

CITY OF BACOOR





COMMITTEE ON HOUSING, LAND UTILIZATION AND URBAN DEVELOPMENT

COMMITTEE REPORT

NO. HLUUD 105 S-2025



Subject: A RESOLUTION AUTHORIZING THE CITY MAYOR, HON. STRIKE B. REVILLA, TO SIGN A DEED OF USUFRUCT ON BEHALF OF THE CITY GOVERNMENT OF BACOOR WITH THE DEPARTMENT OF INFORMATION AND COMMUNICATION TECHNOLOGY (DICT) REGARDING A PARCEL OF LAND LOCATED AT CIUDAD DE STRIKE, BARANGAY MOLINO I, CITY OF BACOOR, CAVITE. (PCR 792-2025 dated 24 March 2025)

The proposed resolution authorizing the City Mayor to sign a Deed of Usufruct with the Department of Information and Communication Technology (DICT) regarding a parcel of land located at Ciudad De Strike, Brgy. Molino I, was discussed during the 136th Regular Session on 14 April 2025. It was initially referred to the Committee on Housing, Land Utilization, and Urban Development, chaired by Hon, Alde Joselito F. Pagulayan, during the 133rd Regular Session on 24 March 2025.

FINDINGS:

Based on the endorsement letter from the Office of the City Mayor dated 14 March 2025, a draft Deed of Usufruct was submitted for review. However, the following essential documents were not included: 1. Certified True Copy (CTC) of the Certificate of Title or Transfer Certificate of Title (TCT) 2. Certified True Copy (CTC) of the Current Tax Declaration 3. Tax Clearance, and 4. Other pertinent documents, if any.

RECOMMENDATION:

In view of the incomplete submission of the required supporting documents, the Committee recommends that the proposed resolution be TEMPORARILY ARCHIVED. The matter may be revisited upon submission of the complete documentary requirements as above-stated.

COMMITTEE REPORT NO. HLUUD 105 S-2025 PCR 792-2025 DEED OF USUFRUCT WITH DICT AT CIUDAD DE STRIKE, BRGY, MOLINO I

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CITY OF BACOOR





WE HEREBY CERTIFY that the contents of the foregoing report are true and correct.

Signed this 14th day of April 2025 at the City of Bacoor, Cavite.

COMMITTEE ON HOUSING, LAND UTILIZATION AND URBAN DEVELOPMENT

COUN. ALDE JOSELITO F. PAGULAYAN Chairman

COUN. ADRIELITO G. GAWARAN

Vice Chairman

COUN. SIMPLICIO G. DOMINGUEZ

Member

COUN. ALEJANDROF. GUTIERREZ

Member











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COMMITTEE ON HOUSING, LAND UTILIZATION AND URBAN DEVELOPMENT Office of interpretation

Office of the Sangguniang Panlungson Received by Jepps Pringson

EXCERPT FROM THE MINUTES OF THE 136TH REGULAR SESSION

NO. HLUUD 105 S-2025

Subject: A RESOLUTION AUTHORIZING THE CITY MAYOR, HON. STRIKE B. REVILLA, TO SIGN A DEED OF USUFRUCT ON BEHALF OF THE CITY GOVERNMENT OF BACOOR WITH THE DEPARTMENT OF INFORMATION AND COMMUNICATION TECHNOLOGY (DICT) REGARDING A PARCEL OF LAND LOCATED AT CIUDAD DE STRIKE, BARANGAY MOLINO I, CITY OF BACOOR, CAVITE. (PCR 792-2025 dated 24 March 2025)

The Presiding Officer, Hon. Rowena Bautista-Mendiola presided over the 136th Regular Session of the 5th Sangguniang Panlungsod on 14 April 2025. During the session, Hon. Alde Joselito F. Pagulayan informed the Council that the proposed resolution, as above-stated, lacked essential supporting documents. These include: 1. Certified True Copy (CTC) of the Certificate of Title or Transfer Certificate of Title (TCT) 2. Certified True Copy (CTC) of the Current Tax Declaration 3. Tax Clearance, and 4. Other pertinent documents, if any. He then moved that the item be temporarily archived.

The motion was unanimously seconded by the members of the Committee on Housing, Land Utilization, and Urban Development present, With no objections raised, the Chair declared the matter TEMPORARILY ARCHIVED.

Prepared By:

PETER ADRIAN F. BORJA Local Legislative Staff I Attested By:

COUN. ALDE JOSELITO F. PAGULAYAN

Chairman

Committee on Housing, Land Utilization and Urban Development

EXCERPT FROM THE MINUTES OF THE 136TH REGULAR SESSION NO. HLUUD 105 S-2025 PCR 792-2025 DEED OF USUFRUCT WITH DICT AT CIUDAD DE STRIKE, BRGY, MOLINO I











CITY OF BACOOR Office of the City Mayor



OFFICE OF THE UNLANG PANLUNGSOD RECEIVED

BY RUTH 916

DATE 3 14 X TIME 4



14 March 2025

HON. ROWENA BAUTISTA-MENDIOLA

Vice Mayor City Government of Bacoor

THRU:

ATTY, KHALID A. ATEGA JR.

