

Republic of the Philippines Province of Cavite CITY OF BACOOR

Office of the Sangguniang Panlungsod



DISTRICT I

HON. CATHERINE SARINO-EVARISTO

City Councilor

whou HON. MIGUEL N. BAUTISTA

City Councilor

HON. ADRIELITO G. GAWARAN

City Councilor

HON. MANOLOS. GALVEZ JR.

City Codnellor

HON. RICARDO F. UGALDE

City Councilo

HON. LEVY M. TELA

City Councilor

DISTRICTLI

HON. ROBERTO I. ADVINCULA

City Councilor/

HON REYNALDO D. PALABRICA

City-Equincilor

depli 988 & Selve HON. ROGELIO M. NOLASCO

City Councilor

HON. REYNALDO M. FABIAN

City Councilor

HON SIMPLICIO G, DOMINGUEZ

City Councilor

Danted HON. HORACIO M. BRILLIANTES JR.

City Councilor

HON. RANDY C. FRANCISCO

City Councilor ABC President

HON. PALM ANGELS. BUNCIO City Councilor- SK Federation President

Attested by:

ATTY, KHALID A. AFEGA, JR.

Sanggunlang Panlungsod Secretary

Certified/byz

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

Noted by HON. STRIKE B. REVILLA City Mayor



CITY RESOLUTION NO. 2025-799 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 OF BACOOR WITH THE UNIVERSITY PERPETUAL HELP SYSTEM DALTA REGARDING IMPLEMENTATION OF THE LGU BACOOR-UPHSD SCHOLARSHIP PROGRAM.

Sponsored by:

Hon. Manolo S. Galvez, Jr.

Co-Sponsored by:

Hon. Miguel N. Bautista, Hon. Palm Angel S. Buncio, and Hon. Catherine Sarino-Evaristo.

WHEREAS, on 29 August 2025, the Sangguniana Panlungsod Secretariat received a letter from the Office of the City Mayor requesting the City Council to pass a resolution authorizing City Mayor Strike B. Revilla to sign a Memorandum of Agreement (MOA) with the University of Perpetual Help System Dalta (UPSHD) on behalf of the City Government of Bacoor for the implementation of the LGU Bacoor-UPHSD Scholarship Program. The proposed MOA is incorporated and made a part of this Resolution as Annex "A".

WHEREAS, the proposed Memorandum of Agreement (MOA) stipulates that the scholarship program shall cover the tuition fees of qualified scholarship grantees for every semester in which they are enrolled in any of the priority courses enumerated in the said MOA. The benefits shall be allocated as follows:

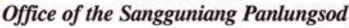
LGU Bacoor - A fixed subsidy of Five Thousand Pesos (PhP5,000.00) per semester shall be provided to each eligible scholar.

UPHSD – The applicable tuition and other academic fees shall be computed net of the LGU Bacoor Subsidy.

Student Account - Responsibility for the payment of miscellaneous fees including but not limited to registration, processing and other related academic charges.



Republic of the Philippines Province of Cavite CITY OF BACOOR





DISTRICT I

HON. CATHERINE SARINO-EVARISTO

City Councilor

Boy HON. MIGUEL N. BAUTISTA

City Councilor

HON. ADRIELITO G. GAWARAN

City Councilor

HON, MANQLOS, GALVEZ JR.

City Councilor

HON. RICARDO F. UGALDE

City Councilor

HON. LEVY M. TELA

City Councilor

DISTRICTLI

HON. ROBERTO I. ADVINCULA

City Councilory

HON-REYNALDO D. PALABRICA

City-Eguncilor deplie 883. DSHIM

HON. ROGELIO M. NOLASCO

City Councilor

HON. REYNALDO M. FABIAN

City Councilor

HON SIMPLICIO G, DOMINGUEZ

City Councilor

Dun HON. HORACIO M. BRILLIANTES JR.

term

City Councilo

HON. RANDY C. FRANCISCO

City Councilor ABC President

HON. PALM ANGELS. BUNCIO City Councilor- SK Federation President

Attested by

ATTY, KHALID A. AFEGA, JR.

