



REPUBLIC OF THE PHILIPPINES  
Department of Science and Technology  
PHILIPPINE ATMOSPHERIC, GEOPHYSICAL and  
ASTRONOMICAL SERVICES ADMINISTRATION (PAGASA)  
Science Garden, BIR Road, Diliman, Quezon City 1101  
[www.pagasa.dost.com.ph](http://www.pagasa.dost.com.ph) / [pagasa\\_bac@yahoo.com](mailto:pagasa_bac@yahoo.com)  
Tel./Fax No. 4342579 / 4349039

## NOTICE OF AWARD

### JJTP BUILDERS AND SUPPLY

1006 Rosas St. Brgy Muñoz,  
Catbalogan City, Samar  
Contact No. 0945-112-2133  
E-mail Add: [nhic\\_19@yahoo.com](mailto:nhic_19@yahoo.com)

**Thru:** **Ms. JOCELYN O. PADUAL**  
Project Manager / Proprietor

### Sir/Madame:

We are pleased to notify you that the PAGASA Management has approved the award to your firm the contract for the **"Construction of New PAGASA Building, Powerhouse, Observer's Quarter and Perimeter Fence in Biliran (PR No. 2018-02-0192 / IB No. 2018-018INF)** in the total calculated amount of **THREE MILLION SEVEN HUNDRED SEVENTY EIGHT THOUSAND ONE HUNDRED ONE and 95/100 PESOS (Php3,778,101.95) ONLY.**

You are therefore requested to accept and conform to this award by affixing your signature hereunder and provide within **ten (10) calendar days**, from receipt hereof, the requisite performance security in any of the following forms:

Form of Performance Security	AMOUNT (Equal to Percentage of the Total Contract Price)	
• Cash or Cashier's/Manager's check, Bank Draft/Guarantee confirmed by a Universal or Commercial Bank.	5%	Php188,905.09
• Irrevocable letter of credit issued by a Universal or Commercial Bank.		
• Surety bond callable upon demand issued by a surety or insurance company duly certified by the Insurance Commission as authorized to issue such security.	30%	Php1,331,430.58

Failure to provide the performance security shall constitute sufficient ground for cancellation of the award and forfeiture of the bid security.

Very truly yours,

**VICENTE B. MALANO, Ph.D.**  
Administrator

Conforme:

Monica F. Orlando

Date: 01/03/19

"tracking the sky....helping the country"

Postal Address: P.O. Box 3278 Manila • Tel No. (63-2) 929-4865 / 434-9040 • Fax No. 929-4865



**Bids and Awards Committee (BAC) Resolution Declaring Single Calculated and Responsive Bid (SCRB) and Recommending Award and Approval**

**Resolution No. 2018-061**

**WHEREAS**, the Philippine Atmospheric, Geophysical and Astronomical Services Administration (PAGASA), through the PAGASA Bids and Awards Committee, advertised the Invitation to Bid (IB) at a nationwide newspaper, the PAGASA website, the G-EPS and PAGASA Bulletin board continuously for 7 days from **15 to 22 October 2018**, the procurement of the following goods/items described hereunder, with its corresponding Approved Budget for Contract (ABC), under **PR#2018-03-0192** and **ITB 2018-018inf**, to wit:

PARTICULARS	ABC	Contract Duration
Construction of New PAGASA Synoptic Building, Powerhouse, Observer's Quarter and Perimeter Fence in Biliran	Php4,439,951.32	150 c.d.

**WHEREAS**, the provision of R.A. 9184 and its Revised Implementing Rules and Regulations (IRR), other pertinent guidelines and procedures relative to government procurement system are hereby observed and strictly implemented for the whole duration of this bidding activity;

**WHEREAS**, in response to the said invitation, **only one prospective bidder, 1216 Quadrant Builders**, expressed its intention to participate in the bidding of the aforesaid Project, purchased the requisite bidding documents and attended the **Pre-Bid Conference** conducted by the PAGASA-BAC on **23 October 2018**;

**WHEREAS**, on **05 November 2018**, the **schedule for submission and opening** of Envelope I (Eligibility and Technical Components) and Envelope II (Financial Component), **JJTP Builders and Supply** timely submitted its bid tender and passed the preliminary examination of bids;

**WHEREAS**, the lone bidder's financial proposal has been accepted for not exceeding the ABC. Its bid tender, "as Read", is as follows:

Name of Bidder	Bid Amount (As Read)	RANK
JJTP Builders and Supply	Php3,793,666.95	1

**WHEREAS**, the report on the detailed evaluation of bids conducted by the TWG resulted in the following:

Name of Bidder	Bid Amount (As Calculated)	RANK
JJTP Builders and Supply	Php3,778,101.95	1

WHEREAS, upon careful examination, validation and verification of JJTP Builders and Supply, tender documents, including the evaluation report submitted by the TWG, the PAGASA-BAC determined that, **the lone bidder** has complied accordingly on all the criteria for post-qualification and was responsive on all requirements and conditions specified in the Bidding Documents. Hence, it was moved and duly seconded that JJTP Builders and Supply be declared as the **Single Calculated and Responsive Bidder (SCRB)** for the Project.

