



Republic of the Philippines
Province of Cavite
CITY OF BACOR

Office of the Sangguniang Panlungsod



CGBCR-SPBac-03-F01.03
07/01/2025

DISTRICT I

HON. CATHERINE SARINO-EVARISTO
City Councilor/Acting City Vice Mayor

HON. MIGUEL N. BAUTISTA
City Councilor

HON. ADRIELITO G. GAWARAN
City Councilor/Acting City Vice Mayor

HON. MANOLO S. GALVEZ JR.
City Councilor

HON. RICARDO F. UGALDE
City Councilor

HON. LEVY M. TELA
City Councilor

DISTRICT II

HON. ROBERTO I. ADVINCULA
City Councilor

HON. REYNALDO D. PALABRICA
City Councilor

HON. ROGELIO M. NOLASCO
City Councilor

HON. REYNALDO M. FABIAN
City Councilor

HON. SIMPLICIO G. DOMINGUEZ
City Councilor

HON. HORACIO M. BRILLANTES JR.
City Councilor

HON. RANDY C. FRANCISCO
City Councilor/ABC President

HON. PALM ANGEL S. BUNCIO
City Councilor- SK Federation President

Attested by:

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

Certified by:

HON. CATHERINE SARINO-EVARISTO
Acting City Vice Mayor

Noted:

HON. ROWENA BAUTISTA-MENDIOLA
Acting City Mayor



CITY RESOLUTION NO. 2026-919

Series of 2026

A RESOLUTION AUTHORIZING THE CITY MAYOR, HON. STRIKE B. REVILLA, TO SIGN A RENEWAL MEMORANDUM OF AGREEMENT BETWEEN THE CITY GOVERNMENT OF BACOR AND THE DEPARTMENT OF HEALTH – TAGAYTAY AND BICUTAN TREATMENT AND REHABILITATION CENTER.

Sponsored by:
Hon. Reynaldo D. Palabrica

Co-Sponsored by:
Hon. Manolo S. Galvez, Hon. Rogelio M. Nolasco and Hon. Levy M. Tela.

WHEREAS, on 9 December 2025, the Office of the City Mayor requested the Sangguniang Panlungsod to pass a resolution authorizing the City Mayor Strike B. Revilla to sign a renewal Memorandum of Agreement (MOA) between the City Government of Bacoor and the Department of Health-Treatment and Rehabilitation Center -Tagaytay and Bicutan.

WHEREAS, under Section 75 of Republic Act No. 9165 (otherwise known as the "Comprehensive Dangerous Drugs Act of 2002"), the Dangerous Drugs Board, in coordination with the Department of Health (DOH) is tasked to oversee and monitor the integration, coordination and supervision of all drug rehabilitation, intervention, after-care and follow-up programs, projects and activities as well as the establishment, operations, maintenance and management of privately-owned drug treatment rehabilitation centers;

WHEREAS, under the aforesaid law, local government units are ordered to appropriate funds in their annual budgets to assist in or enhance the enforcement of the provisions found in RA 9165 by giving priority to preventive or educational programs for the rehabilitation and treatment of drug dependents;

WHEREAS, the Department of Health-Treatment and Rehabilitation Center (DOH-TRC)-TAGAYTAY and BICUTAN agreed to provide assistance to the City Government of Bacoor through its Office of the City Health Services by way of signing of a renewal of Memorandum of Agreement for the treatment and



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Attested by:

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

Certified by:

HON. CATHERINE SARINO-EVARISTO
Acting City Vice Mayor

Noted:

HON. ROWENA BAUTISTA-MENDIOLA
Acting City Mayor



rehabilitation of drug dependents in order to re-integrate them into society;

WHEREAS, the Office of the City Mayor submitted two drafts Memorandum of Agreement between the city government and the DOH-TRC-TAGAYTAY and BICUTAN to the Sangguniang Panlungsod for its review and consideration. The two proposed MOA are incorporated hereto and will be made a part of this Resolution.

