

SERVICE CONTRACT



This SERVICE CONTRACT ("Contract") is entered into by and between:

PHILIPPINE AMUSEMENT AND GAMING CORPORATION (PAGCOR), a government owned and controlled corporation, created and existing by virtue of Presidential Decree No. 1869, as amended, with office address at PAGCOR Executive Office, New World Manila Bay Hotel, M.H. Del Pilar cor. Pedro Gil Sts., Malate, Manila, represented by its Chairman and Chief Executive Officer, **ANDREA D. DOMINGO**, hereinafter referred to as "PAGCOR";

- and -

CURVE ENTERTAINMENT INC., a corporation duly organized and existing under the laws of the Philippines with office address at 306 Grace Bldg. Ortigas Avenue, Greenhills, San Juan City, represented in this act by its Chief Executive Officer, **NARCISO O. CHAN JR.**, duly authorized for this purpose, by a Secretary's Certificate dated March 12, 2019 hereinafter referred to as the "**TALENT MANAGER**".

Each party referred to as a "PARTY" and collectively as the "PARTIES"

WITNESSETH: THAT -

WHEREAS, PAGCOR requires the Procurement of Entertainment Services of the **PAGCOR ARTISTS - Both of Us, Bright Version and Hum & Strumm for the Second Half of 2019** under ITB No. **SS19-05-067COR** ("Services");

WHEREAS, considering that all the requisites were met, **PAGCOR**, resolved to enter into contract with the **TALENT MANAGER** pursuant to Section 53.6 (Negotiated Procurement-Scientific, Scholarly or Artistic Work, Exclusive Technology and Media Services) and Annex H of the 2016 Revised Implementing Rules and Regulations (IRR) of Republic Act (R.A.) No. 9184;

WHEREAS, PAGCOR has accepted the proposal of the **TALENT MANAGER**, 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 **TALENT MANAGER** hereby enter into a Contract under the following terms, conditions and stipulations:

ARTICLE I
DESCRIPTION OF WORK

The **TALENT MANAGER** undertakes to provide the Services according to the following technical specifications:

Description
Procurement of Entertainment Services of the PAGCOR ARTISTS – Both of Us, Bright Version and Hum & Strumm for the Second Half of 2019
Exclusivity of the Program:
PAGCOR ARTISTS
Performance Duration: Three (3) sets of Forty-Five (45) minutes or Two (2) sets of One (1) hour per scheduled date.
Call time of artist/s at least two (2) hours before time of performance.
ARTIST/S:
1. Name of Artist/s or Group: <u>BOTH OF US</u> Brief Description: Duo (Based on Artist Profile) Two (2) members Members: Twelve (12) which shall commence from receipt of the Notice to Proceed until June 30, 2019. Total No. of Performances:
2. Name of Artist/s or Group: <u>BRIGHT VERSION</u> Brief Description: Trio (Based on Artist Profile) Three (3) members Members: Twelve (12) which shall commence from receipt of the Notice to Proceed until December 31, 2019. Total No. of Performances:
3. Name of Artist/s or Group: <u>HUM & STRUMM</u> Brief Description: Trio (Based on Artist Profile) Three (3) members Members: Twelve (12) which shall commence from receipt of the Notice to Proceed until December 31, 2019. Total No. of Performances:
<u>Venues of Performances:</u>
<ul style="list-style-type: none"> • Casino Filipino- Angeles – McArthur Highway, Balibago, Angeles City, Pampanga • Mimosa Satellite – Mimosa Drive, Mimosa Leisure Estate Clark Field, Pampanga • Casino Filipino – Olongapo – 580 Rizal Ave., East Tapinac Olongapo City, Zambales • Casino Filipino – Manila Bay – Rizal Park Hotel, South Drive Road T.M. Kalaw Extension, Ermita Manila • Casino Filipino – Tagaytay – E. Aguinaldo Highway, Tagaytay City • Madison Satellite – 2nd Floor, Madison Square Pioneer cor. Sheridan Sts., Mandaluyong City • Citystate Satellite – Citystate Tower Hotel, 1315 A. Mabini St., Ermita Manila • Ronquillo Satellite – 561 Ronquillo Street, Sta. Cruz, Manila • Manila Grand Opera Satellite – 925 Rizal Avenue corner Doroteo Jose Street, Sta. Cruz, Manila

