CONSTRUCTION OF SLOPE PROTECTION AT KAMORA NATIONAL HIGH SCHOOL-ADJACENT/ CONTIGOUS

CONTRACT AGREEMENT

THIS AGREEMENT, made this _____ day of N 2 4 2025, 2025 between:

DEPARTMENT OF EDUCATION- CORDILLERA ADMINISTRATIVE REGION (DEPED-CAR), a government agency duly organized and existing under the laws of the Republic of the Philippines with principal address *at* Wangal La Trinidad, Benguet represented herein by ESTELA P. LEON- CARIÑO EdD, CESO III, Director IV/ Regional Director referred to as the **"ENTITY"**

-and-

"RENDERU CONSTRUCTION" with business address at Ucab, Itogon Benguet, represented herein by its authorized representative, **LENDLE TIDANG DECARAN** hereinafter referred to as the **"CONTRACTOR"**.

WITNESSETH

WHEREAS, the **PROCURING ENTITY** is desirous that the **CONTRACTOR** execute the project: **CONSTRUCTION OF SLOPE PROTECTION AT KAMORA NATIONAL HIGH SCHOOL-ADJACENT/ CONTIGOUS** (hereinafter called "the Works2") and the Procuring Entity has accepted the Bid for ONE MILLION ONE HUNDRED NINETEEN THOUSAND NINE HUNDRED FIFTY- FIVE PESOS and 63/100 (P 1,119,655.63) Only by the CONTRACTOR for the execution and completion of such Works and the remedying of any defects therein.

NOW THEREFORE, for and in consideration of foregoing premises, the parties hereto agree as follows:

- 1. In this Agreement, words and expressions shall have the same meanings as are respectively assigned to them in the Conditions of Contract hereinafter referred to.
- 2. The following documents as required by the 2016 revised Implementing Rules and Regulations of Republic Act No. 9184 shall be deemed to form and be read and construed as part of this Agreement, *viz.*:
 - a. Philippine Bidding Documents (PBDs);
 - i. Drawings/Plans;
 - ii. Specifications;
 - iii. Bill of Quantities;
 - iv. General and Special Conditions of Contract;
 - v. Supplemental or Bid Bulletins, if any;
 - **b.** Winning bidder's bid, including the Eligibility requirements, Technical and Financial Proposals, and all other documents or statements submitted;
 - c. Performance Security;
 - d. Notice of Award of Contract and the Bidder's conforme thereto; and
 - e. Other contract documents that may be required by existing laws and/or the Procuring Entity concerned in the PBDs. Winning bidder agrees that additional contract documents or information prescribed by the GPPB that are subsequently required for submission after the contract execution, such as the Notice to Proceed, Variation Orders, and Warranty Security, shall likewise form part of the Contract.
- 3. In consideration for the sum of ONE MILLION ONE HUNDRED NINETEEN THOUSAND NINE HUNDRED FIFTY- FIVE PESOS and 63/100 (P 1,119,655.63) Only or

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such other sums as may be ascertained, the CONTRACTOR agrees to execute and complete the works within 60 calendar days

- 4. from the receipt of the Notice to Proceed in accordance with its Bid/Quotation.
- 5. The PROCURING ENTITY hereby covenants to pay the CONTRACTOR in consideration of the execution and completion of the Works and the remedying of defects wherein, the Contract Price or such sum as may become payable under the provisions of this Contract at the times and in the manner prescribed by this Contract.
- 6. The CONTRACTOR shall install separate sub meter for their electric consumption and shall be responsible for the payment of bills;
- 7. The CONTRACTOR is obligated to arrange for their own water supply during the "WORKS2". They are expressly prohibited from using or accessing water sources belonging to the "PROCURING ENTITY,"

8. LIQUIDATED DAMAGES

Once the contract duration expires, including any time extension duly granted, and the CONTRACTOR refuses or fails to satisfactorily complete the work, DepEd-CAR shall impose upon the contractor, liquidated damages. Liquidated damages is an amount equal to at least one tenth (1/10) of one (1) percent of the cost of the unperformed portion of the works for every day of delay. In case the total sum of liquidated damages reaches ten percent (10%) of the total contract price, DepEd- CAR has the following options:

- Terminate the contract pursuant to the Guidelines on Termination of 1. Contract and forfeit the contractor's performance security. or
- Allow the contractor to continue the works without prejudice to the 2. continued imposition of liquidated damages until the works have been completed. This does not, however, preclude DepEd-CAR in resorting to Termination of Contract.

IN WITNESS whereof, the parties thereto have caused this Agreement to be executed the day and year first before written.

ESTELA P. LEON- CARIÑO

Regional Director, DepEd-CAR

DANG DECARAN RENDERU CONSTRUCTION

SIGNED IN THE PRESENCE OF:

FUNDS AVAILABLE:

Accountant III

ALLOTMENT AVAILABLE:

Administrative Officer V

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REPUBLIC OF THE PHILIPPINES DONE:

ACKNOWLEDGMENT

BEFORE	ME, a Notary	Public for	r and in	BAGITO	CITY	_, Philippines,	this
day of	11JN 2 4	2025 , 2	025 pers	onally appe	ared:		
	00			Carried March 198			_

Name	Proof of Identity
ESTELA L. CARIÑO	TIN NO. 147-466-799
LENDLE TIDANG DECARAN	TIN ID: 746-084-000

Exhibited to me competent evidence of their identities written beside their names, known to me to be the same persons who executed the foregoing instrument and acknowledged to me that the same is their free act and voluntary deed.

This Contract consisting of three (3) pages including the page on which this acknowledgment is written, have been signed by the parties and their instrumental witnesses on each and every page hereof.

WITNESS MY HAND AND SEAL on the date and place first above written.

Doc. No. Page No. Book No. Series of 2025.

MODES Notary Public

Comm.N.A.-14-NC-25-R until December 31, 2026 PTR No. 7662665; 12-26-2024 (For 2025) IBP OR No. 481192; 12-05-2024 (For 2025) Roll No. 31289 / 5-15-61 / Manila BIR TIN No. 121-017-652-000 MCLE Comp. No. VII-0025907 / Valid until April 14, 2025

ANDONG and NEBATEN LAW OFFICE No. 19, 2nd Floor Old Market Building, Upper Magsaysay Avenue, Baguio City, 2600

Regional Director, DepEd- CAR