## CONTRACT FOR THE SUPPLY AND DELIVERY OF ONE (1) UNIT BRAND NEW PASSENGER VAN (AUV TYPE)

## KNOW ALL MEN BY THESE PRESENTS:

DEC 0 6 2019

This AGREEMENT is made and entered into this \_\_\_ day of \_\_\_\_\_2019 in Mariveles, Bataan, by and between:

The AUTHORITY OF THE FREEPORT AREA OF BATAAN, a body corporate created and existing under Republic Act (RA) No. 9728, as amended by RA No. 11453, with office address at the Second Floor, AFAB Administration Building, Freeport Area of Bataan (FAB), Mariveles, Bataan, represented herein by its Chairman and Administrator, EMMANUEL D. PINEDA, hereinafter referred to as the "AFAB".

- and -

TOYOTA BATAAN, INC., a duly organized and existing corporation under Philippine laws, with office address at Roman Superhighway, Barangay Tuyo, Balanga City, Bataan, represented herein by its General Manager, MICHAEL ANGELO T. TAN, who is likewise duly authorized, hereinafter referred to as the "SUPPLIER";

## WITNESSETH:

WHEREAS, the AFAB invited Bids for certain goods and ancillary services for the SUPPLY AND DELIVERY OF ONE (1) UNIT BRAND NEW PASSENGER VAN (AUV TYPE) with an approved budget of Two Million Pesos and 00/100 (PHP 2,000,000.00) with a duration of thirty (30) calendar days;

WHEREAS, a competitive bidding process was conducted by the AFAB in accordance with Republic Act No. 9184 and its Revised Implementing Rules and Regulations, and the SUPPLIER was selected having submitted the single calculated and responsive bid;

**WHEREAS**, the SUPPLIER has expressed willingness to supply the said requirement of the AFAB;

**NOW THEREFORE**, in view of the foregoing premises and the mutual covenants and undertakings hereinafter provided, the AFAB and the SUPPLIER, hereinafter collectively referred to as the "PARTIES", agree as follows:

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- 1. In consideration for the full and faithful performance and accomplishment of all obligations specified in this contract which the SUPPLIER agrees to undertake, perform and accomplish, the AFAB shall pay the SUPPLIER the total contract price of ONE MILLION TWO HUNDRED TWENTY FOUR THOUSAND NINE HUNDRED EIGHTY PESOS AND 00/100 (PHP 1,224,980.00) payable upon delivery of one unit brand new passenger van (AUV type).
- 2. In this Agreement words and expressions shall have the same meaning as are respectively assigned to them in the Conditions of Contract hereinafter referred to.
- 3. The following documents shall be deemed integral parts of this Agreement and the terms and conditions embodied therein shall be deemed reproduced herein by reference and/or incorporation:
  - a. the Bid Form, the Price Schedule, the Schedule of Requirements, and the Technical Specifications submitted by the SUPPLIER;
  - b. the other documents/statements contained in the bidding envelopes submitted by the SUPPLIER;
  - c. the Purchase Request (PR) posted in the PhilGEPS;
  - d. the additional Post-Qualification Documents submitted by the SUPPLIER;
  - e. the Invitation to Bid and Bid Documents issued to the SUPPLIER including Bid Bulletin/s (if any) and Minutes of Pre-Bid Conference;
  - f. the Resolution of the Bids and Awards Committee declaring the Single Complying Responsive Bidder and Recommendation for Award;
  - g. the Entity's Notice of Award with the SUPPLIER's conforme thereto;
  - h. the SUPPLIER's Performance Bond;
  - i. Other requirements of laws, rules and regulations and executive orders applicable thereto.
- 4. The SUPPLIER shall furnish all labor, materials, equipment and supplies, and the performance of all operations necessary for the complete implementation of the PROJECT, all in strict compliance with the terms and conditions of this Agreement, as well as all the applicable terms and conditions of the documents listed in Item Number 3 above.

