# CONTRACT FOR THE IMPLEMENTATION OF THE MAINTENANCE AND REPAIR OF MAJOR ROAD AND SECONDARY ROADS

#### THE PUBLIC IS INFORMED:

This **Contract** is executed between:

**JOHN HAY MANAGEMENT CORPORATION**, a government-owned or controlled corporation with principal office at John Hay Special Economic Zone, Loakan Road, Baguio City, represented by its President and Chief Executive Officer (PCEO), **ALLAN RAZON GARCIA**, duly authorized for this purpose, as shown by the attached authority (*Annex "A"*), hereinafter referred to as "**JHMC**";

JOSELITO O. TAN, doing business under the name and style of JOMARCANN GENERAL CONSTRUCTION ("JOMARCANN"), a sole proprietorship, with office address at No. 1 Lower Q.M. Subdivision, Baguio City;

-and-

**ALEXANDER M. ANG**, doing business under the name and style of **ALCEL CONSTRUCTION** (**ALCEL**), a sole proprietorship, with office address at Quezon Avenue, Poblacion, Alaminos City, Pangasinan.

For purposes of this Contract, JOMARCANN and ALCEL are represented by JOSELITO O. TAN, who is duly authorized, as shown by the attached Special Power of Attorney (Annex "B").

JOMARCANN and ALCEL are hereinafter referred to as the "CONTRACTOR".

Both may be referred to individually as "Party" or collectively as "Parties".

#### ANTECEDENTS:

JHMC, the operating and implementing arm of the Bases Conversion and Development Authority (BCDA), is the administrator and estate manager of the former John Hay Station or Camp John Hay, by virtue of Executive Order Nos. 103, series of 1993 and 132, series of 2002.

Proclamation 420 created the John Hay Special Economic Zone (JHSEZ) while Proclamation 1191 created and designated the area covered by the JHSEZ as a Special Economic Tourism Zone. To maintain and improve the primary and selected roads within the area, JHMC intends to procure infrastructure works relative to this.

Pursuant to the approved CY 2020 Annual Procurement Plan (APP), the *Implementation of the Maintenance and Repair of Major Road and Secondary Roads* (hereinafter known as the "Project") is included as one of the Projects of **JHMC** to be pursued through public bidding with an Approved Budget for the Contract (ABC) in the amount of Seventy-Four Million Four Hundred Fifty-Three Thousand and Seven Hundred Sixty Pesos (PhP74,453,760.00).

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On 1 October 2020, the BCDA confirmed that **JHMC** could commence with the procurement of the Project for failure of the Camp John Hay Development Corporation (CJHDevco) to fulfill its obligation to repair said roads within the JHSEZ.

In accordance with Republic Act (RA) 9184 and its Revised Implementing Rules and Regulations (IRR), **JHMC** advertised the Invitation to Bid for the Project, for at least seven (7) days in the PhilGEPS and JHMC website, and also posted the same continuously at conspicuous places at JHMC's office.

On 18 November 2020, the JHMC Bids and Awards Committee (BAC) received two (2) bid proposals, namely: (1) Red Mole Construction in joint venture with Oriental Sales Center and Construction; and, (2) Jomarcann General Construction in joint venture with Alcel Construction. Upon due evaluation of their eligibility requirements, the BAC declared the Joint Venture (JV) of JOMARCANN & ALCEL as the eligible bidder for having the lowest bid proposal.

After evaluation of the eligibility requirements and validation of the bid of proposals, the BAC issued Resolution No. 2020-176 recommending to the JHMC Board of Directors (BOD) the award of the Project to the JV of JOMARCANN & ALCEL, for having the Lowest Calculated and Responsive Bid of Sixty-Five Million Five Hundred Sixty-Nine Thousand and Nineteen Pesos (PhP 65,569,019.00).

On 11 January 2021, the JHMC BOD approved BAC Resolution 2020-176 recommending the award of the Project in favor of the **CONTRACTOR**. Subsequently, the JHMC BOD authorized the PCEO to sign the Contract on behalf of **JHMC**.

ACCORDINGLY, the Parties hereby mutually agree as follows:

#### ARTICLE 1 SCOPE OF WORKS

The **CONTRACTOR** shall undertake the Project in accordance with the approved Project Specifications or Program of Works and submit documents and reports as it may deem necessary by **JHMC**.

