PORTION OF THE CONTRACT OF SECURITY SERVICES THAT IS RESPONSIVE OF INDICATOR NO. 8.2.5

fortuitous event/force majeure cannot be used as a defense by the **SECURITY AGENCY** for its and/or its guards/representatives' negligence.

All these provisions shall equally apply both to the properties of the **CONTRACTING AGENCY** and/or properties of third persons received by or placed under the custody of the guards.

- 4.03. The SECURITY AGENCY shall hold the CONTRACTING AGENCY free from any claim/s arising out of personal injury, death, unpaid wages/benefits or for damages caused by the guard to himself, or to others, whether or not said claim for personal injury, death or damages arose out of or in the performance of duties. Hence, the SECURITY AGENCY shall at all times be directly responsible and liable for the enforcement and compliance with all relevant laws, rules and regulations particularly in respect of any and all claims brought by its personnel for the enforcement of the provisions of the Labor Code of the Philippines and other related laws. The SECURITY AGENCY hereby holds the CONTRACTING AGENCY free and harmless from all such claims and liabilities.
- 4.04. Any extension of the performance by **SECURITY AGENCY** of any responsibility and liability beyond the duration of this contract shall be subject to existing laws, rules and regulations.
- 4.05. The SECURITY AGENCY shall assume responsibility for the payment of the overtime rendered by the guards on their duty. Thus, a security guard shall be paid in accordance with the Labor Code. It shall be incumbent upon the SECURITY AGENCY on how it should allocate the bid amount in order to maximize it, including the possible payment of the overtime rendered by the guards; provided further that when the overtime services rendered are upon the request of the CONTRACTING AGENCY, overtime payment shall be made in accordance with the provisions of the Labor Code.
- 4.06. The **SECURITY AGENCY** shall establish and maintain an office in Batangas which shall be manned by agency personnel and shall entertain all concerns relative to the implementation of the Contract of Security Services within the duration of the Contract.

ARTICLE V CONTRACT PRICE

5.01. The CONTRACTING AGENCY shall pay to the SECURITY AGENCY a total amount of Thirty Two Million Fifty Thousand One Hundred Thirty Two pesos & 81/100 (Php 32,050,132.81) for twelve (12) months inclusive of VAT, Administrative Overhead & Margin for services of 146 security guards on 8-hour shifts and 24-hour guard duty. This is subject to the two (2) year duration period as provided under Article VIII of this Contract which shall likewise be paid with an amount provided herein.

Any price adjustments shall be subject to the provisions of existing laws, rules and regulations, including GPPB Resolution No. 24-2007 and any amendment/revisions thereto.

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FULL COPY OF CONTRACT OF SECURITY SERVICES EFFECTIVE OCTOBER 29, 2020 - OCTOBER 29, 2022 with approved extension of 6 months

Annex " A.M

CONTRACT OF SECURITY SERVICES

KNOW ALL MEN BY THESE PRESENTS:

This Contract of Security Services entered into in the City of Batangas this 29 th day of October, 2020 by and between:

BATANGAS STATE UNIVERSITY, herein represented by its President, DR. TIRSO A. RONQUILLO, Pilipino, of legal age, with principal office at Gov. Pablo Borbon Main Campus I, Batangas State University, Rizal Avenue, Batangas City, hereinafter referred to as "CONTRACTING AGENCY",

-and-

RCC SECURITY AGENCY, a corporation duly organized and existing under the laws of the Philippines, with office address at 52 Rizal Avenue, Barangay 21, Batangas City represented by MR. RENATO C. CRUZ, Sole Proprietor and duly authorized for the purpose, hereinafter referred to as the "SECURITY AGENCY".

WITNESSETH:

WHEREAS, the Bids and Awards Committee (BAC) of the CONTRACTING AGENCY, in a Resolution dated October 5, 2020, recommended for approval to the Board of Regents (BOR) the award of the Project "Procurement of Security Services in Batangas State University" in favor of the SECURITY AGENCY, a duly licensed and bonded security agency operating under the provisions of Republic Act No. 5487, as amended;

WHEREAS, the award of the project has been approved by the University President pursuant to his authority per Board of Regents Resolution No. 22, s. of 2020;

WHEREAS, on October 19, 2020, CONTRACTING AGENCY issued the Notice of Award to the SECURITY AGENCY and the SECURITY AGENCY accepted the offer, and agreed and accepted the contract award to undertake the construction work for the Project under the terms and conditions herein set forth;

