

## SERVICE CONTRACT

This Service Contract (the "Contract") is entered and executed by and between:

**PHILIPPINE AMUSEMENT AND GAMING CORPORATION (PAGCOR)**, a government-owned and -controlled corporation with office address at PAGCOR Executive Office, Fifth (5<sup>th</sup>) Floor, New Coast Hotel Manila, 1588 M.H. Del Pilar cor. Pedro Gil Streets, Malate, Manila, represented in this act by its General Manager, Casino Filipino – Angeles, **REDENTOR T. RIVERA**, hereinafter referred to as "**PAGCOR**";

- and -

**GENDIESEL PHILIPPINES, INC.**, a corporation duly organized and existing under the laws of the Republic of the Philippines, with office address at 103 Commerce Road, Phase 2, Laguna Technopark, Binan, Laguna, represented in this act by its *Account Manager*, **KAILIEB A. BREIS**, duly authorized for this purpose by *Secretary's Certificate* dated June 3, 2022, hereto attached as Annex "A", hereinafter referred to as the "**CONTRACTOR**".

Each referred to as a "**PARTY**" and collectively as the "**PARTIES**."

The **PARTIES** warrant that they are duly organized, registered, validly existing and in good standing under the laws of the Republic of the Philippines, and that the parties and their representatives are capable and have the requisite power, authority, permits, clearances, and licenses to enter this Service Contract and to perform the Services and all their obligations under this Service Contract.

### WITNESSETH: THAT

**WHEREAS, PAGCOR** has a requirement for Procurement of Services for the Preventive Maintenance and Change Oil of Generator Set at LW-VIP Club for a Period of Three (3) Years under ITB No. FB22-06-001ANG ("**Services**").

**WHEREAS**, considering all the requisites were met, **PAGCOR** procured the Services through Negotiated Procurement (Two Failed Biddings) under Section 53 of the Revised Implementing Rules and Regulations of Republic Act No. 9184.

**WHEREAS**, the **CONTRACTOR** has submitted Single Calculated Responsive Quotation (SCRQ) to undertake the maintenance service of said items;

**WHEREAS, PAGCOR** has accepted the proposal of the **CONTRACTOR**, subject to the terms and conditions hereunder stipulated;

**NOW, THEREFORE**, for and in consideration of the mutual covenants and agreements hereunder specified by these presents, **PAGCOR** and the **CONTRACTOR** hereby enter into a contract under the following terms, conditions and stipulations:

**ARTICLE I**  
**DESCRIPTION OF WORK**

The **CONTRACTOR** shall undertake the Procurement of Services for the Preventive Maintenance and Change Oil of Generator Set at LW-VIP Club for a Period of Three (3) Years ("**Services**") in accordance with the following specifications:

<b>Lot 1 – Quarterly Preventive Maintenance for one (1) unit Greaves Generator Set</b>
<b>Check the following components:</b>
<p>1. Lube oil and water systems</p> <ul style="list-style-type: none"> <li>a. Water level</li> <li>b. Oil level and pressure</li> <li>c. Check Battery electrolyte level</li> <li>d. Recommend for change oil, if necessary</li> </ul>
<p>2. Fuel System</p> <ul style="list-style-type: none"> <li>a. Clean and feed pump fuel filter</li> <li>b. Recommend for replacement of filters, if needed</li> <li>c. Bleeding the fuel filters (primary and secondary)</li> </ul>
<p>3. Air System</p> <ul style="list-style-type: none"> <li>a. Clean Air filter</li> <li>b. Check Air filter indicator</li> </ul>
<p>4. Exhaust System</p> <ul style="list-style-type: none"> <li>a. Align exhaust pipe</li> <li>b. Check engine smoke (prepare recommendation if necessary)</li> </ul>
<p>5. Cooling System</p> <ul style="list-style-type: none"> <li>a. Check coolant texture, color, and level</li> <li>b. Check for leaks</li> </ul>
<p>6. Electrical Maintenance check and electromechanical parts</p> <ul style="list-style-type: none"> <li>a. Alternator assembly check</li> <li>b. Adjust alternator belt/s (if necessary)</li> <li>c. Check battery charger</li> <li>d. Record all data (technical report)</li> <li>e. Check battery electrolyte level</li> <li>f. Check voltage input and output</li> </ul>
<p>7. Module electronic</p> <ul style="list-style-type: none"> <li>a. Check module error</li> <li>b. Record date</li> <li>c. Check sensor – LLOP (low level oil pressure), HWT (high level temperature), Solenoid check, radiator water sensor (RWD sensor), Fuel gauge sensor</li> <li>d. Cleaning of Generator parameter</li> <li>e. Tighten all mechanical parts, if needed</li> </ul>
<p>8. Engine Overall Performance</p> <ul style="list-style-type: none"> <li>a. Engine sound</li> <li>b. Engine leak, if any</li> <li>c. Test run the engine (5 mins with 25% minimum load), if capable</li> <li>d. Record Engine Data (Module)</li> </ul>