Sangguniang Panlungsod Secretary

Certified by:

HON. ROWENA BAUTISTA-MENDIOLA

City Vice Mayor/Presiding Officer

Noted by

HON, STRIKE B. REVILLA City Mayor



WHEREAS, the establishment of scholarships aligns with the mandate given under Section 16 of Republic Act No. 7160 or the Local Government Code of 1991 to exercise all powers necessary, appropriate, or incidental to the promotion of the general welfare. The provision of educational opportunities not only benefits the individual recipient, but also has a profound effect on the community at large. It fosters a well-educated populace, capable of contributing to the economic growth, social cohesion, and general welfare of the City of Bacoor.

WHEREAS, under the Local Government Code of 1991, the City Mayor shall represent the city in all its business transactions and sign on its behalf all contracts upon the authority of the Sangguniang Panlungsod. Moreover, no contract may be entered into by the local chief executive without the Sangguniang Panlungsod's prior authorization.

NOW THEREFORE, upon motion of Hon. Manolo S. Galvez, Jr., unanimously seconded by the rest of the Body in hybrid session duly assembled, BE IT RESOLVED AS IT IS HEREBY RESOLVED by the 6th Sangguniang Panlungsod of the City of Bacoor, Cavite to authorize the City Mayor, Hon. Strike B. Revilla, to sign the proposed MOA between the City Government of Bacoor and the University of Perpetual Help System Dalta for the implementation of the LGU Bacoor-UPHSD Scholarship Program.

RESOLVED LASTLY, to furnish the Office of the City Mayor, the UPHSD, and other government agencies concerned with copies of this Resolution.

APPROVED on the 22nd day of September 2025 at the City of Bacoor, Cavite by the 6th Sangguniang Panlungsod of the City of Bacoor.

I hereby certify that the foregoing Resolution is true and correct and that it was passed in accordance with the law.

Certified:

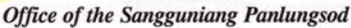
Doverdal HON. ROWENA BAUTISTA-MENDIOLA

City Vice Mayor/Presiding Officer



Republic of the Philippines Province of Cavite

CITY OF BACOOR







DISTRICT I

HON. CATHERINE SARINO-EVARISTO

City Councilor

mysay

HON. MIGUEL N. BAUTISTA

City Councilor

HON. ADRIELITO G. GAWARAN

City Councilor

HON. MANOLO S. GALVEZ JR.

City Councilor

HON RICARDO F. UGALDE

City Councilo

HON. LEVY M. TELA

City Councilor

DISTRICTLU

HON. ROBERTO I. ADVINCULA

City Councilory

HON-REYNALDO D. PALABRICA

City-Equincilor degli 883 & Sepul

HON. ROGELIO M. NOLASCO

City Councilor

HON. REYNALDO M. FABIAN

City Councilor

HON SIMPLICIO G, DOMINGUEZ

City Councilor

HON. HORACIO M. BRILLIANTES JR.

City Councilor

HON, RANDY C. FRANCISCO

City Councilor ABC President

HON. PALM ANGELS. BUNCIO

City Councilor- SK Federation President

Attested by:

ATTY. KHALID A. ATEGA, JR.

Sangguniang Panlungsod Secretary

Certified by

HON. ROWENA BAUTISTA-MENDIOLA

City Vice Mayor/Presiding Officer

Noted by:

HON. STRIKE B. REVILLA City Mayor



Attested:

ATTY. KHALID A. ATEGA JR.

Sangguniang Panlungsod Secretary

Noted:

HON. STRIKE B. REVILLA

City Mayor



SBR20259374

MEMORANDUM OF AGREEMENT (LGU BACOOR-UPHSD SCHOLARSHIP PROGRAM)

KNOW ALL MEN BY THESE PRESENTS:

This Memorandum of Agreement (the "Agreement") is made entered into this _____ day of _____ 2025, (the "Effective Date") at the City of Bacoor, Province of Cavite, by and between:

The UNIVERSITY OF PERPETUAL HELP SYSTEM DALTA, a private educational institution of higher learning established under the laws of the Republic of the Philippines, represented herein by its President, DR. ANTHONY JOSE M. TAMAYO, and hereinafter referred to as 'UPHSO'

and.