**NOW, THEREFORE, We**, the Members of the Bids and Awards Committee, hereby **RESOLVE** as it is hereby **RESOLVED**:

- a) to **DECLARE**, JJTP Builders and Supply, as the Bidder with the Single Calculated and Responsive Bid (SCRB) for the Project entitled, Construction of New PAGASA Synoptic Building, Powerhouse , Observer's Quarter and Perimeter Fence in Biliran, in the **total amount of THREE MILLION SEVEN HUNDRED SEVENTY EIGHT THOUSAND ONE HUNDRED ONE PESOS AND 95/100 (Php3,778,101.95)**;
- b) to **RECOMMEND**, further, to the Administrator, PAGASA, the award of the contract to the latter; and,
- c) to **RECOMMEND**, finally the **APPROVAL** of the foregoing findings and recommendations.

**RESOLVED** this 16<sup>TH</sup> DAY OF NOVEMBER 2018 at the Amihan Conference Room, 2<sup>nd</sup> Floor, PAGASA Main Building, Science Garden Complex, BIR Road, Diliman, Quezon City.

  
**EDWIN F. MANRESA**  
Interim Member/End-user

  
**JOEL C. RIVERA**  
Member

  
**EDNA L. JUANILLO**  
1<sup>st</sup> Vice-Chairperson

(On Leave)  
**CESAR A. RAMOS**  
Member

  
**Engr. JESSIE B. ARCE**  
2<sup>nd</sup> Vice-Chairperson

  
**Engr. CATALINO L. DAVIS**  
Chairperson

APPROVED/DISAPPROVED:

  
**VICENTE B. MALANO, Ph.D.**  
Administrator

Approved on \_\_\_\_\_



REPUBLIC OF THE PHILIPPINES  
**Department of Science and Technology**  
**Philippine Atmospheric, Geophysical and**  
**Astronomical Services Administration (PAGASA)**

Science Garden, BIR Road, Diliman, Quezon City 1100  
Tel. No. (02) 434-25-79; Fax. (02) 434-90-39  
[pagasa\\_bac@yahoo.com](mailto:pagasa_bac@yahoo.com)

### NOTICE TO PROCEED

**JJTP BUILDERS AND SUPPLY**

1006 Rosas St. Brgy Muñoz,  
Catbalogan City, Samar  
Contact No. 0945-112-2133

**Thru: MS. JOCELYN O. PADUAL**  
Project Manager / Proprietor

**Sir / Madam:**

The attached **CONTRACT** (Contract ID No. 2019-007) having been approved, notice is hereby given to your firm that, delivery of the goods and other ancillary services may proceed for the Project entitled: **Construction of New PAGASA Building, Powerhouse, Observer's Quarter and Perimeter Fence in Biliran (PR No. 2018-03-0192 / IB No. 2018-018INF)**, effective upon receipt of this Notice.

You are therefore responsible for performing the services under the terms and conditions of the Contract and in accordance with the Implementation Schedule.

Please acknowledge receipt and acceptance of this notice by signing both copies in the space provided below. Keep one copy and return the other to PAGASA.

Very truly yours,

**VICENTE B. MALANO, Ph.D.**  
Administrator

I hereby acknowledge receipt of this Notice on 04/24/19  
(date of receipt)

Name of Representative of the Bidder: Monica F. Orlando

Authorized Signature:



Contract ID No. : **CI 2019-007**  
Contract Name : **Construction of New PAGASA Synoptic Building,  
Powerhouse, Observer's Quarter and Perimeter Fence**  
Location of the Project : **Biliran**

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## INFRASTRUCTURE CONTRACT

### KNOW ALL MEN BY THESE PRESENTS:


This Agreement is made and entered into at Quezon City, Philippines, this \_\_\_\_\_ day of \_\_\_\_\_ 2019, by and between:


The **PHILIPPINE ATMOSPHERIC, GEOPHYSICAL AND ASTRONOMICAL SERVICES ADMINISTRATION (PAGASA)**, a government agency under the Department of Science and Technology (DOST), with principal office located at the PAGASA Central Office, Science Garden Complex, BIR Road, Diliman, Quezon City, represented herein by **DR. VICENTE B. MALANO**, in his capacity as the Administrator and Head of the Procuring Entity (HOPE), hereinafter referred to as the "**PAGASA**";


- and -

The **JJTP CONSTRUCTION AND SUPPLY**, a sole proprietorship business entity duly organized and existing under and by virtue of the laws of the Philippines, with office and postal address located at 1006 Rosas Street, Barangay Muñoz, Catbalogan City, Samar represented herein by its Proprietor, **MS. JOCELYN O. PADUAL**, and hereinafter referred to as the "**CONTRACTOR**".

### WITNESSETH:

 **WHEREAS, PAGASA** is desirous that certain works be undertaken, viz.: Construction of New PAGASA Synoptic Building, Power house, Observer's Quarter and Perimeter Fence in Biliran (*Reference: PR#2018-03-0192 / ITB No. 2018-018INF*), hereinafter referred to as the "**PROJECT**";

 **WHEREAS, by virtue of PAGASA-BAC Resolution No. 2018-061, series of 2018** which was duly approved by the Head of the Procuring Entity (HOPE), **PAGASA** has accepted the bid proposal of the **CONTRACTOR** for the execution and completion of such work, declaring the **CONTRACTOR** as the bidder with the **Single Calculated and Responsive Bid (SCRB)** in its total calculated bid offer of **THREE MILLION SEVEN HUNDRED SEVENTY EIGHT THOUSAND ONE HUNDRED ONE AND 95/100 (Php3,778,101.95) ONLY**;



