

DISTRICT

HON. CATHERINE SARINO-EVARISTO City Councilor

ABSENT HON. MICHAEL E. SOLIS City Councilor

HON. ADRIELITO G. GAWARAN

HON RAMON N. BAUTISTA City Councilor

HON. ALEJANDRO F. GUTIERREZ. City Councilor

HON. LEVY M. TELA City Councilor

DISTRICT II

HON. ROBERTO L. ADVINCULA
City Councilor

HON. REVNALIO D. PALABRICA

HON, REYNALDO M. FABIAN City Councilor

HON. ROGELIO M. NOLASCO

HON. ROGELIO M. NOLASCO City Councilor

HON. ALDE JOSELITO F. PAGULAYAN
City Councilor

HON. SIMPLICIO G. DOMINGUEZ

City Councilor

HON. RAMBY C. FRANCISCO
Liga ng mga Barangay Vice-President

HON. PALM ANGELS. BUNCIO SK Federation President

Attested by:

ATTY. KHALIP A. ATEGA, JR. Sangguniang Panlungsod Secretary

Certified by Sow and sil

HON. ROWENA BAUTISTA-MENDIOLA City Vice Mayor Republic of the Philippines
Province of Cavite
CITY OF BACOOR





Office of the Sangguniang Panlungsod

CITY RESOLUTION NO. 2025-712 SERIES OF 2025

A RESOLUTION AUTHORIZING THE CITY MAYOR, HON. STRIKE B. REVILLA, TO SIGN A MEMORANDUM OF AGREEMENT ON BEHALF OF THE CITY GOVERNMENT WITH THE PHILIPPINE SPORTS COMMISSION REGARDING THE IMPLEMENTATION OF THE "LARO'T SAYA SA BACOOR" WHICH WILL BE HELD EVERY SATURDAY AND SUNDAY IN THE CITY OF BACOOR, CAVITE.

Sponsored by:

Hon. Palm Angel S. Buncio

Co-Sponsored by:

Hon. Roberto L. Advincula, Hon. Ramon N. Bautista, Hon. Simplicio G. Dominguez, Hon. Catherine Sarino-Evaristo, Hon. Reynaldo M. Fabian, Hon. Randy C. Francisco, Hon. Adrielito G. Gawaran, Hon. Alejandro F. Gutierrez, Hon. Rogelio M. Nolasco, Hon. Alde Joselito F. Pagulayan, Hon. Reynaldo D. Palabrica, and Hon. Levy M. Tela.

WHEREAS, on 11 April 2025, the Office of the City Mayor formally requested the Sangguniang Panlungsod to pass a resolution authorizing the City Mayor to sign a Memorandum of Agreement with the Philippine Sports Commission (PSC) regarding the implementation of a program entitled "Laro't Saya sa Parke" in the City of Bacoor, Cavite.

WHEREAS, the PSC is the sole policy-making and coordinating body of all amateur sports development programs and institutions in the Philippines.

WHEREAS, the "Laro't Saya sa Parke" is a project that aims to encourage the public to play sports and engage in other recreational activities on parks every Saturday and Sunday.

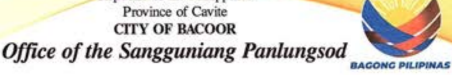
WHEREAS, the City Government has jurisdiction and overall administration and supervision over public parks, plazas, and other public facilities within the City of Bacoor that may be utilized for the implementation of the "Laro't Saya sa Parke" project.

WHEREAS, the Office of the City Mayor submitted a draft Memorandum of Agreement (MOA) to the Sangguniang Panlungsod for its review and consideration. The proposed MOA is hereby deemed incorporated into and made a part of this Resolution as Annex "A".



