## CONTRACT AND AGREEMENT

FOR THE

Contract ID # 16FH0083- Cluster III- Construction of Roads in brgy. Obi, Caramoran; brgy.tobrehon, San Miguel and brgy. Paniguihan, Baras, Catanduanes; 1) Brgy. Obi, Caramoran, 2) Tobrehon, San Miquel, 3) Brgy. Paniquihan, Baras, Catanduanes

KNOW ALL MEN BY THESE PRESENTS:

This contract made and entered into this 24th day of February year 2017 at Virac, Catanduanes by and between:

> The REPUBLIC OF THE PHILIPPINES (Department of Public Works and Highways) represented herein by Elmer R. Redrico, District Engineer with office address at DPWH, Virac, Catanduanes, as the PARTY OF THE FIRST PART, hereinafter called the EMPLOYER duly authorized for this purpose,

> JR Contractor, a sole proprietorship duly organized and existing by virtue of the laws of

and

the Republic of the Philippines with office address at San Miguel, Catanduanes represented by **Dominador V. Laynes Jr.**, Proprietor/Manager who has been authorized for this purpose as the PARTY OF THE SECOND PART hereinafter called the CONTRACTOR.

## WITNESSETH:

WHEREAS, the EMPLOYER is desirous that the certain WORKS should be executed by the CONTRACTOR Contract ID # 16FH0083- Construction of Roads in brgy. Obi, Caramoran; brgy.tobrehon, San Miguel and brgy. Paniquihan, Baras, Catanduanes; 1)

Brgy. Obi, Caramoran, 2) Tobrehon, San Miguel, 3) Brgy. Paniquihan, Baras,

Catanduanes and has accepted the bid of the CONTRACTOR for the execution and completion of such WORKS and the remedying of any defects therein;

WHEREAS, the above mentioned project has been undertaken through Competitive Public Bidding;

WHEREAS, the total amount of award for completion of the WORKS is Five Million Six

(P

Hundred Sixty Thousand One Hundred Eighty Nine and 15/100 Pesos Only 5,660,189.15);

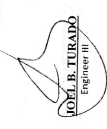
WHEREAS, the whole WORKS in this project as covered by this CONTRACT shall be completed within 45 calendar days in accordance with provision of BID documents.



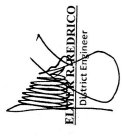


## NOW THIS AGREEMENT WITNESSETH AS FOLLOWS:

- 1. That in this Contract Agreement, words and expressions shall have the same meanings as are respectively assigned to them in the Conditions of Contract hereinafter referred to.
- 2. That the following documents shall be deemed to form and be read and construed as part of this Agreement, viz:
- (a) The Bid Form accomplished and submitted by the Contractor include in the following annexes:
  - i. Bid Security as to form and validity pe
  - ii. Duly signed Authority of the Signing Official.
  - iii. Duly signed Construction Schedule and S-Curve.
  - iv. Duly signed Manpower Schedule.
  - v. Duly signed Construction Method in Narrative Form
  - vi. Organizational Chart for the Contract to Bid.
  - vii. Duly signed list of Contractor's Personnel (I.E. Project Manager, Project Engineer, Materials Engineer and Foreman), to be assigned to the contract to the bid, with their complete qualifications and experience data.
  - viii. List of Contractor's equipment units, owned and/or leased under purchase agreements, supported by duly executed contract therefore, intended for the use exclusively in the contract to bid.
  - ix. Duly signed Equipment Utilization Schedule.
  - x. Affidavit of Site Inspection.
  - xi. Commitment from the Contractor's Bank to extend to the bidder a credit line if awarded the contract to bid, or a cash deposit certificate, in an amount fixed by the Office/Agency/Corporation in the instructions to bidders, which shall be at least equal to the operating expenses for two (2) months of the contract to be bid, or ten percent (10%) of the approved budget for the contract to be bid whichever is less.
  - xii. Duly signed Construction Safety and Health Program by the contractor based on Sec. IBI.3.g hereof as required by the Department of Labor and Employment's (DOLE) Occupational Safety and Health Standards.
  - xiii. Certificate from the bidder under oath of its compliance with existing labor laws and standards.
  - xiv. Duly signed statement attesting to have complied with responsibilities listed in GPRA IRR-A section 17.7.1.