NOW, THEREFORE, upon motion of Hon. Reynaldo D. Palabrica, duly seconded by the rest of the Council members present in regular session assembled, **BE IT RESOLVED AS IT IS HEREBY RESOLVED** by the 6th Sangguniang Panlungsod to authorize the City Mayor, Hon. Strike B. Revilla, to sign a renewal Memorandum of Agreement with the Department of Health – Treatment and Rehabilitation Center (DOH-TRC)- Tagaytay and Bicutan for and on behalf of the City Government of Bacoor.

RESOLVED LASTLY, to furnish the Office of the City Mayor, the DOH-TRC- TAGAYTAY and BICUTAN and all government offices concerned with copies of this resolution.

APPROVED this 5th day of January 2026 by the 6th Sangguniang Panlungsod during its regular session held in the City of Bacoor, Cavite.

I hereby certify that the foregoing Resolution was approved and that the contents hereof are true and correct.

Certified Correct:

HON. CATHERINE SARINO-EVARISTO
Acting City Vice Mayor

Attested:

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

Noted:

HON. ROWENA BAUTISTA-MENDIOLA
Acting City Mayor

**MEMORANDUM OF AGREEMENT
(MULTI-YEAR)**

KNOW ALL MEN BY THESE PRESENTS:

This Memorandum of Agreement (the "Agreement"), made and entered into on _____ by and between:

The **MUNICIPALITY/CITY OF _____**, a Local Government Unit existing under the laws of the Republic of the Philippines with principal office address at Office of the Mayor, _____, represented herein by its Municipal/City Mayor, _____, and hereinafter referred to as the "**MUNICIPALITY/CITY OF _____**";

- and -

DEPARTMENT OF HEALTH TREATMENT AND REHABILITATION CENTER - BICUTAN, a free-standing, residential with outpatient service capability under the Department of Health (DOH), with address at 5th Road, Camp Bagong Diwa, Upper Bicutan, Taguig City, represented herein by its Medical Center Chief II, **ALFONSO A. VILLAROMAN, MD, FPCAM, FPSMS**, and hereinafter referred to as the "**DOH-TRC BICUTAN**";

MUNICIPALITY/CITY OF _____ and **DOH-TRC BICUTAN** shall hereinafter be referred to as a "Party" or collectively as "Parties".

WITNESSETH:

WHEREAS, under Section 75 of Republic Act No. 9165 (Comprehensive Dangerous Drugs Act of 2002), the Dangerous Drugs Board, in coordination with the DOH, is tasked to oversee and monitor the integration, coordination and supervision of all drug rehabilitation, intervention, after-care and follow-up programs, projects and activities as well as the establishment, operations, maintenance and management of privately-owned drug treatment rehabilitation centers;

WHEREAS, **DOH-TRC BICUTAN** is a free-standing residential drug treatment and rehabilitation facility with outpatient service capability under the DOH, with DOH Certificate Accreditation No. DOH023542;

WHEREAS, a drug dependent or any person who violates Section 15 of R.A. 9165 may either undergo Voluntary Submission to Confinement, Treatment and Rehabilitation or Compulsory Confinement when he refuses to apply under the voluntary submission program under Sections 54 and 61 of the same law;

WHEREAS, Section 74 of the same law provides that the parent, spouse, guardian, or any relative within the fourth degree of consanguinity of any person who is confined under the voluntary submission program or compulsory submission program shall be charged a certain percentage of the cost of treatment and rehabilitation;

WHEREAS, under Section 51 of RA 9165, local government units are required to appropriate a substantial portion of their respective annual budgets to assist in or enhance the enforcement of the Act giving priority to preventive or educational programs and the rehabilitation or treatment of drug dependents;

WHEREAS, the DOH, by virtue of Republic Act No. 747, may regulate and collect fees to be charged against patients in government and charity clinics proportionate to their financial capacities;