NOW, THEREFORE, for and in consideration of the foregoing premises and of mutual covenants and provisions hereinafter set forth, the parties hereto have agreed, and do hereby mutually agree, as follows:

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ARTICLE I CONTRACT DOCUMENTS

1.01. The following documents are hereby made integral parts hereof and shall, except as modified by mutual Contract of the parties, form part of this Contract:

Annex A - BAC Resolution
Annex B - Notice of Award

Annex C - Terms of Reference/Scope of Works

Annex D - ITB
Annex E - Bid Form

Annéx F - Eligibility requirements, documents and/or statements

Annex G - Performance Security
Annex H - Supplemental Bid Bulletin

Further, all other documents required by existing laws from the **SECURITY AGENCY**, including the Bidding Documents, shall form and be interpreted and construed as part of this Contract.

- 1.02. All stipulations, documentary requirements, warranties and other terms and conditions which are, and can be, agreed upon by the CONTRACTING AGENCY and the SECURITY AGENCY during and after the bidding process for this Project, but are not explicitly provided herein, shall still form part of this Contract. If there are any deficiencies which may be found in this Contract which are intended to be covered by it, but are not expressly stated herein, the same shall be supplied by any of the aforesaid Contract Documents.
- 1.03. In case of doubt or conflict between and among the provisions of this Contract and/or between and among the above Contract Documents and this Contract, the SECURITY AGENCY shall refer the same in writing to the CONTRACTING AGENCY for clarification and guidance. The clarification or determination made by the CONTRACTING AGENCY shall be binding and conclusive upon the parties. The SECURITY AGENCY shall not make any change or alteration in the scope, conditions, and specifications of the Project without prior approval by the CONTRACTING AGENCY.
- 1.04. The parties herein may, in writing, agree to any revision, alteration, or addition to the terms and conditions of this Contract, provided the same shall not be in violation of any law, rule or regulation governing contracts of infrastructure of government.

ARTICLE II APPLICABILITY OF OTHER LAWS

2.01. The provision of Republic Act No. 9184 or the Philippine Government Procurement Act and its Revised Implementing Rules and Regulations shall govern this Contract. All other laws which are not inconsistent with the aforesaid law shall likewise apply.



ARTICLE III SCOPE OF WORKS

- 3.01. The SECURITY AGENCY shall provide the services needed for the Project in favor of the CONTRACTING AGENCY. The services to be performed under this Contract shall essentially consist of furnishing by the SECURITY AGENCY of licensed and uniformed security guards with communication equipment, firearms and ammunitions, standard protective gear as may be required, the provision of security investigative and supervisory personnel, and the performance by the SECURITY AGENCY of all operations necessary for the completion of the terms and conditions of this Contract. The details of the provision of services herein stipulated is provided for under the Scope of Works and Specifications marked as Annex C which forms part of this agreement.
- 3.02. The SECURITY AGENCY shall not assign or sublet this Contract, or any portion hereof, nor any monies due or to become due to him hereunder without previous written consent of the CONTRACTING AGENCY and shall not deviate from the plans, specifications and details except on written order of the CONTRACTING AGENCY.

ARTICLE IV LIABILITIES OF THE SECURITY AGENCY

- 4.01. It is hereby mutually understood and agreed that the SECURITY AGENCY is an independent contractor and not an employee of the CONTRACTING AGENCY. Neither shall the personnel of the SECURITY AGENCY be deemed employees of the CONTRACTING AGENCY. Hence, the CONTRACTING AGENCY shall not in any way be liable or responsible for any personal injury or damages including death sustained or caused by any of the employees of the SECURITY AGENCY during the lawful performance of their duties.
- 4.02. The **SECURITY AGENCY** shall be responsible for any loss, theft, robbery, pilferage, trespass, damage or injury to life and/or property under its protection during the hours guarded by the guard or representative of the **SECURITY AGENCY** if:
 - a. such loss, theft, robbery, pilferage, trespass, damage or injury to life and/or property is due to the act, omission, fault or negligence of the guards; or
 - b. when provided that it shall have been established after due investigation that the said act, omission, fault or negligence contributed to the cause of, and/or aggravated, the said loss, theft, robbery, pilferage, trespass, damage or injury to life and/or property.