xv. A sworn affidavit of compliance with the Disciosure Provisions of R.A. 9184 in relation to other provisions of R.A. 3019.

xvi. Other non-discretionary criteria as stated in the instruction to bidders. The first envelopes shall be opened in public to determine the contractor's compliance with the above documents required to be submitted in the first envelope. For this purpose, checklist of the required documents shall be made and the submitted documents shall be checked against this checklist to ascertain if they are all present in the first envelope. In case one or more of the above required documents shall be made and the submitted documents shall be checked against this checklist to ascertain if they are all present in the first envelope. In case one or more of the above required documents is missing in the first envelope, the BAC or designated procurement unit shall disqualify the concerned contractor outright and immediately return to him the second envelope unopened.

- (b) Contract Agreement
- (c) Conditions of Contract
- (d) Drawings/Plans
- (e) Invitation to Bid
- (f) Specifications
- (g) Instruction to Bidders
- (h) Performance Bond
- (i) Pre-qualification and Post-qualification Statements
- (j) Certificate of Cash Deposit for operating expenses
- (k) Notice of Award to Contractor of Contractor's Conforme thereto
- (l) Contractor's all Risk Insurance (if applicable)
- (m) Other pertinent documents as maybe required
- 3. That in consideration of the Payments be made by the EMPLOYER to the Contractor as hereinafter mentioned, the Contractor hereby covenants with the EMPLOYER to execute and complete the Works and remedy any defects herein in conformity on all respects with the provisions of this Contract.
- 4. That the EMPLOYER hereby covenants to pay the CONTRACTOR in consideration of the execution and completion of the Works at the unit prices granted in the TENDER, at the time in the manner prescribed by the Contract and specified in the BID. Its is understood that the quantities noted in the PROPOSAL do not govern final payment, hence payment to the CONTRACTOR will be made only for actual quantities of contract items performed in accordance with the plans and specifications and accepted by the EMPLOYER.

NEPTA BY C. TANON
Accountant III

Engineer III

LMFR R. REDRICO District Engineer The following items and quantities are included in the scope of work:

Project Title: Contract ID # 16FH0083- Cluster III- Construction of Roads in brgy. Obi, Caramoran; brgy.tobrehon, San Miguel and brgy. Paniquihan, Baras, Catanduanes; 1) Brgy. Obi, Caramoran, 2) Tobrehon, San Miguel, 3) Brgy. Paniquihan, Baras, Catanduanes