Sangguniang Panlungsod Secretary

SUBJECT:

REQUEST TO PASS A RESOLUTION AUTHORIZING THE CITY MAYOR, HON. STRIKE B. REVILLA, TO ENTER INTO AND SIGN A DEED OF USUFRUCT IN MOLINO 1 BACOOR, CAVITE BETWEEN THE CITY GOVERNMENT OF BACOOR AND DEPARTMENT OF INFORMATION AND COMMUNICATIONS

TECHNOLOGY- REGION IV-A

Dear Hon. Bautista-Mendiola.

Greetings in the name of public service!

Under Section 458(5) of Republic Act No. 7160, the Sangguniang Panlungsod, as the legislative body of the city, shall approve ordinances that ensure the efficient and effective delivery of basic services and facilities, as provided under Section 17 of this Code. These include social services for youth welfare and provisions for the implementation of projects and programs for the youth, including but not limited to education, training, socio-cultural activities, sports, and livelihood opportunities.

To pursue this mandate, the City Government of Bacoor is committed to deliver efficient and effective provision of basic services, including Information and Communication Technology. In line with this, to achieve the sustainable center nationwide to serve as delivery channel for relevant ICT-enabled services and content for socio-economic development in communities to strengthen the digital capacities of the citizens, a Usufruct Agreement between the City and Department of Information and Communication Technology Region IV-A must be established to define the terms of cooperation between the DICT Region IV-A and the LGU, for the use of office space on the ground floor of Molino 1 Multi-purpose Building, for the establishment of Tech4Ed Center.

In light of the foregoing, I respectfully request the esteemed members of the Sangguniang Panlungsod to enact an appropriate resolution for the abovementioned subject

Thank you.





Respectfully yours.

TRIKE B. REVILLA City Mayor









USUFRUCT AGREEMENT

This Usufruct Agreement (the "Agreement") is made and entered into this _____ in Bacoor City, Cavite, by and between:

The DEPARTMENT OF INFORMATION AND COMMUNICATIONS TECHNOLOGY (DICT), an executive department of the Philippine Government existing by virtue of Republic Act (RA) No. 10844, otherwise known as the "DICT Act of 2015," with principal office address located at the DICT Bldg., C.P. Garcia Avenue, UP Diliman, Quezon City, represented by its Secretary IVAN JOHN E. UY, and hereinafter referred to as "USUFRUCTUARY";

-and-

The CITY GOVERNMENT OF BACOOR (CGO BACOOR), a local government unit duly organized and existing and by virtue of Republic Act No. 10160, with office address at New Bacoor City Hall, Bacoor Government Center, Bacoor Boulevard, Barangay Bayanan, Bacoor City, Cavite, represented by its City Mayor – HON, STRIKE B. REVILLA, as supported by the attached Sangguniang Panlungsod Resolution No. ______, to be referred to as the "OWNER"

The OWNER and the USUFRUCTUARY shall be collectively referred to as "Parties" and individually as a "Party".

WITNESSETH: THAT

WHEREAS, R.A. No. 10844 empowers the USUFRUCTUARY to, among others, share resources and capacity-building through harmonization and coordination of all national ICT plans and initiatives to ensure knowledge, information and resource-sharing, database-building and agency networking linkages among government agencies.

WHEREAS, CGO Bacoor is the owner of a parcel of land located at Ciudad de Strike, Barangay Molino 1 particularly covered by Transfer Certificate of Title (TCT) No. _____ (a copy of which is attached and made an integral part of this Agreement as Annex "A") with a floor area of one hundred square meters (100 sqms), upon which a _____ story multipurpose building is erected, whose 2nd level with a floor area of _____ is referred to as the "Subject Property, to the exclusion of all other floors.

NOW THEREFORE, for and in consideration of the above premises, the OWNER grants the USUFRUCTUARY use of the Subject Property, subject to the following conditions:

GRANT OF USUFRUCT

1.1 The OWNER grants the USUFRUCTUARY, by way of usufruct and/or Page 1 of 10 beneficial use of the Subject Property with the following details:

FLOOR/LEVEL: SECOND (2ND) LEVEL

FLOOR AREA: ONE HUNDRED SQUARE METERS (100 SQMS)

NAME OF BUILDING/FACILITY:

TITLE NO:

TECHNICAL DESCRIPTION:

- 1.2 The usufruct shall be gratuitous and the USUFRUCTUARY has no obligation to pay the OWNER any amount for use of the Subject Property.
- 1.3 While the Usufruct and/or the beneficial use of the Subject Property is transferred to USUFRUCTUARY, the ownership and title/s over the Subject Property remains with and continues to be in the name of the OWNER.