### ARTICLE 2 CONTRACT DOCUMENTS

The following documents are understood to form part of this Contract:

- a) General and Special Conditions of Contract;
- b) Drawings/Plans and design;
- c) Specifications;
- d) Bidding Documents;
- e) Winning bidder's bid, including the Eligibility requirements, Technical and Financial Proposals, and all other documents/statements submitted;
- f) Addenda and/or Supplemental/Bid Bulletins, if any;
- g) BAC Resolution;
- h) Board Resolution;
- i) Performance Security;
- j) Credit line in accordance with the provisions of the Revised IRR of RA 9184, if applicable;
- k) Notice of Award of Contract and "Contractor's Conforme" thereto;
- Contractor's All Risk Insurance;
- m) Program Evaluation and Review Technique (PERT)/Critical Path Method
- n) Construction Schedule and S-curve;
- o) Manpower Schedule;

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- p) Equipment Utilization Schedule;
- q) Construction Methods;
- r) Equipment Utilization Schedule;
- S) Construction Safety and Health Program approved by the Department of Labor and Employment;
- t) Construction Environment Management Plan (CEMP); and,
- u) Applicable JHMC permits.

### ARTICLE 3 PROJECT DURATION

- 3.1. The Project shall be completed within one hundred seventy-seven (177) working days from the date of issuance of the Notice to Proceed.
- 3.2. Should it be necessary to extend the project duration, the **CONTRACTOR** shall submit a written request not later than ten (10) days before the expiration of the original project duration. **JHMC** shall reasonably grant such request for extension in accordance with the Revised IRR of RA 9184.
- 3.3. In case the **CONTRACTOR** refuses or fails to satisfactorily complete the work/s within the specified contract time, including any time extension duly granted, and is thereby considered in default, the **CONTRACTOR** shall pay **JHMC** Liquidated Damages in accordance with Article 11 of this Contract.

# ARTICLE 4 PAYMENT CONDITIONS

- 4.1. For the satisfactory execution and completion of the Project, JHMC shall pay the CONTRACTOR the amount of SIXTY-FIVE MILLION FIVE HUNDRED SIXTY-NINE THOUSAND AND NINETEEN PESOS (PHP 65,569,019.00), inclusive of taxes, and other applicable fees and charges. It is further understood that the said amount already covers the CONTRACTOR's cost for materials, equipment, accommodation, operational expenses, labor expenses, and the cost to remedy defects therein, subject to the following conditions:
  - a) Any payment relative to the partial or full completion of this Contract shall be in accordance with government procurement and auditing rules and regulations.
  - b) Any progress payments are subject to retention of ten percent (10%) referred to as the "retention money." Such retention shall be based on the total amount due to the **CONTRACTOR** prior to any deduction and shall be retained from every progress payment until fifty percent (50%) of the value completed works, as determined by **JHMC**, are completed. If, after fifty percent (50%) completion, the work is satisfactorily done and on schedule, no additional retention shall be made; otherwise, ten percent (10%) retention shall be imposed.
  - c) Prior to the release of payment, the **CONTRACTOR** shall submit a statement of work accomplished which shall be subject to ground validation, verification and approval by **JHMC**.
- 4.2. The Parties shall comply with the guidelines set forth under the COA Circular No. 2012-001 on the "Revised Documentary Requirements for Common Government Transactions".



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### ARTICLE 5 PERFORMANCE SECURITY

5.1. This Contract shall not take effect until the **CONTRACTOR** has furnished and delivered to **JHMC** a Performance Security equal to a percentage of the contract price and denominated in Philippine Pesos as required under Section 39.2 of the Revised IRR of RA 9184, as follows:

Form of Performance Security	Amount of Performance Security
	(Equal to Percentage of the Total
	Contract Price)
a) Cash or cashier's/ manager's check issued by a	
Universal or Commercial Bank.	
b) Bank draft/guarantee or irrevocable letter of credit	
issued by a Universal or Commercial Bank: Provided,	Ten Percent (10%)
however, that it shall be confirmed or authenticated by	
a Five Percent (5%) Universal or Commercial Bank, if	
issued by a foreign bank.	
c) Surety bond callable upon demand issued by a	Thirty Percent (30%)
surety or insurance company duly certified by the	, , ,
Insurance Commission as authorized to issue such security.	

