



Republic of the Philippines
Province of Cavite
CITY OF BACOOR



Office of the Sangguniang Panlungsod

DISTRICT I

HON. CATHERINE SABINO-EVARISTO
City Councilor

HON. MIGUEL N. BAUTISTA
City Councilor

HON. ADRIELITO G. GAWARAN
City Councilor

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 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:
HON. STRIKE B. REVILLA
City Mayor



CITY RESOLUTION NO. 2026-928 Series of 2026

A RESOLUTION AUTHORIZING THE CITY MAYOR, HON. STRIKE B. REVILLA, TO SIGN THE SUPPLEMENTAL AGREEMENT TO THE MEMORANDUM OF AGREEMENT DATED DECEMBER 4, 2025 WITH THE A.I.M.S. OPERATIONS MANAGEMENT SERVICES ON BEHALF OF THE CITY GOVERNMENT OF BACOOR, CAVITE.

Sponsored by:

Hon. Reynaldo D. Palabrica

Co-sponsored by:

Hon. Manolo S. Galvez, Jr. and Hon. Rogelio M. Nolasco and Hon. Levy M. Tela.

WHEREAS, on 15 December 2025, the Sangguniang Panlungsod received an endorsement letter from the Office of the City Mayor requesting the City Council to pass a resolution authorizing the City Mayor, Hon. Strike B. Revilla, to sign the Supplemental Agreement to the Memorandum of Agreement dated December 4, 2025 between the City Government of Bacoor and A.I.M.S. Operations Management Services (AIM);

WHEREAS, on 22 September 2025, the Sangguniang Panlungsod passed City Resolution No. 2025-804 authorizing the City Mayor to sign a Memorandum of Agreement on behalf of the City Government of Bacoor with A.I.M.S. Operations Management Services;

WHEREAS, on 4 December 2025, the City Government of Bacoor and A.I.M.S. Operations Management Services entered into a Memorandum of Agreement (MOA) to encode YAKAP registrations and facilitate the processing and transmittal of Philhealth claims to improve turnaround and maximize reimbursement;

WHEREAS, in the course of implementation, both the City Government of Bacoor and AIM have recognized the need to clarify, expand and further operationalize certain provisions stated in the original MOA;

WHEREAS, a draft Supplemental Agreement to the Memorandum of Agreement dated December 4, 2025 was submitted by the Office of the City Mayor to the Sangguniang Panlungsod for review and consideration. The said draft



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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:

HON. STRIKE B. REVILLA
City Mayor

Supplemental Agreement is deemed incorporated herein and made a part of this Resolution as **Annex "A"**.

NOW, THEREFORE, upon motion of Councilor Reynaldo D. Palabrica unanimously seconded by the rest of the council in regular session duly 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 the Supplemental Agreement to the Memorandum of Agreement dated December 4, 2025 between the City Government of Bacoor and A.I.M.S. Operations Management Services (AIM).

RESOLVED, FINALLY to furnish the Office of the City Mayor, A.I.M.S. Operations Management Services, and various government offices concerned with a copy of this Resolution.

UNANIMOUSLY APPROVED this 12th day of January 2026 at the City of Bacoor during the regular session of the 6th Sangguniang Panlungsod of the City of Bacoor.

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

Certified:

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

Attested:

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

Noted:

HON. STRIKE B. REVILLA
City Mayor



02b

ANNEX "A"

P

KNOW ALL MEN BY THESE PRESENTS:

This Memorandum of Agreement (the "Agreement") is made and entered into this 10 "day of 2025", 2025 (the "Effective Date") in the City of Bacoor, Province of Cavite, by and between:

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, Barangay Bayanan, Bacoor 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. 2025-804, Series of 2025, approved by the City Council of Bacoor dated September 22, 2025, and hereinafter referred to as the "LGU BACOOR"

and

The **A.I.M.S. OPERATIONS MANAGEMENT SERVICES**, a business entity duly organized and existing under the laws of the Republic of the Philippines, with its principal office address at Lot 4, Barangay Santiago, City of General Trias, Province of Cavite, represented by its Owner, Mr. **CYROGE CASTRONUEVO ANGELES**, and hereinafter referred to as the "AIM"