**WHEREAS**, in this Infrastructure Contract, words and expressions shall have the same meanings as are respectively assigned to them in the Conditions of Contract hereinafter referred to;

**WHEREAS**, the following documents shall be attached, deemed to form, and be read and construed as part of this Contract, to wit:

- Attachment a) Notice to Proceed;
- Attachment b) Performance Security;
- Attachment c) Notice of Award and the Bidder's conforme thereto;
- Attachment d) PAGASA-BAC Resolution No. 2018-061;
- Attachment e) Abstract of Bids, "as Read" and "as Calculated";
- Attachment f) Addendum and/or Supplemental/Bid Bulletins (SBB);
- Attachment g) Detailed Evaluation Report submitted by the TWG;
- Attachment h) Minutes of the Meeting;
- Attachment i) Eligibility, Technical and Financial documents as submitted by the Contractor, including the appropriate Bid Security, the duly approved architectural and building designs and drawings; detailed plans and program/scope of works; and, structural analysis;
- Attachment j) Invitation to Bid (ITB) / Notice to Bidders;
- Attachment k) IPP, Purchase Request including the Terms of Reference (TOR) and necessary permits issued by various government authorities;
- Attachment l) Bid Data Sheet (BDS);
- Attachment m) Instructions to Bidders;
- Attachment n) General and Special Conditions of Contract
- Attachment m) Scope of works and specifications, instructions and their related documents for the satisfactory and faithful performance of all the works which are necessary to commence and complete the **Project**.

The above documents shall collectively be referred to as "**Contract Documents**."

**NOW THEREFORE**, for and in consideration of the foregoing premises and of the terms and conditions hereinafter set forth, the parties hereto hereby agree as follows:

#### ARTICLE I - SCOPE OF WORKS

The **CONTRACTOR**, in consideration of a sum of money to be paid by **PAGASA**, agrees to furnish all labor, materials, equipment, tools and other facilities described in the scope of works and specifications, instructions and their related documents for the satisfactory and faithful performance of all the works which are necessary to commence and complete the **Project**. The work shall generally consist of the following:

#### CONSTRUCTION SPECIFICATIONS:

The specification shall govern the methods of construction and kinds of materials to be used for the proposed building shown in the plans and detail drawings.

The plans, detail drawings and these specifications shall be considered as complementing each other, so whatever mentioned or shown in one, although not shown or mentioned on the other, shall be considered as appearing on both. In case of conflict between the two, it should be referred to the designing Architect/Engineer for solution.

### **GENERAL CONDITION:**

All parts of the construction shall be finished with first class workmanship to the fullest talent and meaning of the plans and these specifications, and to the entire satisfaction of the Architect/Engineer and the Owner. The construction shall conform to all requirements of the National Building Code, as well as the rules & regulations of the Municipality/**Province**, Philippines.

### **CLEARING THE SITE:**

The building site shall be leveled and cleaned of any rubbish, roots & objectionable matters to a suitable sub-grade. All such unsuitable material shall be removed from the building site and spread uniformly over the areas adjacent to the proposed building, or be disposed otherwise, as may be directed by the Architect/Engineer in charge of the construction.

### **STAKING-OUT THE BUILDING LINES.**

The building lines shall be stake out and all lines and grades in drawings established before any excavation is started. Batter boards and reference marks shall be erected in such places where they will not be disturbed during the excavation of the building.

### **EXCAVATION:**

All excavations shall be made to grade indicated in the drawings. Where the building site is covered with any kind of fill, the excavation of footings shall be made deeper until the stratum for safe bearing capacity of the soil is reached. Whenever water is encountered on the excavation process, it shall be removed by bailing out or pumping carefully not to disturb the surrounding soil practices or removed.

### **BACKFILLS:**

After concrete foundations are hard enough to withstand pressure resulting from fills, materials removed from excavation shall be used for backfill around them. Backfill and fill shall be placed in layers not exceeding 150mm in thickness. Each layer shall be thoroughly compacted by wetting and rolling.

### **CONCRETE WORKS:**

All concrete shall be mixed thoroughly until there is a uniform distribution of cement and aggregates, and should be deposited near its final position, care being taken to avoid the segregation of aggregates. Water to be used for mixing concrete shall be clean and free from injurious amount of oil, acids alkalis, salt and other organic materials.

### **CONCRETE PROPORTIONS:**

All concrete work shall be done in accordance with the standard specification for plain and reinforced concrete as adopted by the Philippine Government. Cement to be used shall be *Portland* cement or any other equivalent brands readily available in the locality. Alternative cements so selected must meet the requirements of Portland and pozzolan cements and approved the Architect/Engineer in charge of the construction.

The following proportions of concrete mixtures shall be used for the various parts of the building.

Columns & Footings	Class A (1:2:4)
Conc. Holl. Blk. Ftgs	Class B (1:2 ½:5)
Reinforced Conc. Beams & Slabs	Class A (1:2:4)
Conc. Slab floor on fill	Class C (1:2:6)
Septic Vault covers	Class A (1:2:4)

**Class A** concrete shall be a mixture of 1-part cement, 2 parts fine aggregates and 4 parts Coarse aggregates by volume, plus enough clean water to make mixture into Pliable paste.

**Class B** concrete shall be a mixture of 1-part cement, 2 1/2 parts fine aggregates and 5 parts coarse aggregates by volume, plus enough clean water to make mixture into pliable paste.

