Contract Agreement

KNOW ALL MEN BY THESE PRESENTS:

THIS CONTRACT AGREEMENT made and entered this April 15, 2004 between MINDORO STATE UNIVERSITY (MINSU) a public institution of higher learning, duly organized and existing under and by virtue of the laws of the Republic of the Philippines, with office address at Alcate, Victoria, Oriental Mindoro, represented by its OIC- Office of the University President, DR. CHRISTIAN ANTHONY C. AGUTAYA hereinafter called the "Entity" of the one part and KARANGYAN BUILDERS AND TRADERS duly organized and existing under the laws of the Republic of the Philippines with office address at Masipit, Calapan City, Oriental Mindoro represented by its Proprietor, MR. WILFREDO A. GOCO hereinafter called the "Contractor" of the other part.

WHEREAS, the Entity invited Bids for the "IMPROVEMENT OF NEW ACADEMIC BUILDING AT MinSU CALAPAN CITY CAMPUS" and has accepted a quote/bid for the Improvement of New Academic Building at MinSU Calapan City Campus of EIGHT HUNDRED NINETEEN THOUSAND AND THIRTY PESOS (Php819,030.00) hereinafter called "the Contract Price".

NOW THIS AGREEMENT WITNESSETH AS FOLLOWS:

1. The Project calls for the Contractor to willfully and faithfully perform the following:

B.5	Project Billboard/Sign Board		
B.7	Occupational Safety & Health Program		
101	Carpentry Works		
102	Glass and Signage Works		
103	Painting and Finishing Works		
104	Flectrical Works		

All in accordance with Drawings/Plans and Specifications made integral part of this Contract.

- 2. The following documents shall be deemed to form and be read and construed as part of this Agreement, viz.:
 - (a) Invitation to Bid;
 - (b) General Conditions;
 - (c) Entity's Notification of Award.
- 3. The Contractor shall perform the above-mentioned works within **thirty (30) calendar days** from the date of the receipt of the Contractor of this Contract and Notice to Proceed.
- 4. The Entity shall pay in consideration of the work performed within the stipulated period and fulfillment of other items and considerations of this contract, and acceptance of the work performed shall pay the Contractor the amount of Eight Hundred Nineteen Thousand and Thirty Pesos (Php819,030.00).
- 5. The Entity hereby covenant to pay the contractor in consideration of the construction work at the contract price provided that the payment shall be made upon request of the contractor on the basis of accomplishment of the project prepared by the Engineer of MinSU. The implementing rules and regulations regarding adjustments of the contract price adopted and approved by the Government shall be applicable in this contract.
- 6. Progress payments are subject to ten percent (10%) retention referred to as the "retention money" and shall be due for release upon final acceptance of the works. The Contractor may however request for the substitution of the retention money for its progress billing

Wha

00000

CA 2024-04 Page 1 of 4 with the surety bonds on demand of amounts equivalent to the retention money substituted for and acceptable to Entity, provided that the project is on schedule and is satisfactorily undertaken. Otherwise, the ten percent (10%) retention shall be made. Said surety bonds, to be posted in favor of the Entity shall be valid for a duration to be determined by the Entity and will answer for which the ten percent (10%) retention is intended, i.e., to cover uncorrected defects and third party liabilities.

- 7. Advance payment equivalent to fifteen percent (15%) of the total contract amount representing mobilization is allowed upon request of the contractor and is subject to approval by the University President.
- 8. In case the contractor refuses or fails to satisfactorily complete the work within the specified contract time, plus anytime extension duly granted and is hereby in default under the contract, the contractor shall pay the Entity for liquidated damages and not by way of penalty, an amount to be determined in accordance to the following formula for every calendar day of delay, until the work is completed and accepted or taken over by the Government.
 LD = .001 x CP

Where:

LD = Amount of liquidated damages for each calendar day of delay

- CP = total Contract Price minus the value of the completed portions of the contract certified by the Government Office concern as usable of the expiration of the contract time
- In case the Contractor lags behind the schedule in his work and incurs 15% or more negative slippage, based on his approved PERT/CPM, the Entity will rescind the contract pursuant to existing laws, rules and regulations.
- 10. In consideration of payment to be made by the Entity to the Contractor as hereinafter mentioned, the Contractor hereby covenants with the Entity to construct, complete and maintain the works in conformity in all respects with provisions of the contract, and all defects noted in its performance during the first twelve (12) months after acceptance of the work done without the fault of the owner/occupant shall be borne out or repaired by the contractor of their cost.
- 11. The Contractor shall ensure the project against any loss or damages for whatever cause other than "expected risks", that notwithstanding the insurance of the project, the Contractor shall not be relieved of his obligation to have sole charge and care of the project and to take every precaution against any damage or injury to any part thereof until the final acceptance of the works.
- 12. 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 labor and other labor laws.
- 13. After final acceptance of the project, the Contractor shall be held responsible for structural defects for the period of fifteen (15) years starting from final acceptance, except those occasioned by force majeure and those caused by other parties.
- 14. If any disputes or differences of any kind whatsoever arises between the Entity or the Engineer and the Contractor in connection with or arising out of the contract or carrying out of the works, it shall be first be referred to, and settled by the Construction Industry Arbitration Commission (CIAC) created by Executive Order No. 1008.
- 15. In this agreement words and expressions shall have the same meaning as are respectively assigned to them in the Condition of Contract.

What had

aconf

Page 2 of 4

	es have hereunto signed this agreement this U Main Campus, Alcate, Victoria, Oriental			
Mindoro.				
MINDORO STATE UNIVERSITY	KARANGYAN BUILDERS AND TRADERS			
Party of the First Part	Party of the Other Part			
Ву:	By:			
MINSU BOARD OF REGENTS Head of the Procuring Entity	MR. WILFREDO A. GOCO Proprietor			
By the Authority of the Board of Regents				
naont				
DR. CHRISTIAN ANTHONY C. AGUTAYA OIC- Office of the University President				
SIGNED IN THE PRESENCE OF:				
JOELENE C. LEYNES VP Administration & Finance	Maris M. Mason			

ACKNOWLEDGEMENT

Republic of the Philippines) Province of Oriental Mindoro) S.S. Municipality of Victoria

BEFORE ME, notary public for and in the above jurisdiction, personally appeared the following:

NAME	PRC/I.D./CTC. NO.	DATE	PLACE OF ISSUE
Christian Anthony C. Agutaya		-	
Wilfredo A. Goco	CTC. No. 1556 1356	1-08-24	Calapan City

Known to me to be the persons who executed the foregoing instrument and acknowledgement that the same is their free and voluntary act and deed.

This instrument consisting of four (4) pages including the page wherein this acknowledgement is written had been signed by the parties and their instrumental witnesses on each and every page thereof.

WITNESS MY HAND AND SEAL, this 15th day of April , 2024 at Oriental Mindoro.

Doc No. Page No. Book No. Series of

NOTARY PUBLIC

ATTY. RAYMOND JOEL L. BALBO Roll of Attorney's No. 61987 IBP Lifetime No. 010769 PTR No. 1218347 - Calapan City MCLE Compliance No. VII-0005057 Notarial Commission until December 31, 2024

af L

Cheorf

CA 2024-04 Page 4 of 4