- Binondo Satellite – Chinatown Lai Lai Hotel 801 Ongpin cor. Padilla Streets Sta. Cruz, Manila
- Malabon Satellite – Malabon Grand Hotel and Casino 110 MacArthur Highway, Potrero, Malabon City
- Biñan Satellite – El Rancho Hotel & Casino Biñan Business Park, National Road Cantalay, Biñan City, Laguna
- Carmona Satellite – San Lazaro Leisure Business Park, Carmona Cavite
- Network Satellite – Jipang Bldg. Network Hotel and Casino, Roxas Blvd. cor. Perla St., Manila
- Other venues as deemed necessary by PAGCOR from time to time.

Other Conditions :

1. The following shall be provided by the **TALENT MANAGER** during the show and the talent fees include:
 - a. Musical and Production Requirements
 - Musical arrangement, music materials (CD, iPods and other musical material required)
 - b. Food & Beverages

Branch Assignment/Venue:

PAGCOR shall provide the following:

- a. The schedule of performance/s shall be provided together with the Service Contract;
- b. Assignment of Artists to other venues as may be required by **PAGCOR**
- c. ARTIST/S shall commence performance upon the receipt of the Notice to Proceed (NTP);
- d. Payment shall be based on the actual number of gig/s performed based on the request/clamor of the branch/SOG's.
- e. Venue with basic technical equipment.

Additional Conditions:

The following shall be provided by the **ARTIST/TALENT MANAGER**:

1. The ARTIST/S, branch assignments and date of performances shall not be replaced by the **ARTIST/TALENT MANAGER** without express Written Consent from **PAGCOR**. However, **PAGCOR** may change/replace branch assignment and date as deem necessary.

If, for any cause, any or all of the ARTIST/S shall become indisposed on the day of the show, the **ARTIST/TALENT MANAGER** shall promptly retain the services of back-up ARTIST/S of the same caliber, who shall perform in lieu of the original artist/s/entertainer/s/performer/s, subject to the approval of the **PAGCOR**.

If the Show/Event is prevented, rendered impossible or unfeasible by causes which are classified as fortuitous events, health condition, life threatening, force majeure, "acts of God", acts of war, civil disturbances, riots, strike, epidemic interruption or delay of transportation, mutiny, social unrest or regulations of any public authority/bureau or any cause beyond the control of both parties herein, then parties agree to conduct further negotiations for resetting or re-scheduling of the subject

project;

The **ARTIST/TALENT MANAGER** shall inform **PAGCOR** beforehand of any cancellation or non-performance.

2. If the **ARTIST/S** is represented by a **TALENT MANAGER**, a Special Power of Attorney (SPA) shall be executed by the **ARTIST/S** that s/he properly authorizes the **TALENT MANAGER** to represent him/her for purposes of complying with **PAGCOR's** requirements.

The SPA shall be submitted upon issuance of Notice of Award (NOA).

The **TALENT MANAGER** undertakes to deliver the Services in strict conformity with the agreed specifications. In the event the **TALENT MANAGER** fails to comply with prescribed requirement as described in the Contract, **PAGCOR** may implement necessary changes or adjustments in order to achieve the desired results.

ARTICLE II
NO EMPLOYER-EMPLOYEE RELATIONSHIP

There shall be no employer-employee relationship between **PAGCOR** and the **TALENT MANAGER** and its employees. The **TALENT MANAGER** 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 **TALENT MANAGER** or employee of the **TALENT MANAGER** during the time and consequent to the performance of the Services under this Contract shall likewise be the **TALENT MANAGER** responsibility.

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

ARTICLE III
CONTRACT TIME

This Contract shall commence on the date of receipt by the **TALENT MANAGER** of the Notice to Proceed.

The schedule for the performances shall be as follows:

Performance Duration:

Three (3) sets of Forty-Five (45) minutes or Two (2) sets of One (1) hour per scheduled date.
Call time of artist/s at least Two (2) hours before time of performance.