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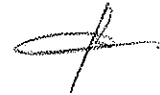
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9. Submit recommendations and completion report

**JOB DESCRIPTION**


1. Provide skilled technicians with special diagnostic tools to perform the required maintenance check-up inspection services on consultancy basis and testing to the maintenance/operations group of Casino Filipino-Angeles to effectively maintain the machine on jointly agreed scheduled dates.



2. Perform servicing activities based on submitted program (Preventive Maintenance Program of Activities) per DDC/MTU factory recommendation on the subject genset.



3. Perform minor repair/adjustment applicable to be undertaken on site requiring labor only provided man hour estimate for each unit (i.e., total time of scheduled maintenance servicing and minor repair/adjustment) will not exceed eight (8) working hours. Replacement parts, if any, shall be supplied separately



4. Submit servicing and check-up reports upon completion of program activities. Any recommendation needing owner's action shall be submitted as soon as possible.

5. Provide appropriate operators' training on proper operation and maintenance procedures on site.

6. Provide update information on latest product and services improvements affecting the unit and give necessary recommendation.



7. Recommend spare parts and fast-moving parts for stock which may become necessary for emergency repairs that may arise.

**Additional Terms and Conditions:**

1. The unit entered in this program shall be made available for servicing/check-up as per agreed schedule.

2. Maintenance items like filter elements (oil, fuel, primary and secondary) air filters elements, belts, hoses and clamps, lube oil, diesel fuel, coolant inhibitors, cleaning fluids, etc., shall be provided by PAGCOR and be made available on location when required.

3. Incidental damages like downtime expenses and all business cost and losses resulting from unit failure during and after the execution of this program shall not be treated as consequential results of the preventive maintenance program, unless proven otherwise.

4. Only genuine parts shall be used.

5. Repairs which are not part of the contract like modification, major repairs, etc. will be subjected for quotation to PAGCOR separately.

**Lot 2. Annual Change Oil for one (1) unit Greaves Generator Set**

**Scope of Work and Breakdown of Materials:**

<u>Brief Description</u>	QTY	UOM	Unit price	Total Amount
Primary Fuel Filter – Part No. 001100240107	3 (1 pc/yr)	Piece	435.00	1,305.00
Secondary Fuel Filter – Part No. 001100240103	3 (1 pc/yr)	Piece	350.00	1,050.00
Lube Oil Filter – Part No. 605411880009	3 (1 pc/yr)	Piece	350.00	1,050.00
Primary Air Filter – Part No. P21109230191	3 (1 pc/yr)	Piece	3,000.00	9,000.00
Secondary Air Filter – Part No. P21109230192	3 (1 pc/yr)	Piece	1,500.00	4,500.00
Engine Oil – Part No. 64242/P	20	Liters 20 liters/pail	5,655.00	16,965.00
Coolant additive – Part No. 14110195038	20	Liters 5 liters/pail	3,500.00	7,500.00
Supply Labor. Use of tools, technical expertise and transportation	1	LOT	15,000.00	45,000.00
1. Drain & refill engine oil				
2. Removal & replacement oil, fuel, and air filters				
3. Drain & refill coolant additive				
4. Retightening of external bolts of generator set				
5. Check and adjust belt alignment and tension				
6. Check vibration damper				
7. Check fuel lines supply & return				
8. Check monitor engine parameters				
9. Test run, turnover, and acceptance				
10. Submit findings and recommendations to PAGCOR				
Place of Delivery: Leisure World Casino, King's Royale Complex, Cabalantian, Bacolor, Pampanga.				