Provided, that whenever such loss, theft, robbery, pilferage, trespass, damage or injury to life and/or property is found attributable to the fault or negligence of the CONTRACTING AGENCY, its agents, or visitors or due to force majeure or fortuitous events, the SECURITY AGENCY shall not be held liable.

Provided, further, that if the negligence or fault of the SECURITY AGENCY coincided with the occurrence of fortuitous event/force majeure, and caused the loss, theft, robbery, pilferage, trespass, damage or injury to life and/or property or the aggravation thereof, the

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fortuitous event/force majeure cannot be used as a defense by the **SECURITY AGENCY** for its and/or its guards/representatives' negligence.

All these provisions shall equally apply both to the properties of the **CONTRACTING AGENCY** and/or properties of third persons received by or placed under the custody of the guards.

- 4.03. The SECURITY AGENCY shall hold the CONTRACTING AGENCY free from any claim/s arising out of personal injury, death, unpaid wages/benefits or for damages caused by the guard to himself, or to others, whether or not said claim for personal injury, death or damages arose out of or in the performance of duties. Hence, the SECURITY AGENCY shall at all times be directly responsible and liable for the enforcement and compliance with all relevant laws, rules and regulations particularly in respect of any and all claims brought by its personnel for the enforcement of the provisions of the Labor Code of the Philippines and other related laws. The SECURITY AGENCY hereby holds the CONTRACTING AGENCY free and harmless from all such claims and liabilities.
- 4.04. Any extension of the performance by **SECURITY AGENCY** of any responsibility and liability beyond the duration of this contract shall be subject to existing laws, rules and regulations.
- 4.05. The SECURITY AGENCY shall assume responsibility for the payment of the overtime rendered by the guards on their duty. Thus, a security guard shall be paid in accordance with the Labor Code. It shall be incumbent upon the SECURITY AGENCY on how it should allocate the bid amount in order to maximize it, including the possible payment of the overtime rendered by the guards; provided further that when the overtime services rendered are upon the request of the CONTRACTING AGENCY, overtime payment shall be made in accordance with the provisions of the Labor Code.
- 4.06. The **SECURITY AGENCY** shall establish and maintain an office in Batangas which shall be manned by agency personnel and shall entertain all concerns relative to the implementation of the Contract of Security Services within the duration of the Contract.

ARTICLE V CONTRACT PRICE

5.01. The CONTRACTING AGENCY shall pay to the SECURITY AGENCY a total amount of Thirty Two Million Fifty Thousand One Hundred Thirty Two pesos & 81/100 (Php 32,050,132.81) for twelve (12) months inclusive of VAT, Administrative Overhead & Margin for services of 146 security guards on 8-hour shifts and 24-hour guard duty. This is subject to the two (2) year duration period as provided under Article VIII of this Contract which shall likewise be paid with an amount provided herein.

Any price adjustments shall be subject to the provisions of existing laws, rules and regulations, including GPPB Resolution No. 24-2007 and any amendment/revisions thereto.

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ARTICLE VI TERMS OF PAYMENT

- 6.01. The CONTRACTING AGENCY shall pay the SECURITY AGENCY the semimonthly billing for the services of the security guards posted in the different campuses of the CONTRACTING AGENCY, in accordance with the salary rates per area. The payment by the CONTRACTING AGENCY shall be subject to usual auditing and accounting procedure within lifteen (15) working days from the CONTRACTING AGENCY's receipt of the statement of account of the SECURITY AGENCY, unless there shall be any points of verification needed in the processing of the payment.
- 6.02. The CONTRACTING AGENCY may increase or decrease the number of security guards from the agreed total of one hundred forty six (146) guards provided by the SECURITY AGENCY as may be allowed under Republic Act 9184 and its Implementing Rules and Regulations (IRR) in which case, billing shall be adjusted accordingly.
- 6.03. The CONTRACTING AGENCY shall have the right to conduct spot inspection on the performance of the guards anytime it may deem necessary. This right, however, shall not diminish or absolve the SECURITY AGENCY guards from their obligations to the CONTRACTING AGENCY.