WHEREAS, patient classification is defined by the DOH Administrative Order No. 51-A, series of 2000 (Implementing Guidelines on the Classification of Patients and Availment of Medical Social Service in Government Hospitals) and implements a cost-sharing scheme or mode of payment with the concerned local government unit. The scheme shall be the basis for the classification of indigent patients referred to in this Agreement;

WHEREAS, taking into consideration the participation of the parties in the rehabilitation of drug dependents as mandated by RA 9165, the parties agreed to execute this Agreement, which shall govern the referral and/or admission for treatment and rehabilitation of drug dependents referred by **MUNICIPALITY/CITY OF _____** to **DOH-TRC BICUTAN**;

NOW THEREFORE, in consideration of the foregoing premises and the covenants hereunder, the Parties hereby agree:

I. MONTHLY COST SHARING RATE

A. RESIDENTIAL

The Parties hereby agree that the cost sharing rate of the **MUNICIPALITY/CITY OF _____** per admitted first time indigent drug dependent/patient in the **DOH-TRC BICUTAN's** facility is **SEVEN THOUSAND FIVE HUNDRED PESOS (P7,500.00)** per month upon sending a monthly billing statement to Municipality/City of _____ for a minimum period of six (6) months.

B. NON-RESIDENTIAL / OUT-PATIENT

The Parties hereby agree that the cost sharing rate of the **SECOND PARTY** per admitted first time indigent drug dependent/patient in the **FIRST PARTY's** facility is **NINE THOUSAND TWO HUNDRED PESOS (P9,200.00)** per patient for the period of six (6) months to be billed to the **MUNICIPALITY/CITY OF _____**.

C. AFTERCARE PROGRAM

Cost of the three months intensive aftercare program amounting to **FIVE THOUSAND PESOS (Php 5,400.00)** per patient to be billed after enrolment with Aftercare Program.

II. OTHER SERVICES

The following services shall also be shouldered by the **MUNICIPALITY/CITY OF _____** in addition to the above stated cost sharing rate:

- a. Laboratory services that will be performed during patient's admission:

Laboratory Services	Amount
Drug Test	Php 200.00
Fecalysis	70.00
CBC	230.00
Urinalysis	90.00
ECG	260.00
X-Ray	350.00
Apicolordotic View	300.00
Pregnancy Test	100.00
TOTAL COST	Php 1,600.00

- b. Drug Dependency Examination (DDE) prior to admission amounting to Php 1,000.00
- c. Dental Services (if needed) :
- | | | |
|-------------------|---|------------|
| Oral prophylaxis | - | Php 300.00 |
| Tooth extraction | - | 200.00 |
| Tooth restoration | - | 350.00 |
- d. Should a drug dependent after a thorough evaluation and management of attending physician is found to be suffering from psychosis, he/she will be referred to MICA (Mentally Ill Chemical Abuse) Ward. The **MUNICIPALITY/CITY OF _____** shall shoulder the cost sharing of patients referred to MICA amounting to daily room rate of Php 500.00 while the psychiatric medications and ancillary procedures will be charged separately. Patient will be managed at the MICA Ward to a maximum of one month and if patient still manifest with psychosis, he/she will be discharged from TRC Bicutan facility upon notification to LGU and will be referred to any psychiatric institution of choice. The Center will not be accepting patients who are purely psychiatric and non-drug dependent.

ARTICLE III REFERRAL OF DRUG DEPENDENTS/PATIENTS

Referral of indigent drug dependents who are residents of Municipality/City of _____ shall be made by **MUNICIPALITY/CITY OF _____** through the Anti-Drug Abuse Council (ADAC).

ARTICLE IV OBLIGATIONS OF PARTIES

A. DOH-TRC BICUTAN shall:

- Determine and collect fees to be charged against **MUNICIPALITY/CITY OF _____** for every first-time drug dependent for admission, inclusive of the medical requirements and three (3) months of intensive aftercare program;
- Admit patients with a letter of recommendation/endorsement and guarantee letter from ADAC;
- Submit to ADAC a monthly report of treatment and rehabilitation and Statement of Account due for payment by **MUNICIPALITY/CITY OF _____**;
- Furnish ADAC with a copy of the recommendation for the release of the patient for its monitoring after a minimum of six (6) months confinement; and,
- Submit to ADAC a monthly individual report of the three (3)-month intensive aftercare program and corresponding recommendation to the Local Social

Services Department for the remaining fifteen (15) months of aftercare program specifying treatment plan that would be helpful and contributory to the patient's holistic recovery, as well as conduct of the aftercare program.

