RESOLUTION AUTHORIZING THE LOCAL GOVERNMENT UNIT (THE "LGU") OF BACOOR, CAVITE TO PARTICIPATE IN THE MONETIZATION OF IRA COLLECTIBLES FOR LOCAL EMPOWERMENT PROGRAM 2 ("MIRACLE 2 PROGRAM") Managed by the Development Bank of the Philippines and Underwritten by the Land Bank of the Philippines with respect to its share in the PHP12.577 Billion Differential in Internal Revenue Allocations for the Years 2001 and 2004 in the amount appearing in the Notice of Payment Schedule.

WHEREAS, Section 6 of Article X of the Constitution of the Philippines guarantees that Local Government Units (LGU's) shall have a just share, as determined by law, in the national taxes which shall be automatically released to them;

WHEREAS, Section 18, in relation to Sections 284 and 286 of the Local Government Code of 1991 (the LG Code), provides that LGU's shall have the power and authority to have a just share in national taxes which shall be automatically and directly released to them without need of any further action;

WHEREAS, due to the re-enactment of the General Appropriations Acts for the years 2000 and 2003 in fiscal year 2001 and 2004, respectively, a total amount of Php12,577,938,000.00 (the IRA Differential) corresponding to the difference between the National Expenditure Program levels computed in accordance with the formula prescribed under the LG Code and the appropriations for IRA under the re-enacted budgets for Fiscal Years 2001 and 2004 was not released;

WHEREAS, the President of the Philippines issued Executive Order No. 723 (2008) (EO 723) authorizing the release of the IRA Differential on installments basis for a period of seven years commencing in fiscal year 2015 or in advance of their respective shares in the IRA Differential through a monetization program;

WHEREAS, EO 723 gives LGU's the option to collect in advance from a trustee bank their respective shares from the IRA Differential at a discounted value, net of interest and other charges, by means of the issuance by the trustee bank of investment certificates having as underlying assets the schedule of payments to be issued by the Department of Budget and Management (DBM) pursuant to a Notice of Payment Schedule (NPS) to be issued by the DBM to each affected LGU, which NPS constitutes the unconditional obligation of the Republic of the Philippines as confirmed by the Department of Finance (DOF), and the subsequent payment to the participating LGU's of the proceeds from the sale, at a discount, of such investment certificates;

WHEREAS, the President of the Philippines, by virtue of EO 723, directed inter alia (a) the DBM to determine the share of each LGU in the IRA Differential on the basis of the formula prescribed in the Local Government Code and issue the corresponding NPS to the affected LGUs indicating therein their share in the IRA Differential and the schedule of payments of such shares; and (b) the DOF, to, among others, provide the letter of confirmation of the National Government that the IRA Differential constitutes an obligation of the Republic of the Philippines (the Republic);

WHEREAS, on 13 May 2008, the DOF issued in favor of all government units in the Philippines a Letter of Confirmation in order to provide the LGUs the assurance for purposes of participation in the monetization program under EO 732 that the National Government will perform its commitments to pay and honor all its payment obligations for the IRA Differential in accordance with the schedule set forth in the NPS and further declaring that the obligation of the National Government to pay the IRA Differential constitutes a direct, absolute, and unconditional obligation on the part of the Republic;
WHEREAS, the Development Bank of the Philippines and the Land Bank of the Philippines jointly established in 2006 the Monetization of IRA Collectibles for Local Empowerment Program (MIRACLE Program) to implement the benefits intended under Executive Order No. 494 (Series of 2006), and intend to continue the IRA Monetization Program of the government for 2008 in connection with the IRA Differential for the Fiscal Years 2001 and 2004 pursuant to EO 723 (the MIRACLE 2 Program);

WHEREAS, the Local Government Unit of Bacoor, Cavite (the LGU of Bacoor) desires to participate in the MIRACLE 2 Program by ceding, transferring, and conveying to the Trustee on a without recourse basis, the NPS issued in its favor and by agreeing to accede to the Special Purpose Trust Agreement dated 2 June 2008 (the SPT Agreement) by and between the City of Calbayog, Samar (the Participating LGU) and the Development Bank of the Philippines Trust Services (DBP Trust);