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

WITNESSETH:

WHEREAS, the LGU BACOOR, in pursuit of its mandate under Republic Act (R.A.) No. 7160, otherwise known as the "Local Government Code of 1991," is empowered to enter into contracts and partnerships to deliver basic services and promote the general welfare of its constituents;

WHEREAS, the LGU BACOOR is implementing the YAKAP program as part of its local health initiatives, which includes the registration of beneficiaries and the processing of PhilHealth claims to ensure access to healthcare services;

WHEREAS, under Republic Act (R.A.) No. 7875, as amended by Republic Act (R.A.) No. 10606, also known as the "National Health Insurance Act of 2013," local government units are encouraged to support the implementation of the National Health Insurance Program through coordination with PhilHealth and other stakeholders.

WHEREAS, the LGU BACOOR is committed to ensuring efficient and accurate registration of beneficiaries under the YAKAP program and the timely processing and transmittal of PhilHealth claims in support of its public health initiatives;

WHEREAS, AIM is a duly registered entity with the technical expertise, personnel, and systems necessary to perform data encoding, claims processing, and electronic transmittal services in accordance with PhilHealth standards and requirements;

WHEREAS, the LGU BACOOR seeks to engage the services of AIM to encode YAKAP registrations and facilitate the processing and transmittal of PhilHealth claims to improve turnaround time and maximize reimbursements;

WHEREAS, AIM has agreed to render such services and shall be compensated at a rate of One Hundred Fifty Pesos (P150.00) for each PhilHealth claim that is successfully processed and paid;

WHEREAS, both Parties recognize the importance of transparency, accountability, and performance-based compensation in the execution of this agreement;

WHEREAS, this engagement is consistent with the principles of transparency, accountability, and value for public funds as provided under Republic Act (R.A.) No. 9184, otherwise known as the "Government Procurement Reform Act," and its Implementing Rules and Regulations;

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 1. PURPOSE OF THE AGREEMENT. The purpose of this Agreement is to formalize the partnership between the LGU BACOOR and AIM for the provision of technical and administrative support services related to the encoding of YAKAP program registrations and the processing and electronic transmittal of PhilHealth claims. This collaboration aims to enhance the efficiency, accuracy, and timeliness of claim submissions under the YAKAP program, thereby ensuring that eligible beneficiaries receive the appropriate healthcare reimbursements.

Under this Agreement, AIM shall be responsible for encoding beneficiary data, preparing and submitting PhilHealth claims in accordance with applicable standards, and shall be compensated at a rate of One Hundred Fifty Pesos (P150.00) for each claim that is successfully processed and paid by PhilHealth.

This Agreement reflects the shared commitment of both Parties to uphold transparency, accountability, and performance-based service delivery in support of public health initiatives.

SECTION 2. REGISTRATION OF PHILHEALTH MEMBERS. The LGU BACOOR, through its Office of the City Social Welfare and Development (OCSWD), shall be responsible for facilitating the

registration of eligible individuals under the YAKAP program. This process shall include the verification of PhilHealth membership status, validation of beneficiary eligibility, and the completion of all required documentation to ensure that each registrant is properly enrolled in accordance with program guidelines.

The OCSWD shall maintain accurate and up-to-date records of all registered PhilHealth members, and shall coordinate with relevant health offices and community stakeholders to ensure the integrity, completeness, and timely submission of registration data.

All registration activities shall be conducted in compliance with applicable health regulations, data privacy laws, and administrative protocols.

SECTION 3. COLLECTION OF PATIENT HEALTH INFORMATION. The LGU BACOOR, through its Office of the City Social Welfare and Development (OCSWD) and in close coordination with the Barangay Health Workers (BHWs), shall undertake comprehensive field-level data gathering activities in support of the YAKAP program. These activities shall include the systematic collection of patient health information and the recording of vital signs for all registered PhilHealth members.