ARTIST/S:

1. Name of Artist/s or Group:	<u>BOTH OF US</u>
Brief Description:	Duo (Based on Artist Profile) Two (2) members
Members:	Twelve (12) which shall commence from receipt of the

Page 5 of 12

Service Contract – CURVE ENTERTAINMENT INC.
Procurement of Entertainment Services of the **PAGCOR ARTISTS** – Both of Us, Bright Version and Hunt & Strum for Me
Second Half of 2019 under ITB No. SS19-05-007COR


GERALD V. CAYETANO

Notice to Proceed until December 31, 2019.

2. Name of Artist/s or Group:

BRIGHT VERSION

Brief Description:

Trio

(Based on Artist Profile)

Three (3) members

Members:

Total No. of Performances

Twelve (12) which shall commence from receipt of the Notice to Proceed until December 31, 2019.

3. Name of Artist/s or Group:

HUM & STRUMM

Brief Description:

Trio

(Based on Artist Profile)

Three (3) members

Members:

Total No. of Performances

Twelve (12) which shall commence from receipt of the Notice to Proceed until December 31, 2019.

Venues of Performances:

- Casino Filipino- Angeles – McArthur Highway, Balibago, Angeles City, Pampanga
- Mimosa Satellite – Mimosa Drive, Mimosa Leisure Estate Clark Field, Pampanga
- Casino Filipino – Olongapo – 580 Rizal Ave., East Tapinac Olongapo City, Zambales
- Casino Filipino – Manila Bay – Rizal Park Hotel, South Drive Road T.M. Kalaw Extension, Ermita Manila
- Casino Filipino – Tagaytay – E. Aguinaldo Highway, Tagaytay City
- Madison Satellite – 2ND Floor, Madison Square Pioneer cor. Sheridan Sts., Mandatuyong City
- Citystate Satellite – Citystate Tower Hotel, 1315 A. Mabini St., Ermita Manila
- Ronquillo Satellite – 561 Ronquillo Street, Sta. Cruz, Manila
- Manila Grand Opera Satellite – 925 Rizal Avenue corner Doroteo Jose Street, Sta. Cruz, Manila
- Binondo Satellite – Chinatown Lai Lai Hotel 801 Ongpin cor. Padilla Streets Sta. Cruz, Manila
- Malabon Satellite – Malabon Grand Hotel and Casino 110 MacArthur Highway, Potrero, Malabon City
- Biñan Satellite – El Rancho Hotel & Casino Biñan Business Park, National Road Canlalay, Biñan City, Laguna
- Carmona Satellite – San Lazaro Leisure Business Park, Carmona Cavite
- Networkd Satellite – Jipang Bldg. Networkd Hotel and Casino, Roxas Blvd. cor. Perla St., Manila
- Other venues as deemed necessary by PAGCOR from time to time.

Within this period, **PAGCOR** may terminate this Contract with or without cause, without incurring any liability whatsoever, such as, but not limited to, the payment of any unpaid and unperformed Service(s), without need for judicial intervention, upon fifteen (15) days written notice to the **TALENT MANAGER**.

**ARTICLE IV
DAMAGES FOR DELAY**

The **TALENT MANAGER** shall complete/deliver the Services within the time prescribed in this Contract. Should the **TALENT MANAGER** incur delay in its performance, the **TALENT MANAGER** shall pay a penalty of one tenth of one percent (1/10 of 1%) of the total cost of the unperformed portion of the contract for each day of delay, including Sundays and holidays, beyond the specific period. The maximum deduction shall be ten percent (10%) of the amount of the contract. Once the cumulative amount of liquidated damages reaches ten percent (10%) of the amount of the contract, **PAGCOR** shall have the option to rescind the contract, without prejudice to other courses of action and remedies open to it.

In case the **TALENT MANAGER** still fails to deliver the Service/s after the lapse of fifteen (15) calendar days from the stipulated date of delivery, in addition to the penalties agreed upon, **PAGCOR** shall have the option to terminate the Contract.