Republic of the Philippines Province of Cavite

CITY OF BACOOR





DISTRICT 1

HON, CATHERINE SARINO-EVARISTO City Councilor

ABSENT HON. MICHAEL E. SOLIS City Councilor

HON, ADRIELITO G. GAWARAN City Councilor

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988.98 HON ROGELIO M. NOLASCO

City Councilor

HON, ALDE JOSELITO F. PAGULAYAN

HON. SIMPLICIO G. DOMINGUEZ

City Councile

HON, RANDY C. FRANCISCO Liga ng mga Barangay Vice-President

HON, PALM ANGEL S. BUNCIO

SK Federation President

Attested by:

ATTY. KHALID A. ATEGA, JR. Sangguniang Panlungsod Secretary

Certified by:

HON. ROWENA BAUTISTA-MENDIOLA City Vice Mayor

NOW THEREFORE, upon motion of Hon. Palm Angel S. Buncio unanimously seconded by the rest of the council in regular session duly assembled, BE IT RESOLVED AS IT IS HEREBY RESOLVED by the 5th Sangguniang Panlungsod of the City of Bacoor, Cavite to authorize Mayor Strike B. Revilla to sign the proposed Memorandum of Agreement on behalf of the City Government with the Philippine Sports Commission regarding the implementation of the "Laro't Saya sa Bacoor" every Saturday and Sunday in the City of Bacoor.

RESOLVED LASTLY, to furnish the Office of the City Mayor, the PSC, and all concerned government offices with copies of this resolution.

APPROVED unanimously this 5th day of May 2025 by the 5th Sangguniang Panlungsod at the City of Bacoor, Cavite.

I hereby certify that the foregoing Resolution was duly approved in accordance with law.

Certified by:

HON. ROWENA BAUTISTA-MENDIOLA City Vice Mayor/Presiding Officer

Boversol

Attested by:

ATTY. KHALID A. ATEGA JR.

Sangguniang Panlungsod Secretary

Noted by:

HON. STRIKE B. REVILLA City Mayor



SBR20254795 ORIGINAL SIGNATURE

Noted by:



ANNEX "A"

MEMORANDUM OF AGREEMENT

KNOW ALL MEN BY THESE PRESENTS:

This Memorandum of Agreement (the "Agreement") is made and entered into this ____ day of ______ 2025 (the "Effective Oate") in the City of Baccor, Province of Cavite, Philippines, by and between:

The CITY GOVERNMENT OF BACOOR, a local government unit duly created and existing under the laws of the Republic of the Philippines, with principal office address at Bacoor Government Center, Bacoor Boulevard, Barangay Bayanan, Bacoor City, Province of Cavite, represented herein by its City Mayor, Hon. STRIKE B. REVILLA, pursuant to his authority conferred and embodied under City Resolution No. ______ Series of 2025, approved by the City Council of Bacoor dated ______, herein referred to as the "CITY OF BACOOR"

and

The PHILIPPINE SPORTS COMMISSION (PSC), a national government agency created and existing by virtue of Republic Act No. 6847, with address at Administration Building, Rizal Memorial Sports Complex, Pablo Ocampo Sr. St., Makate, Manila, represented herein by its Chairman, RICHARD E. BACHMANN, hereinafter referred to as the "PSC"

The term "Party" shall mean the CITY OF BACOOR or PSC, if applicable, while the term "Parties" shall mean the CITY OF BACOOR and PSC, collectively.

WITHESSETH, That:

WHEREAS, Section 19, Article XIV of the 1987 Constitution provides that the State shall promote physical education and encourage sports programs, league competition, and amateur sports, including training for international competitions, to foster self-discipline, teamwork, and excellence for the development of a healthy and alert citizenry;

WHEREAS, Republic Act No. 6647 created the Philippine Sports Commission (PSC) as the sole policy-making and coordinating body of all amateur sports development programs and institutions in the Philippines;

WHEREAS, in pursuit of the above mandate, and to fulfill the PSC's objectives of encouraging wide participation of all sectors, government and private, in amateur sports promotion and development, the PSC implemented the "Laro't Saya sa Parke," a park-based sports for fun and recreation program to be held every Saturday and Sunday;

WHEREAS, pursuant to Memorandum Circular No. 49, Series of 2013, all government agencies and instrumentalities, including Government-Owned or Controlled Corporations (GOCCs), State Universities and Colleges (SUCs), and Local Government Units (LGUs), are enjoined to extend support and assist the PSC in the implementation of the "Laro't Says sa Parke";