**Class C** concrete shall be a mixture of 1-part cement, 3 parts fine aggregates and 6 parts coarse aggregates by volume, plus enough clean water to make mixture into pliable paste.

The **Fine Aggregate** for concrete shall consist of natural sand, or of finest materials with similar characteristics, clean, hard and durable grains, free from organic materials or loam.

The **Coarse Aggregate** for concrete shall consist of crush rock of durable and strong qualities, or coarse aggregates to be used shall vary from 20 mm to 40 mm (3/4" to 1/2").

#### FORMS FOR CONCRETE WORKS:

All forms for concrete works shall be properly braced or tied together so as to maintain the correct to prevent bulging and water seepage.

Forms shall not be removed until the concrete has attained sufficient strength to support it own weight and any loads that maybe placed on it. Side forms must be placed under the beams or girders until they have attained their strength.

#### CONCRETE SLAB FLOORS ON FILL

Concrete slabs on fill shall be poured on a gravel bed of not less than 50 mm thick Each concrete slab course to poured shall not be more than one meter wide, and each course shall be poured alternately to the indicated floor finish.

#### CONCRETE ROOF SLAB

It shall be made waterproof by adding *waterproofing* compound to the concrete mixture with a proportion of *1 package waterproofing* for every one bag cement used in the based on class A concrete.

#### STEEL REINFORCING BARS:



All steel reinforcing bars to be used shall be round deformed bars with lugs or projections on their sides to provide a greater bond between the no. 16 G.I. wire.

An steel reinforcing bars shall conform to the number, size and spacing as indicated in the drawings for footings, columns, slabs, beams and concrete block walls schedule of steel reinforcements. All metal reinforcements shall be installed free from rust, scale or other coating which will destroy or reduce the bond with concrete.

#### **CONCRETE HOLLOW BLOCKS:**

Concrete hollow blocks to be used shall be **100 mm** thick unless otherwise specified.

The concrete hollow block walls shall be laid, and the cells filled with cement mortar consisting of 1 part Portland cement and 3 parts sand by volume. They shall be reinforced with round deformed bars, 10mm diameter, spaced 0.60m and 0.80 m centers horizontal & vertical respectively. All exposed surfaces of concrete hollow blocks walls shall be finished with cement plaster. The mixture of cement plaster for concrete hollow block wall finished shall be 3 part cement 4 parts sand.

#### **LUMBER:**

Lumber to be used in this construction shall be well seasoned, thoroughly dry and free from loose or unsound knots, shakes or other imperfections impairing their strength or appearances. The lumber to be used is *Wood* unless others specified.

#### **FRAMES:**

All woods frames from doors shall be done as much as possible with carefully fitted mortise 2 tenon joints. All windows & door frames to be installed w/ wood preservative after they have been installed in place.

#### **WATERPROOFING WORKS USING TORCH APPLIED MEMBRANE**

1. Apply one coat of Bituminous primer to be applied by brush, roller, squeegee or spray equipment and left 3-4 hours to become tack-free.
2. Position the rolls of *Waterproofing Membrane* and unroll the membrane in the location to be torched later. Place subsequent roll next to first, overlapping by at least 100mm. Re-roll the membrane without changing the original orientation.
3. Slowly commence unrolling again, heating the underside with a gas torch, causing the surface to melt and adhere strongly to the *Primed Surface*. It should be firmly and evenly pressed down using a solid rubber roller.
4. Overlapping joints of 100mm on the sides and 150mm at the ends are to be securely sealed and any bleed-outs are to be removed.

#### **ELECTRICAL WORKS:**

The electrical works shall be done in accordance w/ the approved plans and under the direct supervision and control of a licensed Electrical Engineer or Master Electrician.

All electric works & materials shall conform to the provisions of the latest edition of the Philippine or National Electric Code.

The electrical wiring shall be installed three coliable PVC electrical conduit, fittings and appearances conforming with 180 dimensions.

The type of electrical services to be supplied to the building shall be 220V, AC, single phase.

There shall be only one service drop from the nearest Local Electric Company pole to the proposed building. Electric wires for light and power shall not be smaller than 13.5 sq.mm (no.12) 600V insulation.

The space circuit shall be provided with an empty PVC pipe, size 19mm diameter w/c should extend at least 300 m above the ceiling line. The grounding lines shall be color coded for easy identification. The panel board shall be provided with a directory.

#### **PLUMBING WORKS:**

All plumbing works shall be done in accordance with the approved plans and under the direct supervision of a licensed Sanitary Engineer or Master Plumber.

The plumbing installation shall conform with the provisions of the National Plumbing Code and the rules and regulations of the locality.

Piping for drain, vent, waste shall be PVC push on type. For in house water supply installation PVC pipe and fittings shall be used.

#### **STORM DRAINAGE:**

All downspout from roof gutters shall end in concrete catch basin connected w/ PVC pipes 100 mm diameter leading to the street gutter or main storm drainage line.

#### **PAINTING:**

All painting works shall be done with the use of Latex Paint/Enamel Paint Products.


Before any painting is done, all surfaces shall be cleaned, smoothed and freed from dust, dirt, grease, rust or other foreign substances. All paints shall be spread evenly and carefully.

No painting shall be done on outside work in extremely cold frostily, foggy or dump weather. Painting to be done on cold weather should be performed when the temperature is above 50°F.