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

The term "Party" shall mean UPHSD or LGU BACOOR, if applicable, while the term "Parties" shall mean UPHSD and LGU BACOOR, collectively.

WITNESSETH:

WHEREAS, LGU BACOOR, a component city in the Province of Cavife, is duly authorized to partner with private educational institutions to uplift and empower its youth sector through the provision of scholarship programs for qualified grantees;

WHEREAS, the UPHSD, a private educational institution of higher learning, has formally requested a partnership with the LGU BACOOR for the implementation of the LGU BACOOR-UPHSD SCHOLARSHIP PROGRAM (the "Program");

WHEREAS, both the LGU BACOOR and UPHSD recognize the need to establish a partnership and cooperative framework to provide educational and scholastic opportunities to qualified scholar grantees who are bona fide residents of the City of Bacoor, Province of Cavite;

NOW, THEREFORE, for and in consideration of the foregoing premises and of the mutual covenants herein contained, the Parties have agreed to be bound as follows:

SECTION I. PROGRAM COVERAGE

This Agreement contains the terms and conditions governing the LGU BACOOR-UPHSD SCHOLARSHIP PROGRAM, which shall apply to qualified scholar grantees who are bona fide constituents of the City of Bacoor. It further set forth the mechanics and procedures for the availment, implementation, and administration of the Program.

SECTION II. PURPOSE OF THE AGREEMENT

This Agreement Sets forth the policies, procedures, and operational framework governing the implementation of the LGU BACOOR-UPHSD SCHOLARSHIP PROGRAM for SY 2025-2026 and subsequent academic years. Specifically, it aims to:

- a. Establish the management and organizational structure for the administration of the educational benefits program.
- Defines the criteria, process, and oversight mechanisms for the selection and administration of qualified scholar grantees, and
- Articulate the requirements, obligations, and responsibilities of scholar grantees availing of the educational benefits under the Program.

SECTION III. SCOPE AND LIMITATIONS

This Agreement prescribes the rules, regulations, and operational parameters governing the implementation of the LGU BACOOR-UPHSD SCHOLARSHIP PROGRAM. It shall apply exclusively to qualified scholar grantees who are bona fide residents of the City of Bacoor, Province of Cavile.

The Program shall be limited to the coverage, conditions, and eligibility criteria set forth herein, and shall not extend to individuals or institutions outside the scope expressly defined by this Agreement.

SECTION IV. DEFINITION OF TERMS

For purposes of this Agreement, the following terms shall be understood and construed as follows:

- a. Grantee A qualified scholar who has been duly selected and approved as a recipient of the LGU BACOOR-UPHSD SCHOLARSHIP PROGRAM.
- b. Educational Benefits Grant The educational assistance jointly provided by the LGU BACOOR and UPHSD, intended to support the academic pursuits of the grantee.
- c. Tuition and Miscellaneous Fees The fees assessed and collected by UPHSD, which shall cover the grantee's enrollment, registration, processing, and other related academic charges necessary for the completion of the educational program.

SECTION V. POLICIES

For purposes of implementing the LGU BACOOR-UPHSD SCHOLARSHIP PROGRAM, the following policies and procedures shall govern its administration:

. GENERAL (

- Program Coverage. This Scholarship Program shall apply exclusively to undergraduate students enrolled in priority courses offered by the UPHSD-Molino Campus, specifically under the following Colleges:
 - College of Elementary Education;
 - College of Secondary Education;
 - c. College of Communication;
 - d. College of Business Administration HRM;
 - e. College of Entrepreneurship;
 - College of Criminology;
 - g. College of Computer Engineering;
 - College of Electrical Engineering;
 - College of Electronics Engineering;

- j. College of Industrial Engineering;
- college of Physical Therapy;
- College of Medical Technology;
- m. College of Pharmacy;
- n. College of Radiologic Technology;
- BSBA Marketing Management;
- p. College of Computer Science; and
- q. AB Multimedia Arts.