- 5.2. The Performance Security shall remain valid until **JHMC** issues the Certificate of Acceptance.
- 5.3. The Performance Security may be released by **JHMC** after the issuance of the Certificate of Acceptance, subject to the following conditions:
  - a) JHMC has no claims filed against the CONTRACTOR; and/or
  - b) There are no claims for labor and materials filed against the **CONTRACTOR**.

# ARTICLE 6 WARRANTIES AND COMPLIANCE WITH LAWS AND JHMC POLICIES, RULES AND REGULATIONS

- 6.1. The **CONTRACTOR** warrants the execution and completion of the Project pursuant to Article 3 hereof.
- 6.2. The **CONTRACTOR** shall comply and strictly observe all labor laws with regard to its workers/employees including workmen's health and safety, workmen's welfare, compensation for injuries, minimum wages, hours of labor and other labor laws, holding **JHMC** free and harmless from any liability arising from such obligations.
  - a) The **CONTRACTOR** shall ensure that the personnel that will be deployed in **JHMC** premises shall faithfully observe and comply with all **JHMC** rules and regulations.
  - b) The **CONTRACTOR** shall strictly comply with environmental standards, policies and regulations of **JHMC**.
  - c) In discharging its responsibility and duties under this Contract, the **CONTRACTOR** shall exercise the care and diligence that the reasonably prudent person would exercise in taking care of his own affairs.

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- d) The **CONTRACTOR** shall immediately report any loss or damage to the properties of **JHMC**, including those for which **JHMC** is responsible within its area of jurisdiction whether sustained through accident, fault, negligence or force majeure.
- 6.3. The **CONTRACTOR** shall comply with the Construction Safety Guidelines for Government Infrastructure Projects within JHSEZ which was approved the during the COVID-19 public health crisis.
  - 6.4. To ensure continuing compliance with tax laws pursuant to Executive Order No. 38:
    - a) The CONTRACTOR shall pay taxes in full and on time and that failure to do so will entitle JHMC to suspend payment for any services delivered by the CONTRACTOR.
    - b) The **CONTRACTOR** is likewise required to regularly present, within the duration of the Contract, a tax clearance from the Bureau of Internal Revenue (BIR) as well as a copy of its income and business tax returns duly stamped and received by the BIR and duly validated with the tax payments made thereon.
- 6.5. The **CONTRACTOR** warrants that it has not given nor promised to give any money or gift to any employee/official of **JHMC** to secure this Contract.
- 6.6. The **CONTRACTOR** shall remedy, at its own expense, any defect that **JHMC** will subsequently find in accordance with the provisions of this Contract and applicable laws, rules and regulations.
  - a) Within twelve (12) months after the completion and final acceptance of this Project, the **CONTRACTOR** shall remain liable and shall assume the cost for any damage/s or defect/s discovered on the Project due to faulty construction methods, use of materials of inferior quality or violations of the terms and conditions of this Contract.
  - b) The **CONTRACTOR** shall be held responsible for any claims due to the Project's structural defects within the warranty period of five (5) years after Final Acceptance by **JHMC**, except those occasioned by *force majeure*. As used in this Contract, force majeure shall have the same meaning as that provided in the Civil Code of the Philippines. It is further understood that it shall be strictly construed against the party claiming it.
- 6.6. **JHMC** shall perpetually disqualify the **CONTRACTOR** from participating in any public bidding for its Projects if it fails to comply with the warranty provisions under Section 62 of the Revised IRR of RA 9184.

### ARTICLE 7 WARRANTY SECURITY

7.1. To guarantee that the **CONTRACTOR** shall perform its obligations, warranties and responsibilities under this Contract from final acceptance up to the period prescribed in Section 62 of the Revised IRR of RA 9184, it shall post a Warranty Security in accordance with the following schedule:

Form of Warranty Security	Amount of Warranty Security (Not less than the required percentage of the Total Contract Price)	
a) Cash or Letter Credit issued by a Universal or Commercial Bank; Provided, however, That the Letter Credit shall be confirmed or authenticated by		



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a Universal or Commercial Bank, if issued by a foreign bank.	
b) Bank guarantee confirmed by a Universal or Commercial Bank: Provided, however, that it shall be confirmed or authenticated by a Universal or Commercial Bank, if issued by a foreign bank.	Ten Percent (10%)
c) Surety bond callable upon demand issued by a surety or insurance company duly certified by the Insurance Commission as authorized to issue such security.	Thirty Percent (30%)

7.2. The Warranty Security shall be denominated in Philippine Pesos, remain effective for one (1) year from the date of issuance of the Certificate of Final Acceptance by **JHMC** and returned only after the lapse of the said one (1) year period.