For each beneficiary, a Family Profile and Evaluation (FPE) form shall be accurately completed, capturing essential health and demographic data. To ensure medical validity and program eligibility, each FPE form must be reviewed and duly signed by a YAKAP-accredited physician from the Rural Health Unit (RHU).

All data collection efforts shall be conducted in accordance with applicable health protocols, data privacy standards, and program guidelines to ensure the integrity, confidentiality, and reliability of patient information.

SECTION 4. DATA ENCODING AND CLAIMS TRANSMITTAL. All duly accomplished forms and supporting documents gathered by the LGU BACOOR through its authorized personnel shall be transmitted to the central processing office of AIM for further action.

Designated AIM personnel shall undertake the systematic encoding of beneficiary data, ensuring accuracy, completeness, and compliance with the documentation requirements of PhilHealth Region IV-A.

Following encoding, AIM shall prepare and electronically transmit the corresponding PhilHealth claims using approved channels and formats, in strict adherence to the standards, protocols, and timelines prescribed by PhilHealth.

SECTION 5. MONITORING OF CLAIMS PAYMENT. AIM shall actively monitor the progress and status of all PhilHealth claims submitted

under the YAKAP program, with the objective of ensuring their timely processing and payment by PhilHealth Region IV-A.

To uphold transparency and operational efficiency, AIM shall maintain a comprehensive and up-to-date record of all claim submissions, including tracking details, payment timelines, and any issues encountered during processing.

In cases of delay, discrepancy, or non-payment, AIM shall promptly initiate appropriate follow-up actions with PhilHealth Region IV-A to facilitate resolution and expedite reimbursement. These monitoring activities shall be documented and made available to the LGU BACOOR upon request for audit and review purposes.

SECTION 6. RECEIPT OF PHILHEALTH REIMBURSEMENT. Payments for successfully processed claims shall be credited directly to the official account of the LGU BACOOR, as the recognized healthcare provider under the YAKAP program.

SECTION 7. SERVICE COMPENSATION. Upon official confirmation of payment from PhilHealth Region IV-A, the LGU BACOOR shall release the corresponding payment to AIM for each PhilHealth claim that has been successfully processed, transmitted, and reimbursed in accordance with the terms of this Agreement.

The Parties acknowledge that the compensation shall be subject to applicable accounting, auditing, and disbursement procedures, and shall reflect the scope and quality of services rendered under the approved program.

SECTION 8. RESPONSIBILITIES OF AIM. AIM shall undertake the following responsibilities in support of the YAKAP program implementation and PhilHealth claims processing:

- A. Provide and maintain all necessary computer hardware, software systems, and secure digital platforms required for the encoding, processing, and electronic transmittal of PhilHealth claims. All systems shall comply with the technical standards and data protection protocols prescribed by PhilHealth Region IV-A.
- B. Recruit, train, and deploy qualified personnel to carry out the services outlined in this Agreement. These personnel shall be under the exclusive supervision of AIM, which shall be responsible for their compensation, benefits, and compliance with labor laws and internal policies.
- C. Receive completed registration forms and supporting documents from LGU BACOOR and perform accurate data encoding, and shall prepare PhilHealth claims in accordance with applicable guidelines and ensure timely electronic submission to PhilHealth Region IV-A.

- D. Actively monitor the status of all submitted claims, ensuring timely processing and payment. It shall initiate follow-ups with PhilHealth Region IV-A to address any delays, discrepancies, or rejections, and maintain detailed records of claim outcomes.
- E. Provide regular updates to the City Government of Bacoor regarding the status of claims, payment confirmations, and any operational issues encountered. It shall coordinate closely with designated LGU personnel to ensure transparency, accountability, and continuous improvement of service delivery.