2. Program Beneficiaries and Benefits.

This Program shall cover the tuition fees of qualified scholarship grantees for every semester in which they are enrolled in any of the priority courses enumerated above. The benefits shall be allocated as follows:

- LGU BACOOR A fixed subsidy of Five Thousand Peeos (PHP 5,000,00 subsidy) per semester shall be provided to each eligible acholar.
- UPHSD The applicable tuition and other facademic fees shall be computed net of the LGU BACOOR Subsidy.
- Student Account Responsibility for the payment of miscellaneous fees, including but not limited to registration, processing, and other related academic charges.
- Program Priority. This Scholarship Program prioritized applicants who meet the following minimum qualifications:
 - 3.1 Must be among the Four Hundred Fifty-Five (455) designated scholar grantees who are bona fide residents of the City of Baccor,
 - 3.2 Must have successfully passed the screening and evaluation conducted by the Scholarship Coordinator of the LGU BACOOR;
 - 3.3 Must have no failing grades in any enrolled subject during the preceding academic term; and

- 3.4 Must have duly submitted all documentary requirements prescribed by both the LGU BACOOR and UPHSD.
- 3.5 For continuing grantees, they must have satisfactorily completed the required duty hours under the previous scholarship grant.

4. Education Benefit Grant Administration

- 4.1 Applications for the Scholarship Program shall be accepted at the commencement of each semester of the applicable school year.
- 4.2 Applicants must satisfy all admission requirements prescribed by UPHSD for the academic year in which they seek enrollment.
- 4.3 The LGU BACOOR shall process all applications and upon approval, endorse qualified applicants to UPHSD for admission examinations and related procedures.
- 4.4 Endorsed applicants must subsequently meet the following admission criteria set by UPHSD:
 - 4.4.1 Must have attained a General Weighted Average (GWA) of at least nimety-five percent (95%) within a class size of thirty (30) students;
 - 4.4.2 Must possesses a Certificate of Good Moral Character duly endorsed by the school and certifying the GWA and class size; and
 - 4.4.3 Must secura an Endorsement Letter from the Office of the City Mayor of Baccor.
- 4.5 The UPHSD shall submit to LGU BACOOR the official list of successful applicants who have passed the admission requirements and are formally admitted to the Program.
- 4.6 Each grantee shall be entitled to an educational benefit grant leading to the completion of one (1) baccalaureate degree from UPHSD.

- 4.7 Grantees shall not be permitted to shift to another course during the duration of the scholarship grant, unless expressly approved by both the LGU BACOOR and UPHSD. In such cases, the duration of the grant shall remain based on the number of years prescribed in the curriculum of the originally chosen course.
- 4.8 The Program obligation shall commence in the academic year during which the grantee first enrolls his/her chosen course.
- 4.9 Grantees shall be required to render duty hours in clerical or administrative functions within assigned offices, as follows:
 - 4.9.1 One hundred (100) hours per academic year during the first and second years of study, and
 - 4.9.2 Fifty (50) hours per academic year during the third and fourth years of study. Duty hours should be rendered within the semester during which the scholarship is granted.
- 4.10 Grantees shall comply with all the rules and regulations promulgated by the LGU BACOOR and UPHSD, including academic and behavioral standards.
- 4.11 Grantees shall be subject to the educational policies and standards of UPHSD. Any breach thereof shall result in the forfeiture of the scholarship grant.
- 4.12 No grantee shall be allowed to take a Leave of Absence (LOA) from his/her course or program without prior written approval from the LGU BACOOR. If approved, the LGU BACOOR shall notify UPHSD accordingly. The scholarship shall be suspended during the LOA period and subject to reconsideration upon the grantees return.
- 4.13 The educational benefit grant shall be terminated under any of the following circumstances: (a) Failure to meet academic, behavioral, or economic requirements set by UPHSD and LGU BACOOR; (b) Expulsion from UPHSD; or (c) Conviction of any crime involving moral turpitude.