### ARTICLE 8 CONTRACTOR'S ALL RISK INSURANCE

The **CONTRACTOR** shall, prior to the commencement of work, secure the standard Contractor's All Risk (CAR) Insurance from any insurance company duly certified by the Insurance Commission as authorized to issue such insurance, to insure the works against all losses or damages arising from whatever cause for which the **CONTRACTOR** is responsible under the Contract.

### ARTICLE 9 EMPLOYER-EMPLOYEE RELATIONSHIP

- 9.1. No employer-employee relationship shall exist between **JHMC** and the **CONTRACTOR** and/or the latter's employees deployed to **JHMC**. The **CONTRACTOR** shall be directly responsible for its personnel at all times.
- 9.2. The **CONTRACTOR** shall hold **JHMC** free from any liability and/or responsibility for damages arising from or that may be caused by the acts of its personnel or structural defects mentioned in Article 6.
- 9.3. Assume the cost of any required testings and other related medical expenses for its employees in connection with the COVID-19 pandemic.

#### ARTICLE 10 CONFIDENTIALITY

- 10.1. The **CONTRACTOR** shall not disclose to a third party any of the terms contained herein or any proprietary or confidential information without prior written consent of **JHMC**. Such confidentiality shall extend to any information which the **CONTRACTOR** may encounter relating to **JHMC**'s business, operation, reports or filings under this Contract. However, confidentiality shall not apply to disclosures required under the laws, rules and regulations of the Philippines, or pursuant to valid and enforceable orders of courts or other governmental agencies with jurisdiction over the subject matter of this Contract.
  - 10.2. This provision shall survive the termination of this Contract.

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ARTICLE 11 LIQUIDATED DAMAGES

In case of breach of contract, the **CONTRACTOR** shall pay **JHMC** liquidated damages in the amount equal to at least one-tenth (1/10) of one percent (1%) 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, **JHMC** may unilaterally rescind or terminate the Contract without the necessity of prior recourse to the courts, and without prejudice to other courses of action and remedies available.

### ARTICLE 12 TERMINATION OF CONTRACT

**JHMC** may cause the termination of this Contract in accordance with Annex "I" or the Guidelines on Termination of Contracts found in the 2016 Revised IRR of RA 9184 on the following grounds:

#### a. Termination for Default

- Due to the CONTRACTOR's fault and while the Project is on-going, he has incurred negative slippage of fifteen (15%) or more in accordance with Presidential Decree 1870;
- ii. Due to **CONTRACTOR**'s fault and after the Contract time has expired, he has incurred a negative slippage of ten percent (10%) or more in the completion of the work; or

#### iii. The CONTRACTOR:

- Abandons the contract works, refuses or fails to comply with a valid instruction of JHMC or fails to proceed expeditiously and without delay despite a written notice by JHMC;
- Does not actually have on the project site the minimum essential equipment listed on the Bid necessary to prosecute the Works in accordance with the approved work plan and equipment deployment schedule as required for the Project;
- Does not execute the Works in accordance with the Contract or persistently or flagrantly neglects to carry out its obligations under the Contract;
- d. Neglects or refuses to remove materials or to perform a new work that has been rejected as defective or unsuitable; or
- e. Sub-lets any part of the contract works without approval by **JHMC**.

#### b. Termination for Convenience

**JHMC** may terminate the Contract, in whole and in part, at any time for its convenience. The **JHMC** may terminate a contract for the convenience of the Government if it has determined the existence of conditions that make Project implementation economically, financially or technically impractical and/or unnecessary, such as but not limited to, fortuitous event(s) or changes in law and national government policies.

#### c. <u>Termination for Insolvency</u>

JHMC shall terminate the Contract if the CONTRACTOR is declared bankrupt or insolvent as determined with finality by a court of competent jurisdiction. In this event, termination will be without compensation to the CONTRACTOR, provided that such termination will not

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prejudice or affect any right of action or remedy which has accrued or will accrue thereafter to the **JHMC** and/or **CONTRACTOR**.

#### d. Termination for Unlawful Acts

JHMC may terminate the Contract in case it is determined *prima facie* that the CONTRACTOR has engaged, before or during the implementation of the Contract, in unlawful deeds and behavior relative to the contract acquisition and implementation. Unlawful acts include but are not limited to, the following: a) Corrupt, fraudulent, collusive and coercive practices; b) Drawing up or using forged documents; c) Using adulterated materials, means or methods, or performance of the Contract contrary to rules of science or the trade; and d) Any other act analogous to the foregoing.