**ARTICLE II**  
**CONTRACT TERM**

This Contract shall be for a period of three (3) years and shall commence within forty-five (45) calendar days from the date of receipt by the **CONTRACTOR** of the Notice to Service Contract for the Preventive Maintenance and Change Oil Requirement of the Generator Set at LW-VIP Club under ITB No. FB22-06-001ANG

Proceed. Within this period, **PAGCOR** may terminate this Contract with or without cause, without need for judicial intervention, upon thirty (30) days written notice to the **CONTRACTOR**.

**ARTICLE III**  
**CONTRACT AMOUNT**

The contract price for the Services shall be in the total amount of **Two Hundred Sixty-Five Thousand Eight Hundred Sixty-Nine Pesos and 96/100 (₱265,869.96)** for three (3) years, VAT-Exclusive, Zero-Rated transaction.

Both parties agree that the total price stated herein already includes all the applicable taxes, fees and charges required by the government. The **CONTRACTOR** holds **PAGCOR** free from liability for any or all taxes arising out of this transaction.

The price herein agreed shall not be subject to any increase or upward adjustment for any reason or cause for the duration for the **CONTRACT**.

**ARTICLE IV**  
**SCHEDULE OF PAYMENT**

The **CONTRACTOR** shall submit to **PAGCOR** a quarterly billing statement for Lot 1 – Quarterly Preventive Maintenance for one (1) unit Greaves Generator Set. **PAGCOR** shall pay the contractor the *quarterly service fee* in the amount of **Fourteen Thousand Nine Hundred Fifty-Eight Pesos & 33/100 Pesos (₱ 14,958.33)** within fifteen (15) calendar days from receipt of the quarterly billing statement.

The **CONTRACTOR** shall submit to **PAGCOR** a yearly billing statement for Lot 2 – Annual Change Oil for one (1) unit Greaves Generator Set. **PAGCOR** shall pay the contractor the *yearly billing fee* in the amount of **Twenty-Eight Thousand Seven Hundred Ninety Pesos (₱ 28,790.00)** within forty-five (45) calendar days from receipt of the annual billing statement.

**ARTICLE V**  
**WARRANTY AND RESPONSIBILITIES**

The **CONTRACTOR** hereby warrants that:

1. It is an entity duly organized, validly existing and in good standing under the laws of the Republic of the Philippines, and it has the requisite power and authority to enter into and perform its obligations under this Contract.
2. There are no actions, suits or proceedings pending or, to the best of its knowledge, threatened, which may have a material adverse effect on its ability to fulfill its obligations under this Contract or on its operations, business, properties, assets, or business condition.

Service Contract for the Preventive Maintenance and Change Oil Requirement of the Generator Set at  
LW-VIP Club under ITB No. FB22-06-001ANG

3. That the Services to be rendered herein shall be as described under Article I of this Contract. The **CONTRACTOR** warrants that it has secured all the necessary government licenses and permits to allow it to render the Services agreed upon and that it is free from any liability or adverse claims, of every nature and description that would prevent or hinder it from rendering the said Services.

4. The **CONTRACTOR** hereby represents and warrants that it has sufficiently experienced and competent personnel able to perform the Services under this Contract. It is understood that **CONTRACTOR** shall exercise complete unequivocal control and supervision over its staff in the performance of their respective functions and duties.