Jan G. Espinosa, PhD
Division Director


Mr. Ciro G. C. Munirvo Angeles
AIM's Operations Management Services


Hon. Straker F. Freilla
City of Bacoor


Hon. Rowena M. Sta. Meroza
City Vice Mayor

SECTION 9. RESPONSIBILITIES OF LGU BACOOR. The LGU BACOOR, through its OCSWD and other designated offices and personnel, shall undertake the following responsibilities to ensure the effective implementation of the YAKAP program and the successful processing of PhilHealth claims;

- A. Oversee the implementation of the YAKAP program within its jurisdiction, ensuring alignment with national health policies and PhilHealth guidelines, and coordinate with AIM, Rural Health Units (RHUs), and Barangay Health Workers (BHWs) to facilitate smooth operations.
- B. Facilitate the registration of eligible PhilHealth members under the YAKAP program. Ensure that all registrants are properly documented and verified in accordance with program requirements.
- C. Mobilize BHWs to collect patient health information, record vital signs, and complete the Family Profile and Evaluation (FPE) forms for each registered beneficiary, and ensure that all forms are reviewed and signed by YAKAP-accredited RHU physicians to validate medical data and eligibility.
- D. Ensure timely transmission of all completed registration forms and supporting documents to the central processing office of AIM for encoding and claims preparation.
- E. Receive PhilHealth reimbursements directly into the official account of the City Government of Bacoor. Upon confirmation of payment, process the corresponding compensation to AIM at the agreed rate of One Hundred Fifty Pesos (₱150.00) per successfully paid claim.
- F. Collaborate with AIM in monitoring claim statuses and maintaining transparency in fund utilization, and facilitate periodic reviews, audits, and reporting as may be required by internal policies or external oversight agencies.

SECTION 10. NO EMPLOYER-EMPLOYEE RELATIONSHIP. It is expressly understood and agreed that the engagement of AIM by the LGU BACOOR under this Memorandum of Agreement does not

create, and shall not be construed to create, any employer-employee relationship between the Parties.

All personnel hired, assigned, or deployed by AIM to perform services related to the encoding of YAKAP registrations and the processing and transmittal of PhilHealth claims shall remain under the exclusive supervision, control, and responsibility of AIM.

The LGU BACOOR shall not be liable for any claims, obligations, or liabilities arising from AIM's employment practices, including but not limited to salaries, benefits, insurance coverage, labor disputes, or any other employment-related matters.


Jim Gatch, Esq., M.A.
City of Bacoor
Philippines


Mr. GEORGE CALAFAT DE VERO ANGELOS
AIMS Operations Management Services

SECTION 11. CONFIDENTIALITY AND DATA PRIVACY. AIM acknowledges that, in the course of performing its obligations under this Agreement, it may have access to sensitive personal information, medical records, and other confidential data pertaining to beneficiaries of the YAKAP program and PhilHealth members.

Both Parties agree to uphold the highest standards of confidentiality and data protection in accordance with the provisions of Republic Act (R.A.) No. 10173, otherwise known as the *Data Privacy Act of 2012*, and other applicable laws and regulations.


Hon. STRIVE D. REYNA
City Mayor
City of Bacoor


Hon. ROWENA M. MENDOZA
City Vice Mayor

AIM shall implement appropriate organizational, physical, and technical security measures to ensure the integrity, availability, and confidentiality of all data collected, processed, and transmitted. Such measures shall include, but not be limited to, access controls, encryption protocols, secure data storage, and personnel training on data privacy compliance.

LGU BACOOR shall retain ownership and control over beneficiary data collected under the Program. Any access granted to AIM shall be limited, purpose-specific, and time-bound, and subject to LGU BACOOR's oversight and written authorization.

In the event of a data breach or unauthorized disclosure, AIM shall immediately notify LGU BACOOR and the NPC, and shall undertake all necessary actions to contain, investigate, and remedy the breach. The LGU BACOOR reserves the right to impose administrative or contractual sanctions, including termination of this Agreement, in case of gross negligence or willful violation of data privacy obligations.

AIM shall not disclose, share, or use any confidential information for purposes outside the scope of this Agreement without the prior written consent of the LGU BACOOR. Unauthorized access, use, or disclosure of any personal or health-related data shall constitute a breach of this Agreement and may subject the offending party to legal and administrative sanctions.

This provision shall remain in effect throughout the duration of the Agreement and shall survive its termination or expiration.


SECTION 12. DATA SHARING. The LGU BACOOR and AIMS acknowledge that the successful implementation of the YAKAP program and the processing of PhilHealth claims require the secure and efficient exchange of sensitive personal and health-related data.