**ARTICLE V
CONTRACT PRICE**

The Contract Price for the Services shall be in the total amount of Two Hundred Fifty-Three Thousand Three Hundred Thirty-Three Pesos & 44/100 (PHP253,333.44), VAT Exclusive, Zero-Rated Transaction with breakdown as follows:

Performer/s	Total No. of Performances	Talent Fee of Artist/s, Musical and/or Production Requirement and F & B	
		Cost Per Performance (VAT Exclusive, Zero-Rated Transaction)	Total Cost (VAT Exclusive, Zero-Rated Transaction)
BOTH OF US	Twelve (12)	PHP 5,555.56	PHP 66,666.72
BRIGHT VERSION	Twelve (12)	PHP 7,777.78	PHP 93,333.36
HUM & STRUMM	Twelve (12)	PHP 7,777.78	PHP 93,333.36

Both parties agree that the Contract Price stated herein includes all applicable taxes, fees licenses, permits and charges required by the Philippine Government. The **TALENT MANAGER** holds **PAGCOR** free from liability for any or all taxes, fees, licenses, permits and charges arising out of this Contract.

The price herein agreed shall not be subjected to any increase or upward adjustment for any reason or cause whatsoever for the duration of the Contract.

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

ARTICLE VI
SCHEDULE OF PAYMENT

The Contract Price is in the total amount of Two Hundred Fifty-Three Thousand Three Hundred Thirty-Three Pesos & 44/100 (Php253,333.44) VAT Exclusive, Zero- Rated Transaction. The cost for each performance per artist/performer shall be as follows:

Performer/s	Cost Per Performance (VAT Exclusive, Zero-Rated Transaction)	Total Cost (VAT Exclusive, Zero-Rated Transaction)
BOTH OF US	Five Thousand Five Hundred Fifty-Five Pesos & 56/100 (Php 5,555.56)	Sixty-Six Thousand Six Hundred Sixty-Six Pesos & 72/100 (Php 66,666.72)
BRIGHT VERSION	Seven Thousand Seven Hundred Seventy-Seven Pesos & 78/100 (Php 7,777.78)	Ninety-Three Thousand Three Hundred Thirty-Three Pesos & 36/100 (Php 93,333.36)
HUM & STRUMM	Seven Thousand Seven Hundred Seventy-Seven Pesos & 78/100 (Php 7,777.78)	Ninety-Three Thousand Three Hundred Thirty-Three Pesos & 36/100 (Php 93,333.36)

Payment shall be made at the end of each month of performance, after the delivery and acceptance of the services according to the schedule provided and upon the issuance of Certificate of Acceptance by the End-User, Entertainment Department. The monthly payments shall be based on the cost per performance multiplied by the number of completed performances for the month.

ARTICLE VII
WARRANTIES AND RESPONSIBILITIES

The TALENT MANAGER hereby warrants that:

1. There are no actions, suits or proceedings pending or, to the best of its knowledge, threatened, which may have any adverse material effects on its ability to fulfill its obligations under this Contract or on its operations, business, properties, assets or business condition.
2. The TALENT MANAGER further warrants that it is fully authorized to render the Services and 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.
3. The TALENT MANAGER shall fully defend, protect, indemnify, and shall hold PAGCOR harmless from any and all adverse claims that may be made by any party by reason of the Contract.

ARTICLE VIII
INTELLECTUAL PROPERTY

All new materials, compilations, data and information produced hereunder, from the inception of the Contract until its final completion, including all other reproductions made therefrom, together with the performances embodied therein and all copyrights therein and thereto, and all renewals and extensions thereof shall entirely be the property of **PAGCOR**, free from any claims whatsoever by the **TALENT MANAGER**, its employees or any other person.

The **TALENT MANAGER** shall be responsible for securing the necessary licenses, permits or authorization from the owners of the copyright of the songs or pieces to be performed in accordance with the relevant and applicable statutes as well as provisions of other laws, ordinances and decrees and hereby holds **PAGCOR** free and harmless from whatever liability or damage suits that may be filed against the latter for violation of said laws and ordinances as well as suits or claims by third parties.

ARTICLE IX
CLAIMS AND DISPUTES

All claims and disputes relating to or arising out of this Contract shall be settled amicably by the parties before resorting to any judicial action.

If the parties fail 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 the declaration of nullity of this Contract in its entirety or in part, and in cases arising after or by reason of the declaration of nullity of this Contract in its entirety or in part.

ARTICLE X
INDEMNIFICATION

The **TALENT MANAGER** shall indemnify and shall hold **PAGCOR**, its directors, employees, guests, agents corporate affiliates free and harmless against any and all liability to third parties arising from this Service Contract including (but not limited to) the violation of any third party's trade secret, proprietary information, trademark, copyright or patent rights in connection with the use of **PAGCOR** of the **TALENT MANAGER** services.