5. The **CONTRACTOR** warrants that it shall protect and exercise due care and proper handling of the properties belonging to or in the possession of **PAGCOR** during the performance of its Services.

**ARTICLE VI  
WARRANTY SECURITY**

A Warranty Security shall be required from the **CONTRACTOR**.

The obligation shall be covered by retention money in the amount equivalent to one percent (1%) of the quarterly billings. The total deductions, however, shall not exceed the total amount of **One Hundred Forty-Nine Pesos and 58/100 Pesos (PhP149.58)**.

The obligation shall be covered by retention money in the amount equivalent to one percent (1%) of the annual billings. The total deductions, however, shall not exceed the total amount of **Two Hundred Eighty-Seven Pesos and 90/100 Pesos (PhP287.90)**.

The Warranty Security shall be retained by **PAGCOR**, without interest, during the effectivity of this **CONTRACT**. The same shall only be released after the termination of this **CONTRACT**, provided all conditions under this **SERVICE CONTRACT** have been fully met.

**ARTICLE VII  
CLAIMS AND DISPUTES**

All claims and disputes relating to or arising out of this Contract shall as much as possible, be settled amicably by the **PARTIES** before resorting to any judicial action.

If the parties failed to settle their differences or disputes, the **PARTIES** waiving for the purpose any other venue, hereby agree that the courts of the City of Manila shall be the exclusive venue of any or all actions or suits between the **PARTIES** to the exclusion of all other courts and venues. This exclusive venue provision shall apply even in cases for declaration of nullity of this Contract in its entirety or in part and in

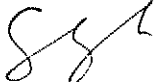
Service Contract for the Preventive Maintenance and Change Oil Requirement of the Generator Set at  
LW-VIP Club under ITB No. FB22-06-001ANG

cases arising after or by reason of the declaration of nullity of this Contract in its entirety or in part.

In the event that a dispute arises with respect to this Contract, the party prevailing in such dispute shall be entitled to recover all expenses including without limitation, reasonable attorneys' fees and expenses, incurred in ascertaining such party's rights or in preparing to enforce or in enforcing such party's rights under this Contract, whether or not it was necessary for such party to institute suit.



**ARTICLE VIII**  
**DAMAGES FOR DELAY**



The **CONTRACTOR** shall complete the supply and delivery of goods within the time agreed by both parties. Should the **CONTRACTOR** incur delay in its performance, the **CONTRACTOR** shall pay liquidated damages equal to one-tenth (1/10) of one percent (1%) of the cost of the delayed goods/items for everyday of delay including Sundays and Holidays, until such goods/items are finally delivered and accepted by PAGCOR. Such amount shall be deducted from any money due, or which may become due to the **CONTRACTOR** or collected from any securities or warranties posted by the **CONTRACTOR**. In case the total sum of liquidated damages reaches ten percent (10%) of the total contract price, PAGCOR may rescind the contract and impose appropriate sanctions over above the liquidated damages to be paid by the **CONTRACTOR**, without prejudice to other courses of action and remedies open to it.



In case the **CONTRACTOR** still fails to deliver the item from the supposed date of delivery, as indicated in the Technical Specification and Monitoring Schedule in addition to the forfeiture of the Performance Security and the penalties agreed upon, PAGCOR shall have the option to terminate the Contract.

**ARTICLE IX**  
**TAXES AND LICENSES**

All amounts, claims and expenses pertaining to licenses, permits, registrations or renewals thereof, required by the appropriate government entities for the services performed under Contract shall be for the exclusive account of the **CONTRACTOR**.

The **CONTRACTOR** shall 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.

The **CONTRACTOR** shall pay taxes in full and on time, failure to do so will entitle **PAGCOR** to suspend payment for services rendered by the **CONTRACTOR**.