PERFORMANCE SECURITY

- 6.04. The SECURITY AGENCY shall submit to the CONTRACTING AGENCY, upon signing of the Contract, a Performance Security in eash, certified checks, cashier's check, manager's check bank draft or irrevocable letter of credit corresponding to five percent (5%) of the total contract price, or a bank guarantee in the amount of not less than ten percent (10%) of the total contract price.
- 6.05. The Performance Security shall be posted in favor of the CONTRACTING AGENCY to guarantee the faithful performance by the SECURITY AGENCY of its obligations and the payment of any claims of the CONTRACTING AGENCY or third parties for loss, liability, injury or damages arising there from. It shall be forfeited in favor of the CONTRACTING AGENCY in the event that the SECURITY AGENCY is established to be in default of its obligations, in addition to any damage that the CONTRACTING AGENCY may suffer per Article V and any other damages as may be allowed by law.
- 6.06. The Performance Security shall be co-terminus with the Contract, provided, that it shall be extinguished only upon the issuance of a written clearance by the CONTRACTING AGENCY clearing the SECURITY AGENCY from all accountabilities thereof.
- 6.07. Any increase or reduction in the performance security shall be in accordance with Section 39.6 and 39.7 of the Implementing Rules and Regulations of Republic Act 9184.

ARTICLE VII CONTRACTING AGENCY'S RIGHT TO TERMINATE/SUSPEND CONTRACT

7.01. It is expressly understood herein that the relationship of **SECURITY AGENCY** with the **CONTRACTING AGENCY** is based purely on the trust and confidence of the latter in the former, and that Batangas State University shall have the right to terminate the contract

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Page 5 of 9

in case of loss of said trust and confidence in **SECURITY AGENCY**, upon thirty (30) days prior written notice therefore to the **SECURITY AGENCY**.

- 7.02. In addition to item 7.01 herein, the CONTRACTING AGENCY shall have the right to terminate the contract, after a thirty (30) days written notice therefore to the SECURITY AGENCY on the following grounds:
 - 7.02.1. When the SECURITY AGENCY guards have willfully and intentionally or through negligence caused the death of, or has inflicted serious physical injury on any person or any of the CONTRACTING AGENCY personnel inside its premises/installation while of official duty;
 - 7.02.2. When the SECURITY AGENCY guards have willfully and intentionally through negligence caused irreparable damage to the prestige or any vital interest of the Batangas State University, great destruction of the CONTRACTING AGENCY's properties and equipment, or any loss by personal participation or non-performance of his duties and responsibilities;
 - 7.02.3. When the SECURITY AGENCY violated other obligation required under this Contract and refused to comply and/or remedy the violation within the reasonable period given by the CONTRACTING AGENCY;
 - 7.02.3. Failure of the **SECURITY AGENCY** to comply with the provisions of R.A. 5487 as amended and other laws relevant thereto;
 - 7.02.4. When upon the result of the audit findings, the CONTRACTING AGENCY finds the SECURITY AGENCY resorting to unauthorized, illegal, involuntary and unreasonable deductions, resulting to short and underpayment of salaries of guards thereby affecting their state of morale and efficiency;
 - 7.02.5. When the **CONTRACTING AGENCY** finds the **SECURITY AGENCY** to have failed in its obligation to any of its guards based on the latter's contract with the former;
 - 7.02.6, When the SECURITY AGENCY increased or decreased the number of guards without written approval of the CONTRACTING AGENCY;
 - 7.02.7. The existence of any fact or circumstances which in the judgment of the CONTRACTING AGENCY will preclude, prohibit and/or make the SECURITY AGENCY incapable of providing effective security and protective services;
 - 7.02.8. When the SECURITY AGENCY have been found to have misrepresented or defrauded any of the documents required during the bidding for the project; or
 - 7.02.9. When the SECURITY AGENCY has been found to have misrepresented, misappropriated or defrauded the billing statement, or violated any

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provision/s of this Agreement and all its obligations as stated in the Contract Documents.

ARTICLE VIII CONTRACT DURATION

8.01. This Contract shall last for a period of two (2) years, from October 29, 2020 and to continue up to October 29, 2022, subject to the provisions of GPPB Resolution No. 24-2007 and Section 10.01 of this Contract.

ÁRTICLE IX LIQUIDATED DAMAGES

9.01. The SECURITY AGENCY shall be liable to the CONTRACTING AGENCY for liquidated damages in the amount equal to one-tenth (1/10) of one (1%) percent at the cost of the unperformed portion for every day of delay. The CONTRACTING AGENCY need not prove that it has incurred actual damages to be entitled to liquidated damages. Such amount shall be deducted from any money due or which may become due to SECURITY AGENCY, or collected from the Performance Security posted by the SECURITY AGENCY, whichever is convenient to the CONTRACTING AGENCY. If the total sum of liquidated damages exceeds ten percent (10%) of the total contract price, the CONTRACTING AGENCY shall automatically terminate the contract without prejudice to other course of action and remedies open to it.