2. TERM

- 2.1 This Agreement shall take effect immediately upon its execution by the Parties and shall remain valid and binding on the Parties and their successors-in-interest until the termination of this Agreement.
- 2.2 This Agreement shall have a term of twenty five (25) years, subject to renewal upon written agreement of the Parties, which shall be effective and binding upon the signing thereof.

3. OBLIGATIONS OF THE OWNER

- 3.1 Continue to exercise the right of ownership over the subject property.
- 3.2 Make available to the USUFRUCTUARY the use of the Subject Property pursuant and in line with the intended purpose/s identified in this Agreement.
- 3.3 Transfer possession of the Subject Property to the USUFRUCTUARY within

____(no.) days from the execution of this Agreement.

- 3.4 Allow the USUFRUCTUARY to use deconstruct, and/or demolish improvements on the Subject Property in order to facilitate the construction and improvement of the Subject Property after acquiring the express written consent of the OWNER.
- 3.5 Maintain cleanliness and peace and order in the common areas inside the Subject Property.
- 3.6 Allow the USUFRUCTUARY to introduce other structures, facilities, and/or improvements that may be necessary for the proper and beneficial use of the Subject Property after acquiring the express written consent of the OWNER.
- 3.7 Pay realty taxes due on the Subject Property for the duration of this Agreement.
- 3.8 Conduct inspection, at any time during regular hours, on the Subject Property, to ensure that the same is used solely for the intended purposes.
- 3.9 Perform any such acts and deeds necessary to implement this Agreement, and to preserve and enforce its ownership rights.

4. OBLIGATIONS OF THE USUFRUCTUARY

- 4.1 Receive possession and use of the Subject Property on an "as-is, where-is" basis.
- 4.2 Take care of the Subject Property with the diligence of a good father of a family and undertake to maintain and preserve said property; to promptly and properly repair any damage in or to the said property due to ordinary wear and tear or ordinary use, and provide proper security and precautionary measures in its daily and ordinary use.
- 4.3 Shoulder all expenses for the maintenance of the Subject Property, whenever necessary and/or applicable, for the duration of this Agreement.

- 4.4 Pay the taxes due on any improvements which may be constructed on the subject property during this Agreement's lifetime.
- 4.5 After acquiring the OWNER's express written consent, introduce improvements, construct building(s), introduce structures, facilities and/or developments that may be necessary for the beneficial use of the Subject Property.
- 4.6 Return to the OWNER the Subject Property upon the expiry of this Agreement or anytime the OWNER needs the Subject Property. It is understood that any and all permanent existing improvements introduced by the USUFRUCTUARY shall become the property of the OWNER.
- 4.7 Be responsible for the installation of necessary electrical, telephone, and water connections and pay related expenses and bills. The OWNER authorizes the USUFRUCTUARY to apply, execute, sign, obtain, secure, and submit any application for the necessary permits, such as, but not limited to, building and/or development permits or those in connection with the concerned public utility companies involving the subject property.
- 4.8 Allow the OWNER's duly authorized representatives to inspect the subject property from time to time, or as the need arises for purposes of sanitation, maintenance, and determination of compliance with the terms of this Agreement.
- 4.9 Not sell, dispose, mortgage, lease or sublease, or use as collateral the subject property or any portion thereof, nor assign, transfer, or convey any of its rights granted under this Agreement, during this Agreement's lifetime.
- 4.10 Protect the Subject Property from intrusion and informal settlers. In any case, whenever intruders successfully occupy any area of the Subject Property during the period of this Agreement, the USUFRUCTUARY shall facilitate their ejectment and file the necessary legal action on behalf of the OWNER in accordance with existing rules and pertinent laws.

- 4.11 The USUFRUCTUARY shall operate and maintain the Subject Property;
- 4.12 The USUFRUCTUARY shall ensure that the personnel of the center are residents and of the City of Bacoor;
- 4.13 The USUFRUCTUARY shall ensure that majority of the beneficiaries of the operation of the subject property are residents and constituents of the City of Bacoor.
- 4.14 The USUFRUCTUARY shall ensure that the facility or center to be operated on the Subject Property is operational not later than year 2026.
- 4.15 Hold OWNER free and harmless from any damages, liabilities, or responsibilities arising out of or as a consequence of the USUFRUCTUARY's use of the subject property, including use by the USUFRUCTUARY's agents, employees, or representatives.
- 4.16 Notify the OWNER of any act of a third person, of which it may have knowledge, that may be prejudicial to the OWNER's rights of ownership over the subject property, and it shall be liable should it fail to so notify the OWNER, for damages, as if such prejudice had been caused through its own fault.