No adulteration of paint with other brands shall be allowed.

#### **SAFETY AND HEALTH:**

##### ***General Requirements***

- 
1. The need for and use of Personal Protective Equipment (PPE) is essential in any job to protect employees from risk of injury or illness by creating a barrier against workplace hazard.
  2. The minimum personal protection for Contractor's workers in a construction site shall be Contractor's uniform and I.D., safety helmet and safety shoes. Other safety protective devices or equipment may be required for specific jobs or operations and shall be worn as prescribed by the Safety and Health Officer.
  3. Wearing of Contractor's uniform and I.D., safety helmet and safety shoes is absolutely MANDATORY regardless of position and nationality.

4. No person shall be subjected or exposed to a hazardous environmental condition without protection.
5. Wearing of slippers, sleeveless, shorts and worn-out pants is strictly prohibited.
6. Hand, foot, eyes, ears and nose protection will be required in certain specific activity subject to Safety and Health Officer recommendation.
7. The Safety and Health Officer shall conduct inspection of workers PPE, once a month to determine its effectiveness and necessity. All worn-out PPE must be replaced immediately.

## **Warning Signs and Barricades**

### **General Requirements**

1. Accident-prevention signs shall be visible when work is being performed and shall be removed or covered promptly when hazards no longer exist.
2. Danger signs shall be used only when an immediate hazard is present.
3. Accident-prevention tags shall be used as temporary means of warning workers of existing hazards such as defective tools or equipment.
4. The Safety and Health Officer must determine if a warning or protective type of barricade is required.
5. Barricades are required around work areas, excavation, holes or openings in basement levels elevated platforms, around overhead work and whenever necessary to warn people of falling or tripping hazard.
6. Barricade must be kept at least 1 meter high and maintained square and level in a workman like manner.
7. Barricade must be erected before the hole is cut and extended as the excavation progresses.
8. Safety nets or other fall protection system shall be installed to protect workers against falling debris.

## **Electrical**

### **General Requirements**

1. Plan and review of electrical wiring layout in accordance with existing electrical safety law.
2. Direct tapping of tools or equipment is prohibited.
3. Use of jumper or fusible link is prohibited.
4. Joint splice insulation must be properly ensured.
5. Lock-out / tag-out should be applied.
6. Protective barriers should be applied when works are done at high tension cable or post.
7. Electrical sign boards must be posted at the construction site.
8. All electrical tools and equipment must be unplugged when not in use.
9. Use of weatherproof sockets and plugs at exterior works.
10. All electrical cable lines and sources must be properly identify.

### **Welding and Cutting Operations**

1. Welding or cutting operations shall not be permitted in rooms or areas containing combustible materials or in proximity to explosives or flammable liquids, dust, gases or vapors until all fire and explosion hazards are eliminated.
2. A portable fire extinguisher shall be provided at the place where welding and cutting operations are being undertaken.



## ARTICLE 2 – CONTRACTOR’S OBLIGATIONS

The **CONTRACTOR** shall carry out the Works diligently and in accordance with this Contract. The **CONTRACTOR** shall supply all materials, labor, equipment and technical supervision necessary for its implementation in accordance with the contract documents and project schedule and manpower/equipment schedule. **Job site shall be provided with safety early warning signs and enclosures/barricades** as necessary during the implementation.

The electricity and water consumption incurred during the execution of the project shall be borne by the **CONTRACTOR**. The **CONTRACTOR** shall commence execution of the Works on the Start Date and shall carry out the Works in accordance with the Program of Work submitted by the **CONTRACTOR**, as updated with the approval of the **PAGASA**'s representative, and complete them by the Intended Completion Date.

The **CONTRACTOR** shall be responsible for the safety of all activities on the Site and shall carry out all instructions of the **PAGASA**'s representative that comply with the applicable laws where the Site is located.

The **CONTRACTOR** shall employ the key personnel named in the Schedule of Key Personnel, as referred to in the **SCC**, to carry out the implementation and supervision of the entire Work. **PAGASA** shall at all times be consulted of any proposed replacement of key personnel shall approve the same only if their relevant qualifications and abilities are equal to or better than those of the personnel listed in the Schedule.

If the **PAGASA** asks the **CONTRACTOR** to remove a member of its staff or work force, for justifiable cause, the **CONTRACTOR** shall ensure that the person leaves the Site within seven (7) days and has no further connection with the Work in this Contract.

During Contract implementation, the **CONTRACTOR** shall abide at all times by all labor laws, including child labor related enactments, and other relevant rules.

The **CONTRACTOR** shall submit to the **PAGASA** for consent the name and particulars of the person authorized to receive instructions on behalf of the **CONTRACTOR**.

The **CONTRACTOR** shall cooperate and share the Site with other contractors, public authorities, utilities, and the **PAGASA** between the dates given in the schedule of other contractors particularly when they shall require access to the Site. The **CONTRACTOR** shall also provide facilities and services for them during this period. The **PAGASA** may modify the schedule of other contractors, and shall notify the **CONTRACTOR** of any such modification thereto.

Should anything of historical or other interest or of significant value be unexpectedly discovered on the Site, it shall be the property of the Procuring Entity. The **CONTRACTOR** shall notify the **PAGASA**'s representative of such discoveries and carry out the **PAGASA**'s representative's instructions in dealing with them.