ARTICLE X MISCELLANEOUS PROVISIONS

- 10.01. Any breach or violation by either party of the obligations and covenants under this Contract shall entitle the aggrieved party to rescind or cancel this Contract, after thirty (30) days written notice to that effect, in accordance with Section 7.01 and 7.02 of this agreement. In addition, the party that breached or violated this Contract agrees and obligates itself to pay for the actual damage incurred by the other party.
- 10.02. Any failure of the CONTRACTING AGENCY to enforce its rights and privileges under this Contract shall not be construed as a waiver or renunciation of such rights and privileges.
- 10.03. It is hereby agreed that any suit or proceeding, which either party may in virtue of, or in relation to, or connected with this Contract, shall be filed with the proper court of the City of the Batangas to the exclusion of all other courts.

ARTICLE XI EFFECTIVITY AND SEPARABILITY CLAUSES

11.01. This Contract shall take effect within five (5) calendar days after the receipt of the Notice to Proceed from the CONTRACTING AGENCY's technical representative, which Notice shall be given only when this Contract has been perfected and shall be in force and effect until the final acceptance of the CONTRACTING AGENCY.

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- 11.02. To the best knowledge and belief of the parties, this Contract contains no provision that is contrary to Philippine Laws or any ruling or regulation. Should, however, any provision of the Contract, at any time during its term be in conflict with any such law, ruling or regulation, then such provision of this Contract is thus held inoperative, the remaining provisions of this Contract shall, nevertheless remain in full force and effect.
- 11,03. It is agreed that the **CONTRACTING AGENCY** shall bear all the expenses for the execution of this Contract.

IN WITNESS WHEREOF, the parties have hereunto affixed their signatures this 29 thay of October 2020 in Batangas City, Philippines.

BATANGAS STATE UNIVERSITY

Represented by:

RCC SECURITY AGENCY

Represented by:

R. TIRSO A. RONQUILLO

Iniversity President

MR. RENATO C. CRUZ

General Manager

Signed in the presence of:

ACKNOWLEDGMENT

REPUBLIC OF THE PHILIPPINES) IN THE CITY OF BATANGAS) S.S.

BEFORE ME, a Notary Public for and in City of Batangas,, 2020, personally appeared the followin competent proofs of identity respectively	Philippines [16] 2 9 2020 day og persons and exhibited to me thei
DR. TIRSO A. RONQUILLO	y lateral , so the antiquestations of the deposits of the antiquest of the
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MR. RENATO C. CRUZ	
MIN. REMATO C. CRUZ	no sign of mediates for his company for a proportion of 1980 references management and a management of pro-
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Known to me to be the same persons who executed the foregoing instruments consisting of NINE (9) pages including this page on which this Acknowledgement appears and they acknowledged to me that same is their free act and voluntary act and deed and those of the principals they respectively represented,

IN WITNESS WHEREOF, I hereunto set my hand and seal on the date and place first above mentioned

Doc No Page No Book No

Series No. 2020

MIKKO PAOLO A. PEREZ Notary Public. Until Dec. 11, 2021 PET. No. 2019-08-R

PTR No. 3591855

Batangas City, Jan. 2, 2020 Attorney's Roll No. 64383/IBP OR No.101731 MCLE Comphance Number v1-0025796 04/08/2019



Republic of the Philippin BATANGAS STATE UNIVERSITY

The National En , newring University

Rizal Avenue Ext., Batangas vny, Batangas, Philippines 4200

Tel Nos 1165 111980-0385 Inc 1122

1 -mail Address

| Website Address Intip //www.bustate-u.edu.ph

EXCERPT FROM THE MINUTES OF THE SECOND SPECIAL MEETING OF THE BATANGAS STATE UNIVERSITY BOARD OF REGENTS HELD AT THE EXECUTIVE CONFERENCE ROOM, COMMISSION ON HIGHER EDUCATION, C.P. GARCIA AVENUE, UP DILIMAN, QUEZON CITY ON 07 OCTOBER 2022

PRESENT:

