in consideration of the amount of <u>Seven Million One Hundred Thirty Thousand Eight</u> <u>Hundred Ninety-Eight Perces & 24/100</u> (P 7,130,898.24), Philippine Currency.

NOW, THEREFORE, for and in consideration of the foregoing premises, the parties bereto hereby agree as follows:

1. The whole works subject matter of this Agreement shall be completed within One Hundred Eighty (180) calendar days, in accordance with the provisions of the Bid Documents, Approved Plans, Program of Works and Specifications, General and Special Conditions of Contract, Supplemental or Bid Bulletins, if any, and supporting/related documents as required by the 2016 Revised Implementing Rules and Regulations of Republic Act No. 9184 and are integrated herewith and incorporated herein by way of reference, namely:

- a. SP Ordinanco No. 07, 8. 2021
- Certificate of Availability of Funds
- c. Scope/Program of Work and Detailed Estimate
- d. Plans and Specifications
- e. Construction Schedule
- f. Request for Expression of Interest
- g. Bidding Documents including all the documents/statements contained in the winning bidden/s two (2) bidding envelopes
- h. Bid Security
- j. Addenda and Supplemental Bulletin
- j. Notice of Award of Contract and the Contractor's Conformity thereto

 In consideration of the paymen to be made by the PROVINCE to the CONTRACTOR, the laster hereby covenants with the PROVINCE to construct and complete the infrastructure works subject of this Agreement in conformity with the province of the Contract;

3. The PROVINCE hereby covenants to pay the CONTRACTOR the amount of PESOS Seven Million One Hundred Thirty Thousand Eight Hundred Ninety-Eight Pesos

<u>E 24/100</u> (P7,130,898.24), Philippine Currency, in consideration of the construction and only upon completion of the infrastructure works unless otherwise ascend by the parties, subject of this Agreement as a contract price at the time and in the manner prescribed by the Contract and specified in the Bid and as agreed upon by the Contractor;

4. The CONTRACTOR warrants that he has not given nor promised to give any money or gift to any official or employee of the PROVINCE, or any Government instrumentality to secure this Contract:

5. It is understood that prior to the signing of this Agreement, the Contractor has posted the required performance security of PESOS Two Million One Hundred Thirty-Nine Thousand Two Hundred Sixty-Nine Pesos & 47/100 (P 2,139,269,47)

Philippine Currency, as a measure of guarantee for the faithful compliance with his obligations under thus Agreement and all papers/documents in support thereto and/or incorporated herewith, in accordance with the Bidding Documents:

 Contractor undertakes to post a warranty security to guarantee performance of his responsibilities in case of "Structural Defects and Failures" occurring during the applicable warranty period;

7 For the duration of the Contract, a Contractor's All Risk Insurance shall be obtained and maintained by the CONTRACTOR under his name and ut his own expense, copy of which shall be provided the PROVINCE;

8. The provision of Republic Act No. 9184, otherwise known as the Government Procurement Reform Act of 2003, and its Implementing Rules and Regulations and Republic Act No. 7160, otherwise known as the Local Government Code and the Implementing Rules and Regulations embodied in the General Accounting Auditing Manual (GAAM), unless otherwise inconsistent with Republic Act No. 9184, regarding the payment of damages, whether liquidated and compensatory damages or restitution shall be applicable in the implementation of this Agreement;

Section 68 of Rule XXII of Republic Act No. 9184 states as follows, to wit:

"All contracts executed in accordance with the Act and this IRR shall comain a provision on liquidated damages which shall be payable by the contractor in case of breach thereof. For the procurement of Goods, Infrastructure Projects and Consulting Services, the amount of the liquidated damages shall be at least equal to one-tenth of one percent (0.001) of the cost of the unperformed portion for every day of delay. Once the cumulative amount of liquidated damaged reaches ten percent (10%) of the amount of the contract, the Procuring Entity may rescind or terminate the contract, without prejudice to other courses of action and remedies available under the circumstances."