5. WARRANTIES AND REPRESENTATIONS

- 5.1 The Parties warrant and represent that they are in good standing under Philippine laws and have full power and authority to contract with each other and that the Parties' representatives executing and signing this Agreement are duly authorized for the purpose.
- 5.2 This Agreement is a legal, valid, and binding obligation of the Parties, enforceable against each of them, their assigns, and successors-in-interest, in accordance with its terms and conditions.

6. TERMINATION AND PRE-TERMINATION

6.1 Any action or inaction on the part of the OWNER for any prolonged period of time cannot be deemed as a renunciation or waiver of its rights to pre- terminate this Agreement.

- 6.2 This Agreement shall be terminated only upon the following grounds:
 - 6.2.1 The expiration of this Agreement, unless the Parties agreed to its renewal.
 - of the terms and conditions of this Agreement, in which case, this Agreement shall be considered automatically rescinded or terminated, without need for judicial action or intervention. The OWNER shall be free from any expenses and accountabilities arising from the USUFRUCTUARY 's actions and the possession and use of the subject property shall automatically revert to the OWNER.
 - 6.2.3 Use of the Subject Property for purposes other than the intended purpose cease to be used for said purposes, or if it is used in any way contrary to the terms of this Agreement, this Agreement shall be automatically rescinded or terminated without need for judicial action or intervention, and in which case, the possession and use of the subject property shall automatically revert to the OWNER.
- 6.3 The OWNER may pre-terminate this Agreement should there be no longer any need to use the Subject Property provided that a sixty (60) days written notice shall be given to the USUFRUCTUARY prior to the intended date of pre-termination.
- 6.4 In the event of termination, an accounting/inventory shall be conducted jointly by the Parties. The Parties shall ensure the orderly and timely conclusion of all outstanding matters and obligations.
- 6.5 Upon termination of the USUFRUCT, the OWNER will inure all the permanent improvements existing introduced by the

USUFRUCTUARY, subject to any renewal that the parties may agree upon.

DISPUTE RESOLUTION

Any conflict, dispute or controversy arising out of or in connection with this USUFRUCT AGREEMENT or the interpretation, construction, performance, or breach of any provision hereof shall be initially settled amicably within thirty (30) notice, through from authorized representatives of the Parties. Either Party may initiate amicable discussions by sending a written notice to the other Party, specifying the alleged dispute and the proposed schedule thereof, which shall not be more than five (5) days from the date of notice. If the parties fail to reach an amicable settlement within thirty (30) days from written notice, any conflict, dispute or controversy arising out of or in connection with this Agreement or the interpretation, construction, performance, or breach of any provision hereof shall be finally settled through arbitration and shall be governed by, construed, and enforced in accordance with the laws of the Philippines. The arbitration shall be conducted by a sole arbitrator. to be appointed by the Office for Alternative Dispute Resolution, an attached agency of the Department of Justice. The seat of arbitration shall be the Philippines. The place of arbitration shall be in Quezon City, Philippines.

8. MISCELLANEOUS PROVISIONS

- 8.1 The provisions of the Civil Code of the Philippines pertaining to usufruct, which are not inconsistent with the provisions contained herein shall apply in a suppletory character to this Agreement.
- 8.2 Any revision or amendment of this Agreement shall be made upon mutual consent of the Parties in writing.
- 8.3 In the event any of the provisions of this Agreement is declared with finality as null and void by competent authorities, all other provisions not adversely affected or impaired thereby shall remain in force and effect.
- 8.4 This Usufruct Agreement shall be binding not only on the Parties herein, but also on its

agents, assigns and successors-in-interests. Provided that the USUFRUCTUARY may not assign its rights and interests without the written consent of the OWNER.

IN WITNESS WHEREOF, the Parties set their hands and affix their signatures on the date and place as indicated in this Agreement.

DEPARTMENT OF INFORMATION AND COMMUNICATIONS TECHNOLOGY	CITY GOVERNMENT OF BACOOR
HON. IVAN JOHN E. UY Department Secretary	HON. STRIKE B. REVILLA City Mayor
SIGNED IN T	HE PRESENCE OF

DRAFT - Usufruct Agreement for Tech4Ed Center -MOLINO DICT and CGO Bacoor

ACKNOWLEDGEMENT (DICT)

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IVAN JOHN E	. UY								
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ACKNOWLEDGEMENT (CITY GOVERNMENT OF BACOOR)

this __ day of _____ 202_, personally appeared the following persons,

BEFORE ME, a Notary Public, for and in Bacoor City, Philippines,

REPUBLIC OF THE PHILIPPINES) BACOOR CITY) S.S.

Name			Gov't Issued ID (with date/place of issue)					
STRIKE B. R	EVILL	A						
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