Both Parties agree to share relevant data solely for the purpose of fulfilling their respective obligations under this Agreement, including but not limited to the encoding of YAKAP registrations, preparation and transmittal of PhilHealth claims, and monitoring of claim reimbursements.


All data shared shall be handled in accordance with the provisions of the Republic Act (R.A.) No. 10173, otherwise known as the *Data Privacy Act of 2012*, and other applicable laws, rules, and regulations governing the protection of personal information. The parties shall ensure that:

- A. Data sharing is limited to information strictly necessary for the execution of services under this Agreement.
- B. Appropriate safeguards are in place to prevent unauthorized access, use, disclosure, or loss of data.
- C. Personnel involved in data handling are properly trained and bound by confidentiality obligations.
- D. Any breach or compromise of data shall be reported immediately to the concerned party and addressed in accordance with applicable protocols.


This provision shall remain in force throughout the duration of the Agreement and shall survive its termination or expiration, ensuring continued protection of all shared data.


SECTION 13. TERM AND TERMINATION. Unless otherwise terminated as provided herein, this Agreement shall be effective, remain in force from the Effective Date, and automatically be terminated on JUNE 30, 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.


Should either Party commit a material breach under this Agreement or commit a material breach of any other terms and conditions of this Agreement, or unjustifiably refuse or fail 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 14. MISCELLANEOUS PROVISIONS

- A. 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.
- 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.

L. **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 Agreement 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 verbal and/or written arrangements about the subject of this Agreement shall be considered null and void.

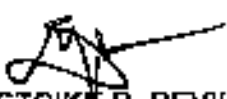
M. **NOTICE.** Except as may be otherwise specifically provided in this Agreement, all notices required or permitted shall be in writing and shall be deemed to be delivered when deposited in the postal office mail postage prepaid, certified or registered mail, return receipt requested, addressed to the 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

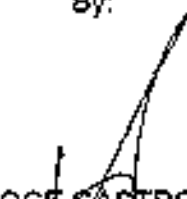
By:



Hon. STRIKE B. REVILLA
City Mayor
City Resolution No. 2025-804
Series of 2025

A.I.M.S. OPERATIONS
MANAGEMENT SERVICES

By:



Mr. CYROGE CASTRONUEVO
ANGELES
Owner

SIGNED IN THE PRESENCE OF:



Hon. ROWENA BAUTISTA-
MENDIOLA
City Vice Mayor
Office of the City Vice Mayor,
City of Bacoor



JAN GADIPESPIRITU, MD
Doctor of Medicine

ACKNOWLEDGMENT

Republic of the Philippines)
City of Bacoor, Province of Cavite) S.S.
PARANAQUE CITY

BEFORE ME, a Notary Public, this 04 DEC 2025 day of 2025,
personally appeared the following:

Name	Competent Evidence of Identity/ Number	Date and Place Issued
HON. STRIKE B. REVILLA		
Mr. CYROGE CASTRONUEVO ANGELES		

Known to me, and to me known to be the same persons who executed the foregoing instrument and acknowledged the same to be their free and voluntary act and deed as well as those of the corporation, entity, and instrumentality if the Government herein represented.

The foregoing Memorandum of Agreement, consisting of eleven (11) pages, including the page on which this acknowledgement is written, has been signed on the left margin of each and every page thereof by the concerned parties and their witnesses on each and sealed with my notarial seal.

WITNESS MY HAND AND SEAL, I have hereunto set my hand this day, year, and place above written.

Notary Public

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ATTY. JOSEPH CRISTOBAL GANUEA
Notary Public for Paranaque City
Notarial Content: (22-27-95) - W: 1218U24
Relief Attorney No. 54738
NLP Number: C-162-532176-1-10-25
NPA No. 1712419, 03-3-73
NCP E Certificate No. VIII-1525129 until 6/14/28
At: 1000 1/2 St., cor. San Vicente Street,
Sta. Lucia St., Brg. Araneta Valley 1, Paranaque City