#### e. Termination by CONTRACTOR

The **CONTRACTOR** may terminate its Contract with **JHMC** if the works are completely stopped for a continuous period of at least sixty (60) calendar days to any of the following reasons:

- i. Failure of **JHMC** to deliver, within a reasonable time, supplies, materials, right-of way, or other items it is obligated to furnish under the terms of the Contract; or
- ii. The prosecution of the works is disrupted by the adverse peace and order situation, as certified by the Armed Forces of the Philippines Provincial Commander and approved by the Secretary of National Defense.

### ARTICLE 13 INDEMNITY

- 13.1. The **CONTRACTOR** shall indemnify and hold **JHMC** free and harmless from any claims of third parties arising from a negligent or otherwise wrongful act, or omission by the **CONTRACTOR** or its employees or representatives.
- 13.2. **JHMC** shall not be liable for any injury, illness or death sustained by the **CONTRACTOR**'s employees arising from the COVID-19 pandemic while in the performance of their duties and responsibilities in connection with this Contract.

#### ARTICLE 14 NON-WAIVER OF RIGHTS

**JHMC**'s failure to insist on the strict performance of any of the contract terms and conditions shall not be deemed as a waiver of any of its rights or remedies then available, or for any subsequent breach or default discovered thereafter. No waiver of any right stipulated here shall be deemed to have been made unless expressed in writing and signed by the parties.

# ARTICLE 15 DISPUTE RESOLUTION AND VENUE OF ACTION

15.1. Should a dispute or issue arise between the Parties in connection with this Contract, the Parties shall exhaust every effort to resolve amicably and in good faith such dispute or issue by mutual consultation. If the dispute or issue remains unresolved within one (1) month from the first meeting of the parties, either of the Parties may then resort to court action.





Page 9|10 Contract No.: JHMC-2021-01 INFRA

15.2. Any court action arising out of this Contract shall be brought exclusively before the appropriate courts of Baguio City.

#### ARTICLE 16 MISCELLANEOUS

- 16.1. **Effectivity.** This Contract becomes valid and binding upon its execution and shall remain effective until the Project's final completion and **JHMC**'s final acceptance.
- 16.2. **Amendment.** No amendment or alteration of the provisions of this Contract shall be binding unless executed and approved in writing by both Parties.
- 16.3. **Assignment.** The **CONTRACTOR** shall not assign this Contract or sub-contract the performance of any portion of it, without **JHMC**'s prior written consent.

#### ARTICLE 17 OGCC APPROVAL

Pursuant to GCG MC 2018-02, this Contract shall be subject to the review and approval of the Office of the Government Corporate Counsel. Any of its ensuing comments, recommendations, or directives shall form part of this Contract.

SIGNED BY the Parties on JAN 2 9 2021 at Baguio City, Philippines.

JOHN HAY MANAGEMENT CORPORATION

By:

ALLAN RAZON GARCIA
President and CEO 1144

JOMARCANN GENERAL CONSTRUCTION/ ALCEL CONSTRUCTION

By:

JOSELITO O. TAN

Authorized Managing Officer

ARCH. LUZVIMINDA M. NIGOS-

PANGANIBAN

Project Manager, JHMC

Witnesses:

MANUEL SEREÑO, JR.

Operations Manager

Certified Availability of Funds:

RONALD B. ZAMBRANO Finance Manager, JHMC

CAF No: 21-01-001

BUR No.: 06-2021-01-0033

Page 10 | 10 Contract No.: JHMC-2021-01 INFRA

### ACKNOWLEDGMENT

Republic of the Philippines) **Baguio City** 

BAGUIO CITY BEFORE ME, a Notary Public in and for , personally appeared the following:

Name	Competent Evidence of Identity	Date/Place Issued
ALLAN R. GARCIA	Driver's License No. 5-82-036-118	10/18/2018 Angeles City, Pampanga
JOSELITO O. TAN	Driver's License No. AOI-90- 028467	Until 10/25/2024

They are both known to me to be the same persons who executed the foregoing instrument and they acknowledge to me that the signatures they affixed confirm their own free acts and the entities they represent.