Dr MARITA R CANAPI CHED Commissioner

(hairperson

Dr TIRSQ A RONQUILLO

(n-Chairperson

University President

Mi JOHN BRYAN D. DIAMANTE

Representative of Sen FRANCIS CHIZ G ESCUDERO

Member

Member

Dir LUIS G BANUA

Director NEDA - Region IV-A Representative of Dr. ARSENIO M. BALISACAN

Dir EMELITA P BAGSIT

Director DOST - Region IV-A Representative of Dr RENATO U SOLIDUM. Ja Member

Ingi LADISLAO L ANDAI

Private Sector Representative

Member

Member

Engr AMANDO A PLATA Alumini Regent

Member

Dr KRISTOFFER CONRAD M TEJADA

Faculty Regent

Head Secretariat

Prof ENRICO M DALANGIN Board and University Secretary

OTHERS PRESENT:

Or FREDDIE BULAUAN Dr DANILO B BOSE Dr JESSENELSON P. LLANA Assoc Prof MYRNA A. COLIAT Ms MARICEL B BERDAN MA BLAISEDELLE REGACHO Mrs LOUWELYN L ANDAL MIS SHAIRA MAEJ DEJOYA M4 APRIL B FLORENDO

OIC -Director, CHED Regional Office IV A Chairperson. Validation Committee Member. Validation Committee Member Validation Committee Secretariat, Validation Committee Secretarial Validation Committee Secretariat, Validation Committee Technical Staff Technical Staff

Resolution No. 123, s, 2022

Resolution Confirming the Extension of the Contract of Security Services for the Project "Procurement of Security Services for Batangas State University" for a period of Six (6) Months or until such time that there is already a new contract with an external provider

WHEREAS, on 29 October 2020, a "Contract of Security Services" was entered into between Batangas State University and RCC Security Agency;

WHEREAS, said agreement provides that the original contract shall take effect within five (5) calendar days upon the bidder's receipt of the Notice to Proceed. Hence, the agreement shall expire on 30 October 2022;

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Leading Innovations Transforming Lives Building the Nation



Republic of the Philippin BATANGAS STATE UNIVERSITY

The National Engineering University

Rizal Avenue Fyr., Batangas 2 uy, Batangas Philippines 4200

fel Nov. 1-63 14-0804-0385 for 1-22

I -mail Address

Website Address http://www.batsrate-u.edu.ph

EXCERPT FROM THE MINUTES OF THE SECOND SPECIAL MEETING OF THE BATANGAS STATE UNIVERSITY BOARD OF REGENTS HELD AT THE EXECUTIVE CONFERENCE ROOM, COMMISSION ON HIGHER EDUCATION, C.P. GARCIA AVENUE, I P DILIMAN, QUEZON CITY ON 07 OCTOBER 2022

WHEREAS, it was determined, however, that the project "Procurement of Security Services" was not yet ready for posting and the TWG was requested by the BAC Chairperson to review the documents of the project, specifically the scope of works;

WHEREAS, the end-user requested for a six-month extension of security services pending the completion of the procurement and the consequential award of the project to the winning bidder;

WHEREAS, the GPPB Resolution 023-2007, as amended by GPPB Resolution 03-2011 provides for the Revised Guidelines on the Extension of Contracts for General Support Services:

WHEREAS, item 4.0 of the said guidelines allows Procuring Entities to extend the duration or effectivity of an ongoing contract about to expire, as an emergency measure to maintain the status quo and to avoid interruption in security services which are essential, indispensable and necessary for the safety of every student, faculty and personnel of the University;

WHEREAS, upon careful consideration, the BAC-Central finds that the conditions for extension of contracts under GPPB Resolution 023-2007, as amended by GPPB Resolution 03-2011, were complied with;

WHEREAS, the matter was presented an deliberated upon by the Finance Committee and after thorough discussion and deliberation, it was endorsed for approval of the Board through Resolution No. 99, s. 2022;

WHEREAS, the same was presented to the Board of Regents for deliberation and approval during its special meeting on 07 October 2022;

NOW, THEREFORE:

BE IT RESOLVED, AS IT IS HEREBY RESOLVED that the Board of Regents after thorough discussion and deliberation approved the Extension of the Contract of Security Services for the Project "Procurement of Security Services for Batangas State University" for a period of Six (6) Months or until such time that there is already a new contract with an external provider.

CONFIRMED.

Certified Correct

ENRICO M. DALANGIN Secretary of the Board of Regents

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Leading Innovations Transforming Lives Building the Nation