9. The CONTRACTOR shall comply with and strictly observe all laws regarding workmen's health and safety, workmen's welfare compensation for injuries; minimum wages, hours of work and other labor laws,

 The CONTRACTOR shall assume all the risk in connection with the completion of the aforementioned project prior to the acceptance by the PROVINCE:

11. That the PROVINCE shall have no EMPLOYER-EMPLOYEE RELATIONSHIP with the CONTRACTOR and, therefore not be responsible for any injuries and/or damages that may be sustained by them or any third party, and that the same shall be the sole responsibility of the CONTRACTOR;

12. The implementing rules and guidelines regarding adjustment of Contract Price and/or change order adopted and approved the Government and consistent with the provisions of Republic Act No. 9184 shall be applied in this Agreement;

13. In this words and expressions shall have the same meanings as respectively assigned to them in the conditions of the contract hereinafter referred to;

14. CONTRACTOR undertakes to pay taxes in full and on time, failure to do so will entitle the PROVINCE to suspend payment for any goods or services delivered by the CONTRACTOR. Within the Internal Revenue and a copy of its income and business tax returns duly stamped and received by the BIR and duly validated with the tax payments made thereon.

15. Any and all disputes arising from the implementation of this Agreement shall be submitted to arbitrators under Republic Act No 876, also known as the "Arbitration Law" Provided however, that, disputes that are within the competence of the Construction Industry Arbitration Commission to resolved shall be

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referred thereto: The process of arbitration under the foregoing law shall be assumed part of this Agreement, without prejudice, however to any nutual agreement of the parties hereto to agree in writing to resort to other alternative modes of disputes resolution.

Without prejudice to administrative sanctions that may be imposed in proper cases, a violation by the CONTRACTOR of any/all of the provision of this Agreement, the bidding documents or any agreement/undertaking prior or subsequent to the execution of this Agreement as well as any of the pertinent provisions of Republic Act No. 9184, and its Implementing Rules and Regulations, shall make the CONTRACTOR tiable for civil liability or damages, which may either consist of liquidated damages and restitution for the damages done of the forfenture in favor of the government of any unwarranted benefit derived from the act or acts in question or both at the discretion of the Courts.

Jurisdiction over civil cases or suit out of the implementation of this Agreement, shall belong to the appropriate court of the City of Antipolo, with the exclusion of any other courts.

IN WITNESS WHEREOF, the parties have hereunto signed this Agreement this 15 200 of ______at Antipolo City.

MJP CONSTRUCTION DEVELOPMENT CORPORATION	RIZAI	PROVINCIAL COVERNMENT	I.
Eutity/Firm/Corporation		7	
By:	By:	5	
MARIA TERESTIA F. PAMINTUAN Proprietor/Manager/President		REBECCA A. YNARES Governor	
LOLITA D. DE GUZMAN	WITNESSES	MA. VICTORIA B. TEJADA	L
NOTA	RIAL ACKNOWLED	GMENT	
REPUBLIC OF THE PHILIPPINES) ANTIPOLO CRITONO, Rizol) S.S.			
BEFORE ME, a Notary Public f	for and in Antipolo City	personally appeared the following	1B
Name/Entity	Valid ID Presented	Date Place	

HON REBECCA A. YNARES Passport No. P6239281A August 5, 2028 Manila

MARIA TERESITA F. PAMINTUAN TIN NO. 213-504-783

All known to me and to me known to be the same person/s who executed the foregoing instrument and acknowledgment that the same is their free voluntary act and deed as well as the entity that they respectively present.

This instrument, consisting of three (3) pages including this page wherein this acknowledgment is written and has been signed by the parties hereto in each and every page hereof, refers to the Agreement for.

Upgrading of Road with Drainage Improvement at Gomez St., Kapalaran Subd., Brgy. San Juan, Taytay, Rizal

WITNESS MY HAND AND SEAL THE AR 15 202	day of, at Rizal Provincial
Capitol, Antipolo City.	
Doc No. 14 5	ATTY ANNA MARIE L. SANTOS NOTARY FUBILIC
Page No Bock No	for NOTARY PUBLIC RIZAL
Series 20 22	Extspress until June 30, 2022 (by virtue of 6.M. 3795, September 28, 2021) Adm. Matter 19-006 Roll of Attorneys No. 69250 OTE No. 17132074 / Janusry 3, 2022 / Rizal
	(29 Cifetime Member No. 016632 / Rizel

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