5. Continuance of the Educational Benefit Grant

- 5.1 All grantees shall be required to submit a Certification of Grades to LGU BACOOR at the endof every academic semester.
- 5.2 Upon evaluation nd verification of compliance, the LGU BACOOR shall issue a Continuance Letter, which the grantee shall submit to UPHSD to facilitate the renewal of the scholarship grant for the succeeding semester.
- 5.3 The continuance of the scholarship grant shall be subject to the grantee's full compliance with all the provisions stipulated in this Agreement. Any violation thereof shall be grounds for non-renewal or termination of the educational benefit grant.

B. APPLICANT REQUISITES AND QUALIFICATIONS

- Only qualified students who are bona fide residents of the City of Baccor shall be eligible for the scholarship grant under this Program, subject to the admission examinations and other admission procedures prescribed by UPHSD.
- 2. Applicants must demonstrate the educational qualifications and aptitude necessary to pursue and sustain the academic requirements of their chosen course or program.
- 3. Applicants must submit the following documentary requirements to EGU BACOOR on or before the scheduled date of submission:
 - 3.1 Duly accomplished City of Bacoor Scholarship Application Form with two (2) copies of the applicant's latest 2 x 2 photographs attached;
 - Q.2 One (1) original copy or photocopy of the parent's voter's identification card.
 - 3.3 One (1) original or authenticated machine copy of the Certificate of Good Moral Character issued by the last educational institution attended;
 - 3.4 Original Barangay Certificate of Residency, duly signed by the Barangay Captain;
 - 3.5 One (1) copy or authenticated machine copy of the applicant's grades from the previous school year or semester; and

3.6 One (1) original copy of the applicant's Birth Certificate issued by the Philippine Statistics Authority (PSA).

GROUNDS FOR TERMINATION / FORFEITURE OF C. EDUCATIONAL BENEFIT

The educational benefit grant under this Program shall be subject to termination or forfeiture on any of the following arounds:

- Discovery of any violation committed by the grantee 1. against the provision stipulated in this Agreement.
- 2. Voluntary withdrawal by the grantee from his/her enrolled course or academic program.
- Conviction by final, judgement of an offense involving 3. moral turpitude. For purposes of this Agreement, "moral turpitude" shall refer to any act contrary to justice, honesty modesty, or good moral, including but not limited to acts of shamefulness, wickedness, or depravity: *
- Commission of grave violation of the existing rules, regulations, or policies of the LGU BACOOR and/or UPHSD.
- Failure to maintain a General Point Average (GPA) of at : least 2.50 (equivalent to 82-85), or receipt of any failing grade in adademic or non-academic subjects during the semester

PROCEDURES: SECTION 6.

The implementation of the Educational Benefit Program shall be governed by the following procedures:

- A. . The LGU SACOOR shall promptly disseminate. information regarding the availability of scholarship program slot allocations to eligible applicants.
- В. The LGU BACOOR shall evaluate applications and prepare a shortlist of the most qualified candidates, which shall be formally transmitted to UPHSD for further. processing.
- Upon receipt of the shortlist, the UPHSD shall conduct the necessary admission examinations and submit to the LGU BACOOR the names of candidates who have successfully passed said examinations.

- D. At the commencement of each academic year, both Parties shall jointly finalize and approve the list of scholarship grantees.
- E. Following the submission of the grantee's Certification of Grades, the LGU BACOOR shall issue a Continuance Letter confirming the grantee's eligibility for continued scholarship support. Said letter shall be presented by the grantee to the UPHSD upon enrollment.
- F. The UPHSD shall continue to extend the scholarship grant to the grantee, provided that the Continuance Letter issued by the LGU BACOOR is duly presented at the time of enrollment.
- G. Upon completion of the academic program, all grantees shall be required to submit to the LGU BACOOR a certified true copy of their diploma and/or certificate of completion, along with final academic records, for documentation and program closure purposes.