**ARTICLE X**  
**NO EMPLOYER-EMPLOYEE RELATIONSHIP**

There shall be no employer-employee relationship between **PAGCOR** and the employees of the **CONTRACTOR**. The **CONTRACTOR** shall have the entire charge, control and supervision of the performance of the Services herein agreed upon. Any damage, accident, injury or sickness of any kind or death that may occur to any employee of the **CONTRACTOR** during the time and consequent to the performance of the work under this Contract shall likewise be the **CONTRACTOR**'s responsibility.




The **CONTRACTOR** further binds itself to hold **PAGCOR** free and harmless from any claim on account of the aforementioned injury or damage.



**ARTICLE XI**  
**FORCE MAJEURE**

The **CONTRACTOR** is responsible for the implementation of the **Services** provided in Article I hereof. In the event that such project cannot be completed within the prescribed period because of fortuitous events and/or force majeure, as defined by prevailing laws and such other causes not attributable to the **CONTRACTOR**, **PAGCOR** shall have no cause for action against the **CONTRACTOR** and shall only pay the value of the **Services** already delivered and accepted.



**ARTICLE XII**  
**DEFAULTS**

In the event that any of the **PARTIES** fail to comply in good faith with their undertakings, as set forth in this Contract, within the periods provided herein, the non-defaulting party shall be released from its obligations under this Contract, without prejudice to the rights of restitution, recovery, and damages.

In the event of breach by either party, the **PARTIES** agree to amicably settle the same under the provisions of Article VII hereof prior to judicial action.

In the event settlement cannot be made, the **PARTIES** shall abide by the provisions of law with respect to default.

**ARTICLE XIII**  
**INDEMNIFICATION**

The **CONTRACTOR** hereby holds **PAGCOR** its guests, corporate affiliates and any director, officer, employee, agent or any other person on **PAGCOR**'s behalf, free and harmless from any and all actions or liabilities arising out of this Service Contract, including, without being limited to, claims for unpaid and back wages, regularization, and other terms and conditions of employment, as well as civil and criminal liabilities



that the **CONTRACTOR** and/or **PAGCOR** may incur as a result of, or arising out of, the conduct and/or pursuit of Services and to indemnify **PAGCOR**, its guests, corporate affiliates, and any director, officer, employee, agent or any other person acting on **PAGCOR's** behalf, from and against the costs of defending any action, suit or proceedings, including legal fees or other expenses incurred in relation to any such claims mentioned above.

The **CONTRACTOR** and its personnel shall jointly and severally liable and shall indemnify and hold **PAGCOR**, its guests, corporate affiliates and any director, officer, employee, agent or any other person acting on **PAGCOR's** behalf, free and harmless for any death, injury or damage to **PAGCOR** and to third persons, loss, breakage, or destruction of properties, as a consequence of the **CONTRACTOR's** acts or omissions, willful intent or negligence, during the performance of the Services or its obligation under this Service Contract.

The **CONTRACTOR** shall be liable in case of theft, robbery, or any loss to **PAGCOR's** premises secured by the **CONTRACTOR**. The **CONTRACTOR** hereby agrees to replace, repair, or restitute any loss involving its technicians. Insurance for loss, theft, and robbery shall be submitted by the **CONTRACTOR** upon the execution of this Service Contract.

**ARTICLE XIV**  
**CONFIDENTIALITY**

All information disclosed to the **CONTRACTOR** arising out of or as a result of this Contract shall be confidential in nature. The **CONTRACTOR** shall be solidarily liable to **PAGCOR** for any unauthorized disclosure made by its officers, employees, agents and other persons acting on the **CONTRACTOR's** behalf.

The obligations stated in this Confidentiality Clause shall also apply to confidential information negligently, unintentionally or inadvertently disclosed by **PAGCOR** (its officers, employees, agents, and any other persons acting on its behalf) and to disclosures made by a **PAGCOR** officer, employee, agent, and other persons ordinarily acting on its behalf, in breach of his / her obligation or duty of **PAGCOR**.

