Republic of the Philippines DEPARTMENT OF ENERGY (Kagawaran ng Enerhiya)



CONTRACT OF SERVICE

KNOW ALL MEN BY THESE PRESENTS:

This CONTRACT OF SERVICE is made entered into by and between:

The **DEPARTMENT OF ENERGY (DOE)**, a government agency created by virtue of R.A. 7638, as amended, with office address at Energy Center, Rizal Drive, Bonifacio Global City, Taguig City, represented herein by its **DIRECTOR**, **ELISA B. MORALES**, hereinafter referred to as the "**DOE**".

-and-

DR. CORAZON ESCARLET R. LORZANO-AREVALO of legal age, Filipino citizen, married, and with postal address at 2127- A Nuestra Senora De Guadalupe St. Brgy, Guadalupe Nuevo, Makati City, hereinafter referred to as the "MEDICAL DOCTOR".

DOE and **MEDICAL DOCTOR** are hereinafter collectively referred to as "PARTIES" and individually as "PARTY".

WITNESSETH: That

WHEREAS, Article 157, Title I: Medical, Dental, and Occupational Safety of Book IV-Health, Safety, and Social Welfare of Presidential Decree No. 422, as amended, otherwise known as the "Philippine Labor Code", provides that:

- "Art. 157. Emergency medical and dental services. It shall be the duty of every employer to furnish his employees in locality with free medical and dental attendance and facilities consisting of:
 - c. The Services of a full-time physician, dentist and a full-time registered nurse as well as a dental clinic and an infirmary or emergency hospital with one (1) bed capacity for every one hundred (100) employees when the number of employees exceeds three hundred (300).

In cases of hazardous workplaces, no employer shall engage the services of a physician or a dentist who cannot stay in the premises of the establishment for at least two (2) hours, in the case of those engaged on part-time bases, and not less than eight (8) hours, in the case of those employed on full-time basis, subject to such regulations as the Secretary of Labor and Employment may prescribe to insure immediate availability of medical and dental treatment and attendance in case of emergency. (As amended by Section 26, Presidential Decree No. 570-A)"

WHEREAS, pursuant to the above-mentioned Article, the DOE needs to engage the services of Dr. Corazon Escarlet R. Lorzano - Arevalo as MEDICAL DOCTOR, who possesses the education, experience, and skills to provide professional consultation services/treatment and attendance in cases of emergency;

WHEREAS, the MEDICAL DOCTOR is tasked to provide professional consultation services/treatment to the DOE officials/employees and attendance in case of emergency;

WHEREAS, the MEDICAL DOCTOR cannot be hired on regular basis as there is no plantilla position in the Personnel Services Itemization Plantilla of Positions (PSIPOP) of the DOE, approved by the Department of Budget and Management (DBM);

WHEREAS, the MEDICAL DOCTOR hereby attests that she is not related within the third degree of consanguinity or affinity with the recommending official and the appointing authority of the DOE; and that she has not been previously dismissed from the government service by reason of an administrative offense;

NOW THEREFORE, for and in consideration of the foregoing premises, the parties hereby execute this contract subject to the following terms and conditions;

1. That the **DOE** hereby hires the services of the **MEDICAL DOCTOR** for the period July 2024 – December 2024;

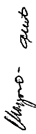
- That the MEDICAL DOCTOR shall perform the following functions:
 - 2.1. Primary responsible to diagnose physical illnesses, disorders and injuries incurred by **DOE** personnel. Consultations of DOE dependents are not covered;
 - 2.2. Prescribes medications and treatments to promote/restore good health of DOE employees. Request for prescription for DOE employees' dependents are not covered;
 - 2.3. Regularly monitors the health conditions of those employees with existing/having maintenance supplements/drugs taken;
 - 2.4. Reports/suggests recommendation measures to the DOE, thru the Chief of the Human Resource Management Division (HRMD) or to the Incidental Management Team (IMT), and/or Undersecretary for Administration, on any health – related matters which need to be immediately addressed; and
 - 2.5. Perform other related works as may be assigned from time to time within the scheduled Clinic days and Clinic hours, such as conduct of lectures on health and safety, conduct of vaccinations, or Antigen tests, among others.
- The MEDICAL DOCTOR must be compliant with the DOE Public Service Continuity Plan (PSCP) protocol (i.e., with no regular assignment in a COVID hospital), to ensure the health and safety of the DOE employees, at all times.
- 4. That the **MEDICAL DOCTOR** shall render minimum 3 hours of duty: <u>every Tuesday</u>, and <u>Thursday of the month</u>, except during Holidays and upon declaration of a *force majeure*.
- 5. That the **MEDICAL DOCTOR** shall be paid in full the amount of **Php 3,450.00** per shift for three (3) hours of work preferably (9:00 a.m. to 12:00 noon), inclusive of all applicable taxes, and to be paid monthly.
- 6. The MEDICAL DOCTOR may, however, be allowed to report to the DOE upon approval by the DOE, thru HRMD Chief, only on special cases, such as attendance to/handling activities, as follows
 - 6.1. Meeting as advised by the **DOE** Management/HRMD Chief re: discuss/settle provide inputs/propose policies on health and wellness;
 - 6.2. Medical assistance/conduct of vaccinations, Antigen, and RT-PCR test, or related tests for the purpose, and/ or
 - 6.3. Clinic activities like health and wellness seminars/programs.
- 7. Only in cases specified in Items 6.1 6.3 above, that the DOE will allow or authorize the MEDICAL DOCTOR to render Overtime (OT) Work with pay or off-set Clinic duty hours. The rendition or utilization of OT payment or off- setting, must be with prior approval from the DOE, thru the HRMD Chief.