WHEREAS, the CITY OF BACOOR has jurisdiction and overall administration and supervision over public parks, plazas, and other public facilities within its jurisdiction that may be utilized for the implementation of the "Laro't Saya sa Parke," and has agreed to partner with the PSC and adopt a program entitled "LARO'T SAYA SA BACOOR";

WHEREAS,	the C	NTY OF	BACOOR,	through	City
Resolution No	, Seri	es of 2025,	dated	, approve	ed the
signing of this Mem	orandum of	Agreement	and authorized	the City Ma	yor of
Baccor to enter into	this Agreem	ent on behal	f of the City of B	accor;	
WHEREAS,	ed the sign	ning of this	esolution No. Memorandum reement on beh	of Agreemen	
NOW, THER			ideration of the ons hereinafter		

ARTICLE I SCOPE AND PURPOSE

hereto have agreed as follows:

- SECTION 1. This Agreement shall defineate the Parties' interest in establishing sports cooperation and their common desire to propagate the sports-for-all principle, which is to involve all sectors of the society to engage in sports and recreational activities.
- SECTION 2. This Agreement is entered into for the following purposes:
 - A. Create a partnership, mutual cooperation, and support in implementing the "LARO'T SAYA SA BACOOR", a parkbased sports-for-all project that will eventually evolve into a national campaign to draw the Filipino family in to play and sports;
 - B. Concretize cooperation around sports promotion and development, in the spirit of traditional friendship and mutual understanding; and
 - C. Highlight the benefits of collective enjoyment in sporting activities of various sectors, cultures, and affiliations for varied purposes such as physical-mental fitness, values formation, character-building, social integration, and establishment of long-tasting understanding among people and community peace.

ARTICLE II ROLES AND RESPONSIBILITIES OF THE PARTIES

SECTION 1. THE ROLES AND RESPONSIBILITIES OF PSC.

- A. The PSC, being the governing authority and lead facilitator for the realization of the vision and development framework of "Laro't Saya sa Parke (LSP)," shall undertake the following responsibilities:
 - a. Promote and spread the values and principles of the LARO'T SAYA SA BACOOR;
 - Set the rules and policies to guide participants, program adopters, and support entities, and ensure effective coordination at all levels;
 - Monitor the development of athletic talents that are created by the LARO'T SAYA SA BACOOR;
 - d. Devise an athletic talent identification program to cater to the products of the LARO'T SAYA SA BACOOR:
 - Design a program that will sustain the interests of parents and adults in untiringly and consistently encouraging their children to play and learn sports;
 - f. Ensure the involvement of senior citizens in all activities of the LARO'T SAYA SA BACOOR; and
 - Organize PSC-managed and funded LSP activities in public parks and places of its choice as it may deem necessary.
- B. Create a Management Committee for the LARO'T SAYA SA BACOOR that shall have the following functions:
 - Serve as the communication link between the CITY OF BACOOR and the PSC;
 - Monitor the weekly activities of the LARO'T SAYA SA BACOOR:
 - Coordinate, conduct, prepare, and perform weekly reports relative to the LARO'T SAYA SA BACOOR;
 - Facilitate the disbursement of PSC funding to the CITY OF BACOOR and ensure liquidation within seven (7) days from the date of activity;
 - Provide funding in the amount of TEN THOUSAND PESOS (Php10,000) per day, one or two days a week, to cover payments for sports coaches/instructors and the LGU working personnel