WHEREAS, the Participating LGU desires to participate in the MIRACLE 2 Program to be managed by the Development Bank of the Philippines and underwritten by the Land Bank of the Philippines by ceding, transferring, and conveying to DBP Trust on a without recourse basis, the NPS issued in its favor;

WHEREAS, the LGU of Bacoor desires to participate in the SPT Agreement with the Trustees, who will establish for the collective benefit of the Participating LGU and other acceding LGUs (the Acceding LGUs) for the purpose of receiving without recourse the assignment, transfer, and conveyance of the NPS of the Participating LGU and the Acceding LGUs, and consequently jointly issue in certificated form investment certificates (the MIRACLE 2 Investment Certificates) in the aggregate principal amount corresponding to the total amount of NPS assigned to the Special Purpose Trust with respective maturity dates corresponding to the release of the IRA Differential;

WHEREAS, pursuant to the MIRACLE 2 Program, the Participating LGU and Acceding LGUs will establish, participate, and create with DBP Trust a Special Purpose Trust by virtue of which the Trustee will issue the MIRACLE Investment Certificates in the aggregate principal amount corresponding to the total amount of NPS assigned to the Special Purpose Trust with respective maturity dates corresponding to the release of the IRA Balance;

WHEREAS, in furtherance of the MIRACLE 2 Program, the Trustee has agreed to establish, for the collective benefit of the Participating LGU and the Acceding LGUs, a Special Purpose Trust for the purpose of receiving as assigns and transferor, without recourse, the respective NPS of the participating LGU and the Acceding LGUs;

WHEREAS, the undersigned LGU desires to participate in the MIRACLE 2 Program.

NOW, THEREFORE, FOR AND IN CONSIDERATION OF THE FOREGOING PREMISES, at a session duly called and assembled, at least a majority of all of the duly elected and qualified members of the Sanggunian, after due discussion and deliberations, and upon motion of Hon. BAYANI DE LEON duly seconded by Hon. MIGUEL BAUTISTA hereby approves and confirms the following resolutions:

RESOLVED, that the LGU of Bacoor agrees, and is hereby authorized, to participate in the MIRACLE 2 Program and all transactions necessary and relevant to fully implement all the acts contemplated under EO 723 and the MIRACLE 2 Program;

RESOLVED, that the LGU of Bacoor authorizes, as it is hereby authorized the Honorable MAYOR STRIKE B. REVILLA, to negotiate and conclude all and all transactions related to EO 723 and the MIRACLE 2 Program, and is further authorized to sign, execute, and deliver, for and on behalf of the LGU of Bacoor, the SPT Agreement with the Trustee and the necessary Assignment Agreements to the MIRACLE 2 Program, through which the LGU of Bacoor:

(i) unconditionally and irrevocably agrees to assign, transfer, and convey, on a without recourse basis, as it hereby assigns, transfers, and conveys, on a
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Province of Cavite

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Office of the Sangguniang Bayan

without recourse basis, in favor of the Trustee its share in the IRA Differential amounting to P12,385,656.00 as covered by the NPS issued to it by the DBM dated May 16, 2008, and further agrees to the securitization and monetization of its aggregate share in the IRA Differential

(i) accept, and expresses its unconditional and irrevocable conformity to the terms and conditions to the SPT Agreement between the Participating LGU and the Trustees;

(ii) authorizes the Trustee to enter into other agreements or transactions, and to sign, on its behalf, all agreements and contracts which may be necessary for the implementation of the MIRACLE 2 Program and the securitization and monetization of its share in the IRA Differential;

(iii) agrees to cede, transfer, and convey absolutely and on a without recourse basis, as it hereby cedes, transfers, and conveys, absolutely and on a without recourse basis, in favor of the Trustee, the Development Bank of the Philippines Trust Services all its rights, interests, and participation in and to all its share in the IRA Balance as acknowledged by the National Government through the Letter of Confirmation issued by the DoF and the NPS issued by the DBM;

(iv) instructs the Trustee to remit to its official IRA depository account in

DASMARINAS Branch of

○ Development Bank of the Philippines
○ Land Bank of the Philippines

with account number ____________

the net proceeds of the securitization and monetization of its NPS;