Item No.	Description	QTY.	UNIT	Unit Cost	Total Amount
1. CONST	RUCTION OF ROAD IN BRGY. OBI, CARAM	ORAN, CA	TANDUAN	NES	
PART A -F	ACILITIES FOR ENGINEERS				
A:1.1(8)	Provision of field Office for the Engineer (rental basis)	1.50	mo.	22,638.00	33,957.0
A.1.4(1)	Provision of Progress Photographs	1.50	mo.	924.00	1,386.0
	Total Part A			įs:	35,343.0
PART B- O	THER GENERAL REQUIREMENTS				
B.5	Project billboard/Signages	2	each	5,250.00	10,500.0
B.7	Occupational safety & health program	1.50	mo.	26,488.00	39,732.0
B.8	Traffic Management	1.50	mo.	15,330.00	22,995.0
B.9	Mobilization/demobilization	1	l.s	15,750.00	15,750.0
	Total Part B				88,977.
PART C - E	ARTHWORKS				
102(2)	Roadway excavation(surplus common)	41	cu.m.	158.02	6,478.
104(1)b1	Embankment from borrow	104.89	cu.m.	649.29	68,104.0
105(1)a	Sub-grade preparation(common materials)	1397.50	sq.m	18.28	25,546
DADTE	Total Part C				100,129.1
200(1)	B-BASE AND BASE COURSE Aggregate Sub-base course	356.50	cu.m.	781.46	278,590.
200(1)	Total Part D	de la company de	Cu.m.	1 701.40	278,590.
PART E-SU	RFACE COURSES				
,311(1)b	PCCP pavement (unreinforced) (0.20m thk.)@ 14 days	1012.50	sq.m	1,362.00	1,379,025.
	Total Part E				1,379,025.
	Sub- total of (1)			<u> </u>	1,882.054.6
	RUCTION OF ROAD IN BRGY.MAGSAYSAY	, VIGA, CA	TANDUA	NES	
	ACILITIES FOR ENGINEERS	, , , , , , , , , , , , , , , , , , , ,			
	Provision of field Office for the Engineer (rental basis)	1.50	mo.	22,638.00	33,957.
A.1.4(1)	Provision of Progress Photographs	1.50	mo.	924.00	1,386.
	Total Part A				35,343.
PART B- O	THER GENERAL REQUIREMENTS	,		,	
B.5	Project billboard/Signages	2	each	5,250.00	+0,500.0
B.7	Occupational safety & health program	1.50	mo.	26,488.00	39,732.0
B.8	Traffic Management	1.50	mo.	15,330.00	22,995.0
B.9	Mobilization/demobilization	1	l.s	15,750.00	15,750.
	Total Part B			<u> </u>	88,977.
PART C - E	ARTHWORKS				
101(4)a	Removal of Actual structures(610mm dia. RCPC)	14	l.m	412.67	5,777
102(2)	Roadway excavation(surplus common)	203.98	cu.m.	149.84	30,564.3
102(3)b	Roadway excavation(solid rock)	35.00	cu.m.	1,125.08	39,377.8
104(1)b1	Embankment from borrow	58.53	cu.m.	935.42	54,750.
105(1)a	Sub-grade preparation(common materials)	1260	sq.m	18.55	23,373.0
	Total Part C				153,842.6
PART D-SU	B-BASE AND BASE COURSE				
200(1)	Aggregate Sub-base course	324	cu.m.	992.42	321,544.0
200(1)	T. I.D. O				321,544.0
200(1)	Total Part D				
	RFACE COURSES				
PART E-SU		922.50	- sq.m	1,266.85	1,168,669.
PART E-SU	RFACE COURSES	922.50	- sq.m	1,266.85	
311(1)b	RFACE COURSES PCCP pavement (unreinforced) (0.20m thk.)@ 14 days	922.50	- sq.m	1,266.85	
PART E-SU 311(1)b PART G-SL	RFACE COURSES  PCCP pavement (unreinforced) (0.20m thk.)@ 14 days  Total Part E  OPE PROTECTION STRUCTURES	-			1,168,669.
311(1)b PART G-SL 500(1)a3	RFACE COURSES  PCCP pavement (unreinforced) (0.20m thk.)@ 14 days  Total Part E  OPE PROTECTION STRUCTURES  Pipe culvert (910mm dia. RCPC)	15	l.m	6,124.00	1,168,669.1 1,168,669.1 91,860.0 29,129.5
PART E-SU 311(1)b PART G-SL	RFACE COURSES  PCCP pavement (unreinforced) (0.20m thk.)@ 14 days  Total Part E  OPE PROTECTION STRUCTURES	-			1,168,669.

PART A -F	STRUCTION OF ROAD IN BRGY. PANIQUIHA FACILITIES FOR ENGINEERS		Ori, Dille	is, en in ibe	TITES
A.1.1(8)	Provision of field Office for the Engineer (rental basis)	1.50	mo.	22,638.00	33,957.00
A.1.4(1)	Provision of Progress Photographs	1.50	mo.	924.00	1,386.00
	Total Part A				35,343.00
PART B- O	THER GENERAL REQUIREMENTS				
B.5	Project billboard/Signages	2	each	5,250.00	10,500.00
B.7	Occupational safety & health program	1.50	mo.	26,488.00	39,732.00
B.8	Traffic Management	1.50	mo.	15,330.00	22,995.00
B.9	Mobilization/demobilization	1	l.s	15,750.00	15,750.00
	Total Part B				88,977.00
PART C - I	EARTHWORKS				
102(2)	Roadway excavation(surplus common)	162	cu.m.	139.33	22,571.46
104(1)b1	Embankment from borrow	23.49	cu.m.	1069.82	25,130.07
105(1)a	Sub-grade preparation(common materials)	1484	sq.m	17.21	25,539.64
	Total Part C				73,241.17
	JB-BASE AND BASE COURSE				
200(1)	Aggregate Sub-base course	375	cu.m.	970.76	364,035.00
	Total Part D	2 2			
	URFACE COURSES	1900 I			
311(1)b	PCCP pavement (unreinforced) (0.20m thk.)@ 14 days	1057.50	sq.m	1,255.00	1,327,162.50
	Total Part E				
	Sub- total of (3)				1,888,758.67
	GRAND TOTAL OF (1)+(2)+(3)				5,660,189.15