The **TALENT MANAGER** shall be liable to **PAGCOR**, for any damage to property or injury or death of persons occasioned by the Services rendered by the **TALENT MANAGER** under this Contract, or by reason of the gross neglect or willful misconduct of the **TALENT MANAGER**, or any of its agents or employees.

The **TALENT MANAGER** assumes all liability due to its fault or negligence, in connection with this Contract, including theft and disappearance, or any damage or injury to goods, wares or merchandise or property of any kind of **PAGCOR**.





ARTICLE XI
CONFIDENTIALITY/NON-DISCLOSURE

All information disclosed to the **TALENT MANAGER** arising out of or as a result of this Contract shall be confidential in nature. The **TALENT MANAGER** shall be solidarily liable to **PAGCOR** for unauthorized disclosures made by its artist(s)/entertainer(s)/performer(s), officers, employees, agents and other persons acting on the **TALENT MANAGER** 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 to **PAGCOR**.

ARTICLE XII
MISCELLANEOUS PROVISIONS

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 at the option of **PAGCOR**, terminate the same.

No terms or conditions of this Contract shall be waived and no breach or default excused unless such waiver or excuse shall be in writing and signed by the party affected.

This Contract and the interests therein, may not be assigned or sub-contracted to another without prior consent of the other party.

Any and all notices to be given pursuant to, or under this Contract, shall be sent to the party to whom the notice is addressed at the address of the party indicated in this Contract.

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.

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.

Any right or remedy conferred by this Contract upon the parties shall not be exclusive of any other right or remedy of each party, whether under this Contract or provided or permitted at law or in equity, but each right or remedy shall be cumulative of every other right or remedy available to it.

This Contract constitutes the entire agreement between the parties pertaining to the subject matter contained in it, and supersedes all prior and contemporaneous agreements, representations, warranties and understandings of the parties. No supplement, variation or amendment of this Contract shall be binding unless executed in writing by the parties.

This Contract may be executed in any number of counterparts, each of which when so executed and delivered shall be considered as an original and all together shall constitute one Contract.

IN WITNESS WHEREOF, the parties hereto have signed these presents on this _____ day of _____, 2019 at the City of Manila, Philippines.

**PHILIPPINE AMUSEMENT AND
GAMING CORPORATION**

TIN: 033-000-887-972

Represented by:



ANDREA D. DOMINGO
Chairman and Chief Executive
Officer

TIN: 118-684-814-000

CURVE ENTERTAINMENT INC

TIN: 008-346-988-000

Represented by:


MARCISO O. CHAN JR.
Chief Executive Officer
TIN: 008-346-988-000

Signed in the presence of:


DANIEL B. PUCOLAN
Chief Executive Officer


RONALD A. SISON

ACKNOWLEDGMENT

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

BEFORE ME, a Notary Public for and in the City of CITY OF MANILA, on this _____ day of JUL 10 2019, 2019, personally appeared:

NAME

ANDREA D. DOMINGO

GOVERNMENT ID NO.

PASSPORT NO. P7681573A

Date of Issuance: June 26, 2018


Valid until: June 25, 2028

Place of Issuance: DFA Manila

known to me and known to be the same person who executed the foregoing Service Contract consisting of twelve (12) pages including this page, and who acknowledged to me that the same is her own free and voluntary act and deed as well as the free and voluntary act and deed of the entity she represents, she being duly authorized for this purpose.

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

Doc. No.: 365
Page No.: 73
Book No.: 4
Series of 2019


JOAQUIN G. BERMAS
NOTARY PUBLIC
IN AND FOR THE CITY OF MANILA
OFFICE: NEW WORLD MANILA BAY HOTEL & CASINO
104, 202 PERS. ST. ALABATE, MANILA
COMM. NO. 2003 - 003 (EXPIRES DEC. 31, 2019)
REG. NO. 46878 REP. LIFE ONE NO. 1834 (MANILA) #
SCALE COMPLIANCE VI UNTIL 2022
MANILA II - CHAPTER
PES NO. 20496500 (JAN. 11, 2019) (MANILA)


GERALD V. CAYETANO

ACKNOWLEDGMENT

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

BEFORE ME, a Notary Public for and in the City of CITY OF MANILA, on this day of JUL 2019, 2019, personally appeared:

NAME

NARCISO O. CHAN JR.