## ARTICLE 3 – TIME OF COMPLETION

The Work stipulated in this Contract shall be completed “**Broom**” clean and ready for use not later than **One Hundred Fifty (150) calendar days** from receipt of the **Notice to Proceed (NTP)** by the **CONTRACTOR**.

## ARTICLE 4- CONTRACT AMOUNT/ PAYMENT SCHEDULE

The **PAGASA** agrees that for and in consideration of the faithful performance by the **CONTRACTOR** of this Contract, it shall pay to **CONTRACTOR**, in a manner provided hereinafter the amount of **THREE MILLION SEVEN HUNDRED SEVENTY EIGHT THOUSAND ONE HUNDRED ONE & 95/100(Php3,778,101.95) ONLY**.

### PROVISION OF ADVANCE PAYMENT

The **PAGASA** shall, upon a written request of the **CONTRACTOR**, which shall be submitted within **thirty (30) calendar days** upon receipt of the **NTP**, allow an advance payment to the **CONTRACTOR** in an amount not to exceed **fifteen percent (15%)** of the total contract price, to be made in lump sum.

Provided, however that, the said advance payment shall be made only upon the submission to and acceptance by the **PAGASA** of an irrevocable standby letter of credit (LC) of equivalent value from a commercial bank, a bank guarantee (BG) or a surety bond callable upon demand, issued by a surety or insurance company duly licensed by the Philippine Insurance Commission and confirmed by **PAGASA**.

The advance payment shall be repaid by the **CONTRACTOR** by deducting fifteen percent (15%) from his periodic progress payments.

The **CONTRACTOR** may reduce his standby Letter of Credit or Guarantee Instrument by the amounts refunded by the Monthly Certificates in the advance payment.

### PROGRESS PAYMENT

Pursuant to the Cash Flow (by quarter) and payment schedule as accepted by **PAGASA** and made part of the Contract Documents hereof, the **CONTRACTOR** may submit a request for payment for work accomplished. Such request for payment shall be verified and certified by **PAGASA's** Project Engineer. Except as otherwise stipulated in the Instruction to Bidders, materials and equipment delivered on the site but not completely put in place shall not be included for payment.

**PAGASA** shall have the right to deduct from the contractor's progress billing such amount as may be necessary to cover third party liabilities, as well as uncorrected discovered defects in the project.

Should the **PAGASA** require the **CONTRACTOR** to perform the work over and above that is required by this Contract, the additional cost shall be added to the Contract amount, and in the same way, should the **CONTRACTOR** be ordered to omit work as required by this Contract, the corresponding cost shall be deducted from the Contract amount. In either case, the cost of additions or reductions shall previously be mutually agreed upon in writing by **PAGASA** and the **CONTRACTOR** before execution.

### METHOD OF PAYMENT

Pursuant to and in compliance with the **DBM Circular No. 3-2013-16A**, dated February 6, 2014, the **CONTRACTOR** shall be required to apply and/or submit to **PAGASA**, through the **Cashier Unit**, its **bank account and branch thereof**, and, preferably from an authorized government servicing bank such as, Land Bank of the Philippines (LBP), Development Bank of the Philippines (DBP) or Philippine Veterans

Bank (PVB), to which any payment due to the **CONTRACTOR** shall be made or credited.

In the event; however, that the **CONTRACTOR'S** bank account is not among the listed authorized government servicing banks, any corresponding bank charges shall be borne/paid by the **CONTRACTOR**.

#### **ARTICLE 5 – RETENTION MONEY**

The total billing submitted by the **CONTRACTOR** will be subject to retention of ten percent (10%) referred to as the “**retention money**”.

The “retention money” shall be due for release upon final acceptance of the works. The **CONTRACTOR** may, however request for the substitution of the retention money for each progress billing with irrevocable standby letter of credit from a commercial bank, bank guarantees or surety bonds callable on demand, of amounts equivalent to the retention money substituted for and acceptable to the **PAGASA**; provided that, the project is on schedule and is satisfactorily undertaken. Otherwise, the ten percent (10%) retention shall be made. Said irrevocable standby letter of credit, bank guarantee and/or surety bond, to be posted in favor of the **PAGASA**, shall be valid for a duration to be determined by the **PAGASA** and will answer for the purpose for which the ten percent (10%) retention is intended i.e. to cover uncorrected discovered defects and third party liabilities.

#### **ARTICLE 6 – CONTRACT COMPLETION**

Once the project reaches an accomplishment of ninety five (95%) of the total contract amount, the **PAGASA** may create an inspectorate team to make preliminary inspection and submit a **punch-list** to the **CONTRACTOR** in preparation for the final turnover of the project. Said **punch-list** will contain, among others, the remaining works, work deficiencies for necessary corrections, and the specific duration/time to fully complete the project considering the approved remaining contract time. This, however, shall not preclude the **PAGASA's** claim for liquidated damages.

#### **ARTICLE 7 – LIQUIDATED DAMAGES**

In the event that 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 **PAGASA** for liquidated damages, and not by way of penalty, an amount to be determined in accordance with the following formula provided in the conditions of contract, for each calendar day of delay, until the work is completed and accepted or taken over by the **PAGASA**.

The amount of the liquidated damages shall be at least equal to **one-tenth (1/10) of one percent (1%)** of the cost of the unperformed portion for every day of delay.

Such amount shall be deducted from any money due or which may become due the contractor under the contract and/or collect such liquidated damages from the retention money or other securities posted by the contractor whichever is convenient to the procuring entity.