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- 5. Payment for the Project shall be made upon the actual and satisfactory provision of the one unit brand new passenger van (AUV type) by the SUPPLIER, as evidenced by a Certificate of Acceptance to be issued by the AFAB.
- 6. In relation to this Contract, the SUPPLIER shall pay taxes in full and on time and that failure to do so will entitle the AFAB to suspend payment of the services rendered by the SUPPLIER.
- 7. The SUPPLIER is the sole employer of all the workers assigned under this Contract and shall be solely responsible and liable for strict compliance with all pertinent labor legislation, rules and regulations. No employer employee relationship exists between the AFAB and the SUPPLIER or any of the workers in the SUPPLIER's employ. Neither is there deemed any agency, partnership, license or joint venture. The SUPPLIER holds the AFAB absolutely free and clear by any of the said workers, for any reason whatsoever.
- 8. The terms and conditions herein set forth shall be automatically modified by the applicable provisions of laws, rules and regulations, especially as they pertain to minimum wage rates and other statutory benefits of the workers.
- 9. The SUPPLIER shall guarantee his goods from defects due to faults in materials for a period of three (3) year reckoned from the date the goods are accepted by the AFAB.
- 10. Defects found within the guarantee period shall be immediately corrected by the SUPPLIER upon receipt of written notice from the AFAB. Should the SUPPLIER fail to correct said defects after a period of fifteen (15) days, the AFAB shall undertake the necessary corrective measures at the expense of the SUPPLIER.
- 11. The obligation for the warranty as provided in the preceding paragraph shall be covered by either retention money in an amount equivalent to at least one percent (1%) but not to exceed five percent (5%) of every process payment, as the case may be, or a special bank guarantee equivalent to at least one percent (1%) but not to exceed five percent (5%) of the total contract price. The said amounts shall only be released after the lapse of the warranty period; Provided, however, that the supplies delivered are free from patent and latent defects and all the conditions imposed under this Contract have been fully met.
- 12. Should the SUPPLIER fail to satisfactorily deliver goods under the contract within the specified delivery schedule, inclusive of duly granted extensions, if any, the SUPPLIER shall pay liquidated damages, and not by way of penalty, in the amount equivalent to one tenth (1/10) of one percent (1%) of the cost of the unperformed portion of the PROJECT for each

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calendar day of delay, including Sundays and Holidays, until the work is completed and accepted by the AFAB, in accordance with the formula and conditions set forth in the existing rules and prevailing rules and regulations; *Provided*, that the payment of liquidated damages shall not in any manner relieve the SUPPLIER from its obligations and responsibilities under this Contract.

- 13. The SUPPLIER shall commence the execution of this Agreement within seven (7) calendar days from receipt of the Notice to Proceed, and must comply with its obligations under this Agreement within thirty (30) calendar days from date of commencement, unless otherwise terminated for failure of the SUPPLIER to perform its obligations under this Contract, in line with the Guidelines on Termination of Contracts issued by the Government Procurement Policy Board (GPPB Resolution No. 018-2004 dated December 2004).
- 14. This Agreement shall take effect upon the date of receipt by the SUPPLIER of the Notice to Proceed from the AFAB.

**IN WITNESS WHEREOF,** the parties have set their hands on the date and at the place first written above.

AUTHORITY OF THE FREEPORT AREA OF BATAAN TOYOTA BATAAN, INC.

BY:

BY:

EMMANUEL D. PINEDA

Chairman and Administrator

MICHAEL ANGELO T. TAN

General Manager

SIGNED IN THE PRESENCE OF:

JONESE J- FINES

Melwera

gw/

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## ACKNOWLEDGMENT

Republic of the Philippines) Mariveles BatamaTAAN

BEFORE ME, this DEC 0.6 2019 2019 2019 AND WELLEY, BATTACK personally appeared:

NAME

COMPETENT EVIDENCE OF IDENTITY

DATE & PLACE OF ISSUE/EXPIRY

Passport No.EC4011784

22 Apr 2015/DFA

EMMANUEL D. PINEDA

Manila/21 Apr. 2020

LICENSE NO. NO2 - 91-163514 lomay 2018 QUEZON CMY

15 MAY 2023

MICHAEL ANGELO T. TAN

both known to me to be the same persons who executed the foregoing instrument and they acknowledged to me that the same is their own free and voluntary act and deed, as well as that of the entities they represent.

This instrument refers to the "CONTRACT FOR THE SUPPLY AND DELIVERY OF ONE (1) UNIT BRAND NEW PASSENGER VAN (AUV TYPE)" that consists of five (5) pages including the page whereon this acknowledgment is written, and which is signed by the Parties and their instrumental witnesses on each and every page thereof and sealed with my notarial seal.

IN WITNESS WHEREOF, I have hereunto set my hand on the date and at the

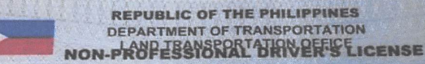
place first written above.

ROLL OF ATTY, NO. 22568

IBP LIFETIME MEMBERSHIP NO. 03469

Doc. No.\_ Book No.

Series of 2019.



PHL Address

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Signature of Licensee

BALARA QUEZON CITY License No. Expiration Date Agency Gode NO2-91-163514 2023/05/15 BLC

Last Name, First Name. Middle Name

Nationality Sex Date of Birth

M

Eyes Color BROWN Blood Type 8+ Restrictions

Conditions NONE

TAN, MICHAEL ANGELO TAVARRO Weight (kg) Height(m) 1974/05/15

85 1.75

14 CALDERON CPD ZUZUAREGUI ST MATANDANG

EDGAR C, GALVANTE

Assistant Secretary