B. MUNICIPALITY/CITY OF _____ shall:

1. Through ADAC, issue a Letter of Recommendation/Endorsement and a Guarantee Letter on behalf of the patient, after the latter has complied with the necessary pre-admission requirements and compliance with the necessary requirements for the availment of financial assistance from **MUNICIPALITY/CITY OF _____**;

In case of referral by **MUNICIPALITY/CITY OF _____** a patient without the supporting Court Order, **MUNICIPALITY/CITY OF _____** undertakes to coordinate with the Court and inform the confinement and referral of the patient in the **DOH-TRC BICUTAN's** facility in order to obtain the said Court Order.

2. Receive documents such as Court Order, Drug Dependency Evaluation (DDE), Medical Laboratory Diagnostic Result and other pertinent documents from applicants and forward copies thereof to **DOH-TRC BICUTAN**;
3. Evaluate applications of patients who wish to avail the program/s herein and recommend and/or approve the financial assistance to be given to the patients;
4. Prior to the patient's admission, conduct laboratory services including drug test, fecalysis, urinalysis, complete blood count (CBC) test, electrocardiogram (ECG), x-ray, apicolordotic view, and pregnancy test;
5. Furnish **DOH-TRC BICUTAN** with the Commitment Waiver signed by the patients or by their family. The waiver shall be proof that the patients have voluntarily submitted himself to treatment and rehabilitation;
6. Pay in full the corresponding monthly cost-sharing fee of qualified first-time indigent patients to cover their treatment and rehabilitation expenses amounting to **Seven Thousand Five Hundred Pesos (Php7,500.00)** per patient monthly upon receipt of the billing statement;
7. Extend a practicable assistance for emergency medication or hospitalization and other emergency health-related miscellaneous expenses of patient while under the care of **DOH-TRC BICUTAN**.

**ARTICLE V
TAXES AND OTHER GOVERNMENT CHARGES**

The price/s stated above shall include all taxes and charges that are due to the National and/or Local Governments and/or their instrumentalities and agencies.

ARTICLE VI CONFIDENTIALITY

The Parties acknowledge that the records of the patients admitted in the Center shall remain confidential and shall not be used against them for any purpose, except to determine the number of times he/she has voluntarily or involuntarily submitted himself

for confinement, treatment and rehabilitation in the Center or any other facility recognized by the Center.

ARTICLE VII DISCLAIMER

If the patient, for whatever reason, could not finish the already paid treatment and rehabilitation procedure, the remaining amount from the financial assistance given to the patient shall be refunded to **MUNICIPALITY/CITY OF _____** on a semi-annual basis subject to pertinent accounting and auditing rules and regulations.

DOH-TRC BICUTAN shall immediately notify **MUNICIPALITY/CITY OF _____** of any incidence of escape or demise of admitted patients for monitoring. Account shall be reconciled with **DOH-TRC BICUTAN's** Finance Division for any receivables on monthly basis.

ARTICLE VIII INDEMNITY

Each Party shall hold the other free and harmless from and shall compensate the aggrieved Party for any loss, expense, cost, or damage (whether incurred or suffered by the Party itself or arising under a claim, suit, or proceeding commenced or made against such Party by a third person) arising from a Party's negligence, willful misconduct, breach or failure to perform its undertakings under this Agreement or any agreement related thereto. In the event of such negligence, willful misconduct, breach or failure to perform its obligations hereunder, the aggrieved Party shall send to the other Party written notice complaining of such negligence, willful misconduct, breach or failure, setting forth the reasonable particulars thereof and the intention of the Party giving such notice to demand reimbursement for any loss, expense, cost, or damage arising out of or in connection therewith.