In the event that the delay in the completion of the work exceeds a time duration equivalent to ten percent (10%) of the specified contract time plus any time extension duly granted to the contractor, the procuring entity concerned may rescind the contract, forfeit the contractor's performance security and takeover the prosecution of the project or award the same to a qualified contractor through negotiated contract.

Such other provisions on liquidated damages under Annex "E" of R.A. 9184 and its IRR shall likewise be implemented.

#### ARTICLE 8 – SUSPENSION OF WORK

**PAGASA** shall have the authority to suspend the work, wholly or partly by written order for such period as may be deemed necessary, due to *force majeure* or any fortuitous event or for failure on the part of the **CONTRACTOR** to correct bad conditions which are unsafe for workers or for the general public, to carry out valid orders given by the **PAGASA** or to perform any provisions of the contract, or due to adjustment of plans to suit field conditions as found necessary during construction. The **CONTRACTOR** shall immediately comply with such order to suspend the work wholly or partly. Such other provisions on Suspension of Work under Annex "E" of R.A. 9184 and its IRR shall be implemented.

#### ARTICLE 9 –EXTENSION OF CONTRACT PERIOD

Should the amount of additional work of any kind or other special circumstances of any kind whatsoever occur such as to fairly entitle the **CONTRACTOR** to an extension of contract time the **PAGASA** shall determine the amount of such extension; *provided that*, the **PAGASA** is not bound to take into account any claim for an extension of time unless the **CONTRACTOR** has prior to the expiration of the contract time and within **fifteen (15) calendar days** after such work has been commenced or after the circumstances leading to such claim have arisen, delivered to the **PAGASA** notices in order that it could have investigated them at the time. Failure to provide such notice shall constitute a waiver by the **CONTRACTOR** or any claim. Upon receipt of full detailed particulars, the **PAGASA** shall examine the facts and extent of the delay and shall extend the contract time for completing the contract work when, in the **PAGASA's** opinion, the findings of facts justify an extension. Such other provisions on Extension of Contract Time under Annex "E" of R.A. 9184 and its IRR shall be implemented.

#### ARTICLE 10 – VARIATION ORDERS

The provisions on Variation Orders under Annex "E" of R.A. 9184 and its IRR shall be implemented.

#### ARTICLE 11 – WARRANTY

1. The **CONTRACTOR** shall assume full responsibility for the contract work from the time project construction commenced up to final acceptance by the **PAGASA** and shall be held responsible for any damage or destruction of the works except those occasioned by *force majeure* and the safety, protection, security, and convenience of its personnel, third parties, and the public at large, as well as the works, equipment, installation and the like.
2. Within **one (1) year period** from project completion up to final acceptance by the **PAGASA**, the **CONTRACTOR** shall undertake the repair works, at its own expense, of any damage to the infrastructure on account of the use of materials of inferior quality, within ninety (90) days from the time the **PAGASA** has issued an order to undertake repair. In case of failure or refusal to comply with this mandate, the **PAGASA** shall undertake such repair works and shall be entitled to full reimbursement of expenses incurred therein upon demand. The defects liability period shall be covered by the **Performance Security** of the **CONTRACTOR** required in **Section 39.1 of the IRR**, which shall guarantee that the **CONTRACTOR** performs his responsibilities stated in the immediately preceding paragraph. If the **CONTRACTOR** fails to comply with its obligations



under the foregoing paragraph, the **PAGASA** shall forfeit its **Performance Security**, subject its property (ies) to attachment or garnishment proceedings, and perpetually disqualify it from participating in any public bidding. All payables of the **PAGASA** in its favor shall be offset to cover the costs.

- To guarantee that the **CONTRACTOR** shall perform his responsibilities as prescribed in foregoing number, the **CONTRACTOR** shall post a warranty security in accordance with the following schedule:

Form of Warranty Security	Amount of Warranty Security (Equal to Percentage of % of the Total Contract Price)
1. Cash or letter of credit issued by a Universal or Commercial Bank	Five percent (5%)
2. Bank guarantee confirmed by a Universal or Commercial Bank	Ten percent (10%)
3. Surety bond callable upon demand issued by the GSIS or a surety or insurance company duly certified by the Insurance Commission as authorized to issue such security.	Thirty percent (30%)

- The warranty security shall be denominated in Philippine Pesos and shall remain effective during the applicable warranty period provided under Section 62.2.3.2, **RULE XIX** of the **Revised IRR of RA No. 9184**, and shall be returned only after the lapse of the said warranty period.

#### ARTICLE 12- PRE-TERMINATION OF CONTRACT

The **PAGASA** reserves the right to pre-terminate the contract for cause, without liability and without prejudice to any other right of **PAGASA**, upon the **CONTRACTOR's** material default such as violation of the terms and conditions of the Contract, significant delay in the work schedule that is not attributable to force majeure or fortuitous events or any valid reason beneficial to **PAGASA**. In case of pre-termination, the **CONTRACTOR** shall be informed by the **PAGASA** thirty (30) days prior to such pre-termination.

In case of pre-termination, the **CONTRACTOR** shall be liable for liquidated damages equivalent to one percent (1%) of the Contract price as provided by the Government Accounting and Auditing Manual (GAAM) and to forfeit the Performance Security.

The **PAGASA** shall have the right to blacklist the **CONTRACTOR** in case of pre-termination.