TOTAL AMOUNT IN FIGURES: (P 5,660,189.15)

TOTAL AMOUNT IN WORDS: <u>Five Million Six Hundred Sixty Thousand One Hundred Eighty Nine and 15/100 Pesos Only</u>





- 6. That this CONTRACT shall not take effect until the CONTRACTOR has furnished and delivered to the EMPLOYER a Performance Bond that is fully acceptable to the EMPLOYER in the form and amount as required in the Instruction to Bidders.
- 7. In case the CONTRACTOR refuses or fails to satisfactorily complete the work within the specified contract time, plus any time extension duly granted and is hereby in default under the CONTRACT, the CONTRACTOR shall pay the GOVERNMENT for liquidated damages, and not by way of penalty, an amount to be determined for each calendar year of delay, until the work is completed and accepted or taken over by the GOVERNMENT.

For the procurement of infrastructure projects, the amount of the liquidated damages shall be atleast equal to one-tenth of one percent (0.1%) of the cost of the unperformed portion for every day of delay. Once the cumulative amount of liquidated damages reaches ten percent (10%) of the amount of the contract, the procuring entity shall rescind the contract, without prejudice to other courses of action and remedies open to it.

- 8. In case the CONTRACTOR lags behind schedule in his work and insure 15% or more negative slippage, based on his approved PERT/CPM, the District Engineer of Department of Public Works and highways, may, at his discretion, terminate or rescind the contract pursuant to existing laws, rules and regulations.
- 9. The provision of RA 6685 as implemented by Department Order No. 51, Series of 1990 is hereby incorporated as part of this CONTRACT.
- 10. THE contractor shall comply with, and strictly observe, all laws regarding workmen's health and safety, workmen's welfare, compensation for injuries, minimum wages, hours of labor and other labor laws as per Ministry Order No. 9, series of 1981.
- 11. The CONTRACTOR warrants that he has not given or promised to give any money or gift to any employee of the EMPLOYER ( or any Philippine Government Instrumentality) to secure this CONTRACT.
- 12. The Joint Guidelines on Change Orders, Extra Work Orders, etc. as provided under the pertinent provisions of the Implementing Rules and Guidelines of I.R.R of R.A. 9184 are hereby incorporated as part of this CONTRACT.
- 13. Within the period of 12 (twelve) months after completion and final acceptance of the PROJECT, the CONTRACTOR shall remain liable for any damages or defects discovered on the works due to faulty construction or the use of materials of interior quality or violation of terms of the contract and shall be governed by the provisions of I.R.R. of R.A. 9184.
- 14. If any dispute or differences of any kind whatsoever arises between the EMPLOYER of the ENGINEER and the CONTRACTOR in connection with or arising out of the CONTRACT or carrying out of the WORKS, it shall first be referred to and settled by the ENGINEER. However if the decision of the ENGINEER is not satisfactory either to the EMPLOYER or the CONTRACTOR, such dispute may be submitted to, and settled by, the Construction Industry Arbitration Commission (CIAC) created by Executive Order No. 1088.
- 15. This agreement becomes binding and valid upon approval by the proper authorities.

IN WITNESS WHEREOF, the parties hereto set their respective hands on the day, month and year first above written.

REPUBLIC OF THE PHILIPPINES DEPARTMENT OF PUBLIC WORKS AND HIGHWAYS

JR Contractor

PARTY OF THE FIRST PART)

LMER R REDRICO

District Engineer

NEPTALY C. TAÑON

Accountant- III (Witness)

(PARTY OF THE SECOND PART) By:

DOMINADOR V. LAYNES JR.

Proprietor/Manager

JOEL B. TURADO Engineer III

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