- of the CITY OF BACOOR in teaching and managing six to eight (6-8) sports/activities:
- Promote LARO'T SAYA SA BACOOR and acknowledge the CITY OF BACOOR as its partner in its promotional activities, social media networks, and other promotional materials of the PSC; and
- g. Allow the CITY OF BACOOR to promote or market the LARO'T SAYA SA BACOOR for sponsorship purposes provided that the CITY OF BACOOR shall report to the PSC any possible sponsor for documentation and other procedural aspects.
- THE ROLES AND RESPONSIBILITIES OF THE CITY OF SECTION 2. BACOOR, The CITY OF BACOOR, through the Bacoor City Sports Unit, shall:
 - Create a Working Committee for the LARO'T SAYA SA BACOOR that shall have the following functions:
 - Encourage barangay residents, government offices, and students within the jurisdiction of the CITY OF BACOOR to maximize participation in the LARO'T SAYA SA BACOOR;
 - Ensure the overall safety and security of the participants and working staff of the LARO'T SAYA SA BACOOR through coordination with the Philippine National Police (PNP) in maintaining peace and order within the playing venues; and
 - Coordinate with PSC and any possible sponsor of the LARO'T SAYA SA BACOOR for documentation and other procedural aspects.
 - Create a Management Group for the LARO'T SAYA SA BACOOR that shall have the following functions:
 - Serve as the communication link between the CITY OF BACOOR and the PSC:
 - Monitor the weekly activities of the LARO'T SAYA SA BACOOR:
 - Document participants' attendance forms, encode the said forms in Microsoft Excel or Word, and email them to prdd@psc.gov.ph every week;
 - d. Prepare a written progress report and submit it to PSC every week:
 - Encourage barangay residents, government offices, e. and students within the jurisdiction of the CITY OF

BACOOR to maximize participation in the LARO'T SAYA SA BACOOR: and

f. Coordinate with PSC and any possible sponsor of the LARO'T SAYA SA BACOOR for documentation and other procedural aspects.

ARTICLE III TERM AND TERMINATION

Unless otherwise terminated as provided herein, this Agreement shall be effective and shall remain in force from the Effective Date and shall automatically be terminated on the 31st day of December 2025. This Agreement may be renewed by sending a written notice to the other Parties at least thirty (30) days prior to the termination date.

Either Party may terminate this Agreement without cause by written notice to the other Party at least thirty (30) days prior to the intended date of termination. Pre-termination by either Party under this section shall be based only on valid and equitable grounds.

If either Party commits a material breach under this Agreement or commits a material breach of any other terms and conditions of this Agreement, or unjustifiably refuses or fails to perform any of its obligations under this Agreement, the aggrieved Party may terminate this Agreement (i) effective immediately if the breach cannot be remedied; or (ii) if the breach may be remedied, within thirty (30) days from receipt of written notice of the breach and the party in breach has failed to cure such breach or perform its obligations.

ARTICLE IV REPRESENTATION AND WARRANTIES

SECTION 1. Each Party hereby represents and warrants that:

- A. It is an entity organized and existing under and by virtue of the laws of the Republic of the Philippines, with full power and authority to enter into this Agreement;
- B. It has obtained all necessary corporate and/or governmental approvals and/or authorizations for the execution of this Agreement;
- C. This Agreement shall, upon its execution, be valid, binding, and enforceable against it in accordance with the terms hereof:
- D. it has obtained the necessary permit/s, license/s, or authorization/s from the proper government agencies or offices to perform its specific obligations under this Agreement and shall maintain said permit/s, license/s, or authorization/s for the entire duration of this Agreement; and

E. It shall faithfully comply with all the obligations, acts, and undertakings required of it hereunder.

ARTICLE V MISCELLANEOUS PROVISIONS

- SECTION 1. ENTIRE AGREEMENT AND INTEGRATION. This Agreement constitutes the entire agreement between the Parties and supersedes any prior understanding or representation of any kind preceding the date of this Agreement. There are no other promises, conditions, understandings, or other agreements, whether oral or written, relating to the subject matter of this Agreement.
- SECTION 2. AUTHORITY. Each Party represents and warrants on its own behalf that the individual signing this Agreement on its behalf is fully authorized to sign on behalf of and bind it and that it has the power and authority to enter into it.
- SECTION 3. GOOD FAITH, in complying with and implementing the terms of this Agreement, the Parties shall exercise good faith and cooperation to fulfill their common objective.
- SECTION 4. ASSIGNMENT. Either Party is strictly prohibited from assigning this Agreement, as well as the performance of any obligation or undertaking made herein, to any third party without obtaining the prior written consent of the other Party. Either Party cannot assign this Agreement without the written consent of the other Party to any successor by way of any merger, consolidation, or other corporate reorganization of such Party, or sale of all or substantially all of the assets of such Party, provided that such successor assumes, or is otherwise fully bound by, all of the obligations of the assigning Party under this Agreement. No assignment, with or without such consent, will relieve either Party from its obligations under this Agreement.
- SECTION 6. BINDING EFFECT. The covenants and conditions contained in this Agreement shall apply to and bind the Parties, as well as their successors and permitted assigns.
- SECTION 8. APPLICABLE LAW OR VENUE OF SUITS. This Agreement shall be governed by and construed in accordance with the laws of the Philippines. Any action or proceeding arising from or in connection with this Agreement shall exclusively be brought before a court of competent jurisdiction in the City of Manifa or City of Baccor, Philippines, at the option of the plaintiff, to the exclusion of all other venues.
- SECTION 7. CUMULATIVE RIGHTS. The Parties' rights under this Agreement are cumulative and shall not be construed as exclusive of each other unless otherwise provided by law.
- SECTION 8. WAIVER. Failure to enforce compliance with any term or condition of this Agreement will not constitute a waiver of such