#### ARTICLE 13 -MUTUAL CONSULTATION AND ARBITRATION AND VENUE OF ACTION

The **Parties** shall as often as practicable, mutually consult with each other with respect to the faithful performance of their respective obligations under this Contract.



The **Parties** shall use their best efforts to promptly resolve any differences or disagreements in connection with the implementation of the terms and conditions of this Contract. However, in the event that any dispute could not be resolved after mutual consultation by the Parties, then such dispute(s) shall be submitted to arbitration in accordance with the provisions of Republic Act No. 876 otherwise known as the "Arbitration Law". At the option of **PAGASA**, the arbitration shall be held in Quezon City, Metro Manila. A decision in any such arbitration shall be final and binding upon the **Parties**, unless the aggrieved party shall make an appeal by way of Petition for Review to the proper Court with competent jurisdiction.

The **CONTRACTOR** shall continue to deliver the Works described in this Contract notwithstanding any dispute which may have arisen between the **Parties** is being arbitrated.

#### ARTICLE 14 - GOVERNING LAWS

The governing laws of Republic Act No. 9184 otherwise known as "The Government Procurement Reform Act" and its Revised Implementing Rules and Regulations, the laws on Obligations and Contracts and other pertinent laws shall govern this Contract.

#### ARTICLE 15-OTHER PROVISIONS

Any other commitment made by the **CONTRACTOR** and accepted by the **PAGASA** such as but not limited to the provision of additional materials necessary for the completion and/or to improve the specifications set under the scope of works for the project but without additional cost to the **PAGASA** shall be adopted and made part of this Contract.

The **CONTRACTOR** hereby agrees to comply with laws bearing on employment of its workers performing the work including minimum wages, COLA, SSS, Philhealth, PAGIBIG, ECC, income tax payments, VAT payments, and permit fees necessary in the execution of work.

The **PAGASA** shall not be liable for any injury, damage, or death suffered by its workers in the performance of their duties.

Any amendment, change or alteration of any of the terms of this **Contract**, which are mutually agreed upon by the Parties shall be made in writing and attached as an Addendum to the Contract.

#### ARTICLE 16 - VALIDITY CLAUSE

If any term or condition of this Contract is held invalid or contrary to law, the validity of the other terms and conditions hereof shall not be affected thereby.

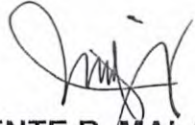
**IN WITNESS WHEREOF**, the **Parties** hereto have caused this Contract to be executed in accordance with the laws of the Republic of the Philippines on the day and year first above written.

Handwritten signature and initials in black ink, located at the bottom left of the page. The signature appears to be a stylized name, and there are initials below it.

PHILIPPINE ATMOSPHERIC,  
GEOPHYSICAL AND ASTRONOMICAL  
SERVICES ADMINISTRATION  
(PAGASA)

JJTP CONSTRUCTION AND  
SUPPLY

By:



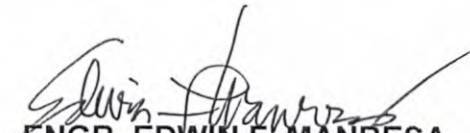
VICENTE B. MALANO, Ph.D.  
Administrator

By:

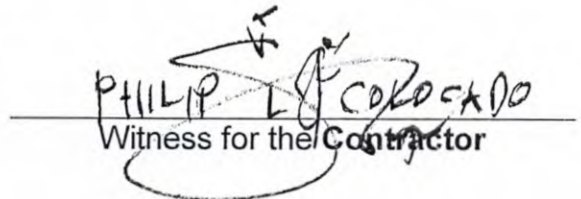


JOCELYN G. PADUAL  
Owner / Proprietor

Signed in the Presence of:



ENGR. EDWIN F. MANRESA  
Chief, ESTD



PHILIP L. COROCADO  
Witness for the Contractor

Funds Available:



BERNARD LOUISE C. DATUIN  
OIC, Accounting Section

ORS# 2018-12-7351

1060401000

₱ 3,778,101.75

ACKNOWLEDGEMENT

REPUBLIC OF THE PHILIPPINES)  
QUEZON CITY ) S.S.  
X-----X

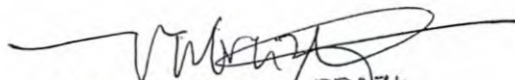
BEFORE ME, personally appeared:

Name	Valid Identification Document	Issued by	Place Issued
VICENTE B. MALANO	Office ID #571	PAGASA	Quezon City
JOCELYN O. PADUAL			

Both known to me to be the same persons who executed the foregoing INFRASTRUCTURE **CONTRACT** and they acknowledged to me that the same is their own, free and voluntary act and deed as well as that of the entity represented.

This instrument consists of **FIFTEEN (15)** pages including this page on which this Acknowledgment is written and has been duly signed by the parties and their witnesses.

SIGNED AND SEALED on \_\_\_\_\_ 2019 at Quezon City.

  
 ATTY. VIRGINIA A. BRAZIL  
 NOTARY PUBLIC  
 NOT. COM. # 2018-01-31  
 UNTIL DEC. 31, 2019  
 IBP LIFETIME MEMBER  
 O.R. NO. 1030983 07/20/16  
 PTR NO. 7831010 01/03/19  
 TACLOBAN CITY

Doc. No. 186 ;  
Page No. 38 ;  
Book No. W ;  
Series of 2019.