**ARTICLE XV**  
**PERFORMANCE SECURITY**

The **CONTRACTOR** shall post a Performance Security (the "Security") for the benefit of **PAGCOR** as a guarantee for the former's compliance with its obligations under this Contract. The Security shall be posted prior to the signing of the Contract, in accordance with any of the following schedule:

Form of Security	Amount in Percentage of the Total Contract Price
Cash, cashier's/manager's check issued by a Universal or Commercial Bank.	Five Percent (5%)

Service Contract for the Preventive Maintenance and Change Oil Requirement of the Generator Set at  
LW-VIP Club under ITB No. FB22-06-001ANG

<p>Bank draft/guarantee or irrevocable letter of credit issued by a Universal or Commercial Bank, provided that if issued by foreign Bank it shall be confirmed buy a Universal or Commercial Bank</p>	LOT	AMOUNT
	1	₱8,975.00
	2	₱4,318.50
	TOTAL	₱13,293.50
Thirty Percent (30%)		
<p>Surety Bond callable upon demand issued by a surety or insurance company duly certified by the Insurance Commission as authorized to issue such security.</p>	LOT	AMOUNT
	1	₱53,850.00
	2	₱25,911.50
	TOTAL	₱79,761.00

*[Handwritten signatures]*

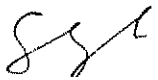
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**ARTICLE XVI**  
**MISCELLANEOUS PROVISIONS**

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1. In the event that facts and circumstances arise or are discovered which render this Contract disadvantageous to the Government, the **PARTIES** hereto agree immediately to re-negotiate its terms and conditions, or the option of **PAGCOR**, terminate the same.
2. This Contract, and all the rights and interests herein, may not be assigned or sub-contracted to another without the written consent of the other party.
3. All notices and other communications provided for or permitted hereunder shall be in writing and sent to the **PARTIES** at their respective addresses as indicated in this Contract.
4. If any provision hereof is prohibited or made unenforceable under any applicable law or by a competent court or authority, the same shall not affect any other provision of this Contract, which are otherwise valid and enforceable.
5. The **PARTIES** agree to abide by these terms and conditions in good faith.
6. The relationship between the **PARTIES** shall be limited to the performance of the terms and conditions of the Contract. Nothing in this Contract shall be construed to create a general partnership between the **PARTIES**, or to authorize any party to bind the other except as set forth in this Contract, or to borrow money on behalf of another party, or to use the credit of any party for any purpose other than what has been set forth herein.

7. Any right or remedy conferred by this Contract upon the **PARTIES** shall not be exclusive of any other or remedy, whether under this Contract or provided or permitted to the **PARTIES** at law or in equity, but each right or remedy shall be cumulative of every other right or remedy available to them.
8. The Contract constitutes the entire agreement between the **PARTIES** pertaining to the subject matter contained in it, and supersedes all prior and contemporaneous Contracts, representations, warranties, and understandings of the **PARTIES**. No supplement, variation or amendment of this Contract shall be binding unless executed in writing by all the **PARTIES** thereto.
9. No waiver of any of the provisions of this Contract shall be deemed, or shall constitute a waiver of any other provision, whether similar or not similar, nor shall any waiver constitute a continuing waiver. No waiver shall be binding unless in writing and signed by the party making the waiver.

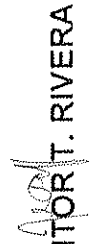



IN WITNESS WHEREOF, the parties hereto have signed these presents on this \_\_\_\_\_ day of \_\_\_\_\_, 2022 at the City of \_\_\_\_\_, Philippines.