term or condition of this Agreement or the right to subsequently enforce such term or condition in the future.

- **HEADINGS.** The titles to the provisions in this Agreement are for SECTION 9. convenience or reference only and shall not in any way affect the interpretation thereof.
- SEVERABILITY. In the event that any provision of this SECTION 10. Agreement is declared by any judicial or competent Government. Instrumentality to be void, illegal, or otherwise unenforceable, the Parties shall amend that provision in such a reasonable manner as will achieve the intention of the Parties or any remaining provision of this Agreement shall remain in full force and effect unless the Parties mutually agree that the effect of such declaration is to defeat the original intention of the Parties in which event, by mutual agreement, the parties may decide to terminate this Agreement.
- SECTION 11. AMENDMENTS. This Agreement shall not be altered, changed, supplanted, or amended except by a written instrument signed by the duly authorized representatives of the Parties. All amendments to this MOA shall be deemed valid and binding upon contracted Parties only if made by the mutual consent in writing of the Party and signed by the original signatories of both Parties to this Agreement. This Agreement shall be legally acceptable after being signed by the authorized representatives of the contracted Parties with full corporate power vested in them. by their respective Parties. After signing this Agreement, all previous verbal and/or written arrangements about the subject of this Agreement shall be considered null and void.
- SECTION 12. NOTICE. Except as may be otherwise specifically provided in this Agreement, all notices required or permitted shall be in writing and shall be deemed to be delivered when deposited in the postet office mail postage prepaid, certified or registered mail, return receipt requested, addressed to the Parties at their respective addresses outlined in this Agreement, or at such other. addresses as may be subsequently specified by written notice.
- SECTION 13. COUNTERPART SIGNING. This Agreement may be executed in counterparts, each of which shall be deemed an original but all of which shall constitute one and the same agreement.

IN WITNESS WHEREOF, the Parties hereunto set their hands in signature together with their instrumental witnesses on the date and place written. above.

PHILIPPINE SPORTS COMMISSION

CITY GOVERNMENT OF BACCOR

By:

By:

HON. RICHARD E. BACHMANN Chairman HON. STRIKE B. REVILLA City Resolution No. Series of 2025

Signed in the presence of:

DIR. PAULO FRANCISCO C. TATAD FSC Executive Director Mr. SIDNEY SOLIS
Officer-In-Charge
City of Baccor Sports Unit

ACKNOWLEDGMENT

REPUBLIC OF THE PHILIPPINES)
CITY OF BACGOR, PROVINCE OF CAVITE) S.S.

BEFORE ME, a Notary Public for and in the above jurisdiction this ______, 2023 personally appeared the following:

NAME	GOV'T ISSUED ID	ID NOJDATE AND PLACE ISSUED
RICHARD E. BACHMANN		
STRIKE B. REVILLA	Passport	P8991785B/ 17 February 2022 / DFA Manila

Known to me, and to me known to be the same persons who executed the foregoing Memorandum of Agreement, consisting of nine (9) pages, including the page wherein this Acknowledgment is written, and acknowledged to me that the same is their free and voluntary act and deed.

WITNESS MY HAND AND SEAL, on the date and place above written.

	• •	NOTARY PUBLIC
Doc. No; Page No; Book No; Series of 2025.		٠.