This contract consisting of ten (10) pages including this where the Acknowledgment is stated, relates to the Implementation of the Maintenance and Repair of Major Road and Secondary Roads between JHMC and JOMARCAN General Construction/ALCEL Construction. The Parties and their witnesses signed in the proper spaces and the left margin of every page.

SIGNED AND SEALED on JAN 2 9 2021, at Baguio City, Philippines.

Page

Series of 2021.

KRISTOFFER LEE V. DANCE

Notary Public for the City of Baguio
NA: 82-NC-20-R

My commission ends on December 31, 2021
Roll no. 61933; 04/25/2013
PTR no. 4881363; 1/04/2021
TIN no. 257-555-452-000
IRP LIFTIME No. 015840

IBP LIFETIME No. 015840 MCLE Compliance no. VI-00007533, 4-18-18 No. 1 GEFA Barangay, Lower QM, Baguio City Mobile no. 0517-877-2557







Address
724 VALENZUELA ST. LOURDES
ANGELES CITY PANPANGA
Lipsange No.
NOS-82-036118
Experimental
Blood Type
Eyes Cope
SLACK
Restrictions
1,2,3
NONE
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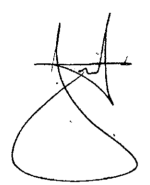


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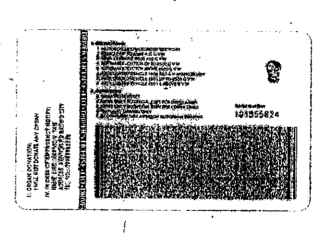
IV. IN CAME OF EMENGENCY WOTHY:
NAME CHAILE CARROY
ADDRESS, LOURISTS SUN FAST ANGELES CITY PAUMP
TEL. NO. DR 17560/7933











### SPECIAL POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS:

That I, ALEXANDER M. ANG, President of ALCEL CONSTRUCTION with office address of Quezon Avenue, Poblacion, Alaminos, Pangasinan, do hereby, APPOINT, NAME, and CONSTITUTE, JOSELITO O. TAN, General Manager of JOMARCANN GENERAL CONSTRUCTION also of legal age, Filipino Citizen and with office address of No. 1 Lower QM Subdivision, Baguio City, do hereby as my true and lawful attorney, for and in my name, place and stead to perform the following:

- 1. Act as the Authorized Managing Officer of JOMARCANN GENERAL CONSTRUCTION / ALCEL CONSTRUCTION (Joint Venture)
- 2. To submit and execute the ensuing contract for the **Procurement and Implementation of the Maintenance and Repair of Major Road and Secondary Roads**;
- 3. To sign other documents necessary to accomplish the foregoing authority;
- 4. To do other things and acts essential and necessary to prosecute the foregoing powers and authorities;

HEREBY GIVING AND GRANTING unto my attorney-in-fact full power and authority to execute and perform every act necessary to render effective the power above above-described as though I myself have so performed them, and hereby APPROVING all that my lawful attorney may do by virtue hereof, with full power of substitution and revocation of this instrument.

**IN WITNESS WHEREOF**, I have hereunto set my hand this <u>3<sup>rd</sup></u> day of <u>November</u>, <u>2020</u> Baguio City, Philippines.

Representative:

ALEXANDER M. ANG
President
ALCEL CONSTRUCTION

President

JOMARCANN GENERAL CONSTRUCTION

Signed in the presence of:

Witness

Republic of the Philippines)

Done: In the City of Baguio)S.S.

BEFORE ME, a Notary Public in Baguio City, on <u>3rd</u> day of <u>November, 2020</u>, the principal and the representative **ALEXANDER M. ANG** and **JOSELITO O. TAN** respectively known to me and identified by me through competent documents to be the same person who executed the foregoing instrument

and acknowledged to me that the same is his free act and yoluntary deed.

CERTIFIED TRUE COPY OF THE ORIGINAL JOSELITO O. TAN

**D**oc No. <u>22</u>√ Page No. <u>4</u>√

Series of 2020

KRISTOFFE LEE V. DANCE
Notary Public for the City of Bagulo
N.A. 82-NC-20-R

My commission and on December 31, 202
Roll nd, 61933; 04/25/2013
PTR no/4450285; 12/20/2019
TIN no. 267-555-452-000

MCLE Compliance no. V-00007533 4-13-13
MCLE Compliance no. V-00007533 4-13-13
No. 1 GEFA Berangay - Sweet Compliance no. Vi-00007533 4-13-13

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