**PHILIPPINE AMUSEMENT AND  
GAMING CORPORATION**  
TIN: 033-000-887-972

**GENDIESEL PHILIPPINES INC.**  
TIN: 000-120-669-000


Represented by:

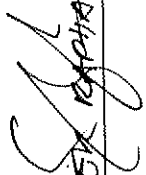
  
**REDENTORT T. RIVERA**  
General Manager  
TIN: 138-968-901

Represented by:

  
**KAILIEB A. BREIS**  
Account Manager  
TIN: 343-419-171

Signed in the presence of:

  
Wilbert Ligina

  
SYLVESTER PACHAE

**ACKNOWLEDGMENT**

REPUBLIC OF THE PHILIPPINES )  
 CITY OF ANGELES CITY ) S.S.

*Openly*

*[Signature]*

BEFORE ME, this \_\_\_\_\_ in  
ANGELES CITY DEC 14 2022

*[Signature]*

personally, appeared the following persons, each of whom exhibited his competent evidence of identity, to wit:

Name	Identification Document	Valid Until
REDENTOR T. RIVERA	Passport Number No. P6055621A	February 15, 2028

and presented to me an integrally complete documents / instrument for acknowledgment. He represented and declared to me that he voluntarily affixed the signatures appearing on the instrument / document for purposes stated therein and that he executed the instrument / document as his free and voluntary act and deed (and if he acted in representative capacity, he has the authority to sign in that capacity).

*[Signature]*

The instrument / document referred to is a Service Contract consisting of thirteen (13) pages including the page on which this Acknowledgment is written duly signed by the parties and their instrumental witnesses.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my Notarial Seal on the date and place first above written.

Doc No. 955  
 Page No. 79  
 Book No. 45  
 Series of 2022.

*[Signature]*  
**ATT. RONIEO L. YUSI JR.**  
 Notary Public until December 31, 2023  
 Commission No. 2022-9247 Angeles City Mabalacan, Perac & Magalang  
 PTA OR NO. AC-1748050/12.15.2021/A.C. Pamp.  
 BP OR No. 190636/01.03.2022/Pamp. City  
 MCLJ Compliance No. VII-0002997 valid until 3/14/2025  
 Roll of Attorney's No. 43239 151-C Sta. Rosa's St., Sta. Domingo, Angeles City

Signed in the Presence of

**Maria Lourdes T. Taruc**  
Notary Public for Angeles City

**Jeffrey S. Dionaldo**  
Notary Public for Angeles City

**ACKNOWLEDGMENT**

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

*Handwritten initials*

BEFORE ME, this 21 NOV 2022 in  
ANGELES CITY

in

personally, appeared the following persons, each of whom exhibited his competent evidence of identity, to wit:

Name	Identification Document	Valid Until
KAILIEB A. BREIS	Presented	November 18, 2023

and presented to me an integrally complete documents / instrument for acknowledgment. He represented and declared to me that he voluntarily affixed the signatures appearing on the instrument / document for purposes stated therein and that he executed the instrument / document as his free and voluntary act and deed (and if he acted in representative capacity, he has the authority to sign in that capacity).

*Handwritten signature*

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IN WITNESS WHEREOF, I have hereunto set my hand and affixed my Notarial Seal on the date and place first above written.

Doc No. 263  
Page No. 60  
Book No. 15  
Series of 2022.

**ATTY. JERALDO S. DIONALDO**  
Notary Public for Angeles City, Magalacat City, And  
Municipalities of Polac And Masabang, Pampanga  
Commissioner No. 2022-027 until December 31, 2023  
Atty's Reg. No. 66777, admitted on May 23, 2017  
Lifetime IBP No. 01-041/Pampanga Chapter  
PTR No. AC-01750502 January 3, 2022, Angeles City  
MCLE VII-0002471 issued by MCLE-Pasay City  
Dated February 27, 2020 valid until April 14, 2025  
**DIONALDO & DIONALDO LAW OFFICES**  
Units 1 & 2, 2nd Fl., 84384 Mendoza Bldg., McArthur  
Highway, Balibago, 2024 Angeles City, Pampanga.  
Tel No. (045) 322-7577/Email: dionaldolaw@gmail.com