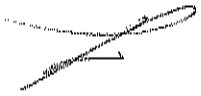
GOVERNMENT ID NO.

DAWFILE LICENSE # WDC-SS-018792

Issue Date: _____

Place of Issue: _____

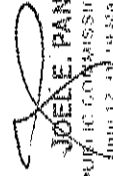
Validity Period: 2021 / 10 / 24



known to me and known to be the same person who executed the foregoing Service Contract consisting of twelve (12) pages including this page, and who acknowledged to me that the same is his own free and voluntary act and deed as well as the free and voluntary act and deed of the entity he represents, he being duly authorized for this purpose.

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

Doc. No.: 389
Page No.: 28
Book No.: 68VII
Series of 2019


JOELE E. PANER
NOTARY PUBLIC COMMISSION NO. 2018-042
JUL 17 2019 MANILA
UNIT A07M THE OCEAN TOWER, MALATE MANILA
Rd# No. 66089 487 Linaang Sil. 7th Fl. UC
PTR No. 79759212 1/ BUKARHILA
NCLE COMPLIANCE NO. VS-0013321/04-14-2022

REPUBLIC OF THE PHILIPPINES
QUEZON CITY

SECRETARY'S CERTIFICATE

I, CHRISTOPHER FULGAR of legal age, SINGLE with business address at 306 Grace Building, Ortigas Ave., Greenhills, San Juan City, after being duly sworn to in accordance with law hereby depose and state that:

- 1) I am the duly appointed Corporate Secretary of CURVE ENTERTAINMENT INC. a corporation duly organized and existing in accordance with the Philippine laws, with the same business address as stated above;
- 2) As such, I have custody of all the corporate records of said corporation;
- 3) At the special meeting held on February 16, 2019, the following resolution was unanimously approved by the directors present:

"RESOLVED, as it is hereby RESOLVED that NARCISO CHAN JR. President & CEO of the corporation be authorized as he/she is hereby authorized to deal, bid and transact, for and behalf of CURVE ENTERTAINMENT INC. with the PAGCOR regarding all the (PROJECT NAME) of PAGCOR in the CURVE ENTERTAINMENT INC.


"RESOLVED, further that NARCISO CHAN JR, be authorized as he/she is hereby authorized to accomplish, sign, execute, deliver and receive all papers and/or documents in connection with and/or pursuant to the foregoing authority:
There being no further business before the meeting, the same on motion adjourned."

FURTHER AFFIANT SAYETH NAUGHT. IN WITNESS WHEREOF, I have hereunto affixed my signature this 16 day of February 2019 in QUEZON CITY


Affiant

SUBSCRIBED AND SWORN to before me this 16 day of February 2019 in QUEZON CITY Affiant is personally known to me and exhibited to me his _____ which is valid until _____ 20 _____

DOC. NO.: 165
PAGE NO.: 14
BOOK NO.: 21
SERIES OF 2019


ATTY. MELLY B. MOLUPA
NOTARY PUBLIC
UNTIL DECEMBER 31, 2020
SOLLICITANT NO. 19318
ISS. NO. 05273/11252018
PUBL. NO. 124753/1-5-188J
ROLL No. 11001103
12 North St., Caliao, Quezon City

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF TRANSPORTATION
LAND TRANSPORTATION OFFICE
NON-PROFESSIONAL DRIVER'S LICENSE

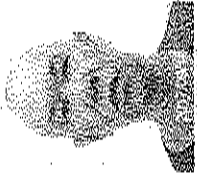


Full Name, First Name, Surname

CHAN, NARCISO JR ONG

Nationality: PHL Sex: M Date of Birth: 19551024 Height (cm): 175

Address: 18-C, STO. DOMINGO ST, QUEZON CITY



License No.: ND8-82-038896
Expiry Date: 20211024
Category: O+

Expiry Date: 20211024
Advisory Code: N06

Eye Color: BLACK
Complexion: NONE

Sex: M
Height (cm): 175

Edgar C. Calvarife
Secretary

Signature of Licensee

Narciso Jr Ong
Signature of Licensee

EDGAR C. CALVARIFE
Secretary