ARTICLE IX NON-WAIVER OF RIGHTS

The failure of either Party to insist upon strict performance of any of the terms and covenants hereof shall not be considered a relinquishment or waiver of any rights or remedies pertinent thereto, nor shall the same be considered as a waiver or condonation of any subsequent breach or default of the terms and covenants hereof, all of which shall continue to be in full force and effect. No waiver, express or implied, by either of the Parties of any of their respective rights or remedies under this Agreement shall be deemed to have been made, and no evidence thereon shall be admissible, unless such waiver is expressed in a written instrument duly signed by the Party waiving said right or remedies.

**ARTICLE X
REPRESENTATION AND WARRANTY**

As an integral part of this Agreement, the Parties each represent that it or any of its officials or representatives have not given or promised to give any money or gift to any employee/official of the other to influence the decision regarding this Agreement, nor has it exerted or utilized any unlawful influence to solicit or secure this Agreement through a promise to pay a commission, percentage, brokerage or contingent fee.

Further, the Parties each warrant that it or its officials or representatives shall not give or promise to give any such money or gift, or exert or utilize such unlawful influence during the effectivity of this Agreement for the purpose of influencing any decision regarding this Agreement or to secure or solicit any extension thereof. It is agreed that breach of this representation and warranty shall be sufficient ground for the termination of this Agreement by the Party not in breach without prejudice to the erring Party's or its officers' or representatives' liability under applicable laws.

**ARTICLE XI
ENTIRETY OF AGREEMENT**

This Agreement, including the attachments hereto, supersedes and renders void any and all agreements and understandings, oral and/or written, previously entered into between the Parties regarding the subject matter hereof and shall not hereafter be considered modified, altered or novated, except by a written instrument duly signed by the Parties. All amendments and supplements to this Agreement duly signed by both parties shall form an integral part of this Agreement and have the same legal effect as this Agreement.

**ARTICLE XII
SEPARABILITY CLAUSE**

If any term or condition of this Agreement is held invalid or contrary to law, the validity of the others not affected thereof shall remain valid and enforceable.

**ARTICLE XIII
EFFECTIVITY**

This Agreement shall take effect upon signing by the parties for a period of three (3) years and shall remain in force unless superseded by a new contract or it is revoked by either contracting party or any of the parties withdraws or pre-terminates this Agreement.

IN WITNESS WHEREOF, the Parties caused this Agreement to be signed by their
duly authorized representatives at _____ on

By: ALFONSO A. VILLAROMAN, MD, FPCAM, FPSMS Medical Center Chief II	DEPARTMENT OF HEALTH – TREATMENT AND REHABILITATION CENTER BICUTAN	MUNICIPALITY/CITY OF _____ By:
		Municipal/City Mayor

Signed in the presence of:

RICKY G. GABORNO, MBA
 Financial and Management Officer II

 ADAC Head

ACKNOWLEDGEMENT

Republic of the Philippines }
 } S.S.

BEFORE ME, a notary public for and in _____, on this ____ day of _____, 2023 personally appeared:

Name	Competent Evidence of Identity	Issued on	Issued at
ALFONSO A. VILLAROMAN, MD, FPCAM, FPSMS	PRC ID No. 0069128		

known to me and to me known to be the person who executed the foregoing instrument and acknowledged to me that his signature on the instrument was voluntarily affixed by him for purposes stated therein, that he executed the instrument as his free and voluntary act and deed and of the corporation he represents, and he is duly authorized by the latter to execute the same.

This Agreement consists of ____ pages including this page where the Acknowledgement has been written and has been signed by the party and his instrumental witness on each and every page thereof and sealed with my notarial seal.

IN WITNESS WHEREOF, I have hereunto set my hand at the place and date
abovementioned.

Page No. _____;
Doc. No. _____;
Book No. _____;
Series of 2023.