(v) authorizes the DBM to remit on the appropriate dates to the account of the Trustee the amounts corresponding to the NPS issued in its favor;

(vi) warrants that it has the power and authority, has taken all actions and obtained all approvals necessary, to pass this Resolution, execute the documents and agreements required to be executed and delivered by it to fully implement all the acts contemplated under EO 723, the SPT Agreement, the Accession Agreement, and the MIRACLE 2 Program, and to perform all its obligations hereunder and thereunder, and to consummate the transactions contemplated hereby and thereby;

(vii) represents and warrants that the actions taken under this Resolution as well as all agreements contemplated hereby and thereby constitute its legal, valid, and binding obligations, and the performance and compliance by it of its obligations contemplated herein and therein shall not conflict with, nor constitutes a breach or default of, its character; or any ordinance or resolution of its Sanggunian; or any contract or other instrument by which it is bound; or any law, regulation, judgement, or order of any office, agency, or instrumentality applicable to it;

(viii) confirms and ratifies its concurrences with, and accession to, all agreements entered into by the Trustees designated under the SPT Agreement pursuant to

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Telephone No.: (046) 434-6716

Approved by

STRIKE BEVILLA
Municipal Mayor
Republic of the Philippines
Province of Cavite
MUNICIPALITY OF BACOOR
Office of the Sangguniang Bayan

and in furtherance of the implementation of EO 723 and the MIRACLE 2 Program, including, but not limited to, the appointment of the Land Bank of the Philippines, as Underwriter and Facility Agent and the Development Bank of the Philippines as Issue Managers, and the engagement of the law firm of Romulo, Mabanta, Buenaventura, Seyoc & de los Angeles as legal consultant for the MIRACLE 2 Program.

RESOLVED, that the LGU of Bacoor authorize, as it hereby authorizes the Honorable MAYOR STRIKE B. REVILLA, to do any act, enter into any agreement, and sign and deliver on its behalf, any document, certification, or agreement pursuant to and in furtherance of the implementation of the MIRACLE 2 Program; provided, that the Honorable MAYOR STRIKE B. REVILLA is authorized to cause his substitution by the Honorable Vice Mayor ROSETTE M. FERNANDO.

RESOLVED, FINALLY, that the LGU of Bacoor, Cavita hereby approves, confirms, and ratifies the foregoing Resolutions as well as such agreements and acts necessary and desirable pursuant to and in furtherance of the implementation of EO 723 and the MIRACLE 2 Program to be performed and executed by the Honorable MAYOR STRIKE B. REVILLA (or his substitute) without need for another resolution to this effect.

The specimen signatures of the authorized signatories are as follows:

Name: STRIKE B. REVILLA
Designation: Municipal Mayor
Signature: 

Name: ROSETTE M. FERNANDO
Designation: Municipal Vice-Mayor
Signature: 

APPROVED and CONFIRMED.

I HEREBY CERTIFY the correctness of the above resolution duly approved by the Sanggunian of Bacoor, Cavite on June 16, 2008.

Prepared by: ATTY. KHALID ATEGA, JR.
Secretary to the Sanggunian

Certified by:

HON. ROSETTE M. FERNANDO
Presiding Officer

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Approved and signed by the majority of all the duty elected and qualified Members of the Sanggunian on June 16, 2008.

ROLANDO S. REMULLA
AVELINO B. SOLIS

HUBERT V. GERVACIO
REYNALDO M. FABIAN

NORMITA D. CELESTINO
AVELINO S. DE CASTRO

MIGUEL N. BAUTISTA
BAYANI M. DE LEON

CATHERINE H. SARINO
GIANNINE LOUISE A. OLEGARIO

Approved by:

HON. STRIKE B. REVILLA
Municipal Mayor

Absent:
CATHERINE H. SARINO
Councilor - BKC President

GIANNINE LOUISE A. OLEGARIO
Councilor - BKC President

ATTY. RENALDO D. ATEGA, JR.
Secretary to the Sanggunian

ROSETTE MIRANDA FERNANDO
Municipal Vice Mayor/Presiding Officer

Approved by:

STRIKE REVILLA
Municipal Mayor

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