In addition, OT hours can be off-set only within the month where the **MEDICAL DOCTOR** has approved OT work.

- There will be no double pay to be claimed by the MEDICAL DOCTOR, if the said OT hours were rendered while in the DOE and if within the same clinic schedule in another government agency or in any Attached Agency of the DOE.
- 9. That the MEDICAL DOCTOR may render medical/tele-consultation services to the DOE employees.

For this purpose, the **MEDICAL DOCTOR** must provide the contact number, FB account, or other social media account, to facilitate immediate response and/or provision of medical consultation to the **DOE** employees.

- 10. In the cases where the DOE directs the MEDICAL DOCTOR to conduct travels in relation to the performance of the latter's duties under this contract, she shall be entitled to reimbursement of hotel accommodation, per diem and funds for travelling expenses (by air, sea and land) but request for cash advance is not allowed.
- 11. It is understood that there exists no employer-employee relationship between the PARTIES to the contract, and the services of the MEDICAL DOCTOR under this contract



shall not be credited as government service and that she shall not be entitled to the benefits being enjoyed by the regular personnel of the DOE.

- 12. The MEDICAL DOCTOR is mandated to abide by the rules and regulations of the DOE, and to directly report to the HRMD Chief/DOE Management. The performance and duration of service of the MEDICAL DOCTOR shall be subject to review and evaluation by the DOE;
- 13. Any inputs observations made by the MEDICAL DOCTOR shall first be reported or directed to the DOE, thru the HRMD Chief for proper disposition.
- 14. For instances of inability of MEDICAL DOCTOR to report to the DOE Clinic and perform the corresponding duties in the workplace, the MEDICAL DOCTOR shall:
 - Notify the office (c/o HRMD) at least two (2) days before the scheduled days of absence/s;
 - Provide a reliever physician of equal specialization, who possesses competence 14.2. and knowledge in the same field;
 - Duly orient and prepare the reliever of his/her functions/updates of employees' 14.3. health records; and
 - Remunerate/pay the services rendered by the reliever physician 14.4.
- 15. This Contract may be terminated any time before its expiration -
 - At the instance of the MEDICAL DOCTOR, provided, that she shall notify the DOE thirty (30) days prior to the effectivity of termination.
 - At the instance of the DOE, upon notice given to the MEDICAL DOCTOR, that any of the following circumstances is present:
 - 15.2.1. Lack of funds to justify the continued engagement of the services of the MEDICAL DOCTOR.
 - 15.2.2. If the performance is subpar in terms of performing the assigned expected duties and responsibilities.
 - 15.2.3. If there is violation in any of the policy being implemented by the DOE and the herein contract; and
 - 15.2.4. Any other justifiable reason/s.

IN WITHNESS	WHEREOF, the	PARTIES	hereto	have	signed	this	COM	ITRACT	OF
SERVICES on this	day of	,	2024 at	Bonif	acio Gl	obal	City,	Taguig	City,
Metro Manila.									

DEPARTMENT OF ENERGY (DOE)

MEDICAL DOCTOR

By:

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ELISA B. MORALES

By:

pago- and

DR. CORAZON ESCARLET L. AREVALO

Director, Administrative Service

SIGNED IN THE PRESENCE OF

JOAN DRYN R. ØELLORO, RN

DOE - CLINIC

CHIEF, HRMD

unea **HELEN C. ROLDAN**

OIC CHIEF, ACCOUNTING DIVISION

CAF No. 01-27-07.259 Out Dak : July 12, 8024

\$ 175,950.W

Mc Nh. 02-010-2014-01-0001 Contract No.: 2024-0101-0001-0272-0107 PMD-QF-16, 27 Oct. 2023, Rev. 2) S.S.

ACKNOWLEDGMENT

Marila ____, this _____ 23 -07- 2024 day of BEFORE ME, a Notary Public for and in _2024, personally appeared:

1. ELISA B. MORALES

Identification (ID)

No.

Issued by Valid Until : Philippine Passport : P8884297 A : DFA MANILA

2. Dr. Corazon Escarlet L. Arevalo

Identification (ID)

No. issued by

Valid Until

: Profesional Identification and : 0087145 : Profesional regulation commission : Profesional regulation commission : Occ. 03. DOM

Known to me and to me known to be the same persons who executed the foregoing Contract of Services consisting of five (5) pages including this page in which this Acknowledgment is written, and they acknowledged to me that the same is their own free and voluntary act and deed and that of the Office which represents.

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

Doc. No. Page No. Book No.

Series of

ATTY: ISIDRO V. ALMENTEROS

NOTARY PUBLIC Until December 31, 2024 1626 Estrada Street, San Andres, Manila IBP OR No. 248073(2024) 9-23-2022/MLA PTR No. 1548744/1-15-2024/MLA

MCLE Compliance No. VII-0007108/4-14-2025 Attorney's Roll No. 34272