SECTION VII. TERM AND TERMINATION

Unless otherwise ferminated as provided herein, this Agreement shall be effective, remain in force from the Effective Date, and automatically be terminated on 30 June 2028. This Agreement may be renewed by one Party by sending a formal written notice to the other Party 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 before the intended termination date. 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 unjustifiable refusal 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.

SECTION VIII. MISCELLANEOUS PROVISIONS

A. ENTIRE AGREEMENT AND INTEGRATION. This Agreement constitutes the entire agreement between

Page 9 of 13

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.

- B. 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.
- C. 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.
- D. NON-EXCLUSIVITY. Both Parties agree that nothing in this Agreement shall, in any way, preclude other entities of similar business establishments from entering into an agreement with the other Party that offers similar or analogous services.
- E. 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.
- F. 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.
- G. GOVERNING LAW AND VENUE OF SUITS. This Agreement shall be governed by the laws of the Republic of the Philippines, without regard to the choice or conflicts of law provisions of any jurisdiction, and any disputes, actions, claims, or causes of action arising out of or in connection with this Agreement shall be subject to the exclusive jurisdiction of the courts of Bacoor City to the exclusion of all other venues.
- H. 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.

- I. WAIVER. The failure of either Party to enforce any provisions of this Agreement shall not be deemed a waiver or limitation of that Party's right to subsequently enforce and compel strict compliance with every provision of this Agreement.
- J. HEADINGS. The titles to the provisions in this Agreement are for convenience or reference only and shall not in any way affect the interpretation thereof.
- K. SEVERABILITY If any part or parts of this Agreement shall be held unenforceable for any reason, the remainder of this Agreement shall continue in full force and effect. If any provision of this Agreement is deemed invalid or unenforceable by any court of competent jurisdiction, and if limiting such provision would make the provision valid, then such provision shall be deemed to be construed as so limited.
- 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 thisAgreement shall be deemed valid and binding upon the 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 verbel and/or written. arrangements about the subject of this Agreement shall be considered null and void.
- M. 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 postal 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.
- N. COUNTERPARTS 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, through their authorized representatives, have executed this Agreement as of the date and at the place set forth above.

CITY GOVERNMENT OF BACOOR

UNIVERSITY OF PERPETUAL HELP SYSTEM DALTA

By:

By:

Hon. STRIKE B. REVILLA

City Mayor
City Resolution No. _____
Series of 2025

Dr. ANTHONY JOSE M. TAMAYO
President

Signed in the presence of:

Atty. AIMEE TORREFRANCA-NERI

City Administrator

Bacoor City Administrator's Office

DR. MARJORIE G. TANGOG Executive Vice President University of Perpetual Help System Dalta

Ms. EMILIANA DR. UGALDE Social Welfare Development Officer Baccor City Social Welfare and Development DR. RENO R. RAYEL School Director, Molino Campus University of Perpetual Help System Dalta

ACKNOWLEDGEMENT

Name	Competent Proof of Identity / ID Number	Place and date Issued
Hon. STRIKE B. REVILLA		
Dr. ANTHONY JOSE M. TAMAYO	·	
foregoing instrument and voluntary act and deed as of the Government herein		me to be their free and pration and instrumentality
foregoing instrument and voluntary act and deed as of the Government herein The foregoing Men pages, including this pag been signed by on the li	d acknowledged the sai well as those of the corpo	me to be their free and pration and instrumentality consisting of(
foregoing instrument and voluntary act and deed as of the Government herein. The foregoing Men pages, including this page been signed by on the licencerned parties and the seal. WITNESS MY HA	d acknowledged the sai well as those of the corpo- represented. norandum of Agreement, of the on which this acknowled eft margin of each and e	me to be their free and pration and instrumentality consisting of(
foregoing instrument and voluntary act and deed as of the Government herein. The foregoing Men pages, including this page been signed by on the licencerned parties and the seal.	d acknowledged the said well as those of the corporate of	me to be their free and pration and instrumentality consisting of((