PROJECT: PROCUREMENT OF AIR-CONDITIONING UNITS FOR VARIOUS COLLEGES,
OFFICES AND LIBRARIES

CONTRACT NO: G-2018-19

CONTRACT AGREEMENT

KNOW ALL MEN BY THOSE PRESENTS:

This **AGREEMENT** is made and executed this ___ day of **January 2019** by and between

The **BULACAN STATE UNIVERSITY**, a government institution of higher learning duly organized and existing under R.A. 7665 with office address at the City of Malolos, Bulacan, represented herein by **Dr. CECILIA N. GASCON**, University President, duly authorized to represent it in this transaction (hereinafter called "the Entity")

-And-

The **AEQUUSENTERPRISE** represented by **Ms. MARILYN PABIONA**, Authorized Representative, with the principal address at No. 20B. Commonwealth Village 1, Commonwealth Ave., Old Balara, Quezon City (hereinafter called "the Supplier") of the other part:

-witnesseth that-

WHEREAS, the ENTITY intends to procure PROCUREMENT OF AIR-CONDITIONING UNITS FOR VARIOUS COLLEGES, OFFICES AND LIBRARIES (hereinafter called "the Equipment");

WHEREAS, the SUPPLIER offers to supply/deliver the foregoing Equipment;

WHEREAS, the SUPPLIER warrants and has represented to the ENTITY that it has the capability, competence, and sufficient resources to supply/deliver the aforesaid equipment specifically mentioned in the offer, thus offered the bid for THREE MILLION NINE HUNDRED FIFTY-TWO THOUSAND SIX HUNDRED SEVENTY-SIX PESOS (Php 3,952,676.00) hereinafter called ("the Contract Price");

WHEREAS, in view of the foregoing warranties, the ENTITY has accepted the SUPPLIER'S offer in complete reliance on the foregoing representations made by the ENTITY, subject to and in accordance with the terms and conditions hereinafter set forth.

NOW, THEREFORE, both parties, for and in consideration of the terms and conditions set forth in this **Agreement** and in the documents, appended thereto, do hereby agree as follows:

ARTICLE 1. CONTRACT DOCUMENTS

The following documents are incorporated hereto and made integral part of this Agreement:

- (a) The Bids Form and the Price Schedule submitted by the Bidder
- (b) The Schedule of Requirements
- (c) The Technical Specifications
- (d) The General Conditions of the Contract
- (e) The Special Conditions of the Contract
- (f) The Supplements to the Bid Documents
- (g) The Entity's Notification Award
- (h) Manufacturer's Authorization Form or Certificate from Manufacturer as Distributor or Reseller; and
- (i) Warranty Certificate

ARTICLE 2. RIGHTS AND OBLIGATIONS OF THE SUPPLIER

- The SUPPLIER is obligated to deliver/supply the equipment specifically identified in the quotation made by the latter to the ENTITY. The equipment to be provided by the SUPPLIER shall be as specified in the Schedule of Requirements and shall conform with the standards mentioned in the Technical Specifications as attached hereto;
- PACKAGING: The SUPPLIER must provide such packaging of the goods as is required to
 prevent their damage or deterioration during transit to their final destination, as indicated
 in the contract and in accordance with existing industry standards.
- 3. WARRANTY: A warranty shall be required from the SUPPLIER in order to assure that defects either patent or latent shall be corrected by the latter.

The obligation for the warranty shall be covered by either retention money in an amount equivalent to at least one percent (1%) of every progress payment, or a special bank guarantee equivalent to at least one percent (1%) of the total contract price at the option of the SUPPLIER.

The said amounts shall only be released after the lapse of the warranty period or in the case of Expendable Supplies, after consumption and in case of Non-Expendable, after one (1) year from the delivery thereof. Provided, however, that the supplies delivered are free from patent and latent defects and all the conditions imposed under the contract have been fully met.

4. If the goods or equipment furnished found to be defective during the warranty period as when they are unfit or cannot be utilized for the use for which it is intended, the SUPPLIER shall immediately repair or replace the same which shall not be later than seven (7) days from the notice or as required. Otherwise, the ENTITY can undertake the repair or replacement of the defective goods but at the SUPPLIER's expense which can be deducted to any accounts payable of the latter.

However, this provision shall not apply to ordinary wear and tear of the goods or equipment.

- The SUPPLIER represents and warrants that it has all the necessary permits, licenses, registrations and all other government requirements relative to the manufacture, production or supply of the goods or services.
- 6. SPARE PARTS is referred to as an extra component, equipment, tools, instruments or parts of machinery or apparatus that replace the ones that are damaged or worn out. The SUPPLIER is required to provide any or all of the following materials, notifications, and information pertaining to spare parts manufactured or distributed by the Supplier:
 - 1. Such spare parts as the Procuring Entity may elect to purchase from the supplier, provided that this election shall not relieve the supplier of any warranty obligations under the contract;
 - 2. Such spare parts that the Procuring Entity may be able to purchase from other suppliers/manufacturers but are compatible with the goods procured; and
 - 3. In the event of termination of production of the spare parts:
 - a. Advance notification to the Procuring Entity of the pending termination, in sufficient time to permit the Procuring Entity to procure needed requirements; and
 - b. Following such termination, furnishing at no cost to the Procuring Entity the blueprints, drawings, and specifications of the spare parts, if requested.

The supplier is likewise required to issue a Certification that spare parts, particularly those that are product-specific, shall continue to be manufactured by them within a period of time of three (3) years from the date of complete delivery.

ARTICLE 3. RIGHTS AND OBLIGATIONS OF THE ENTITY

- INSPECTION AND TESTS: The ENTITY and/or its duly authorized representative must commence the inspection and acceptance process within twenty-four (24) hours from delivery of the equipment, and shall complete the same as soon as practicable.
 - 1.1 The ENTITY may reject any equipment or any part thereof that fail to pass any test and/or inspection or do not conform to the specifications. The SUPPLIER should either rectify or replace such rejected goods or parts thereof or make alterations necessary to meet the specifications at no cost to the ENTITY, and shall repeat the test and/or inspection, at no cost to the ENTITY upon giving a notice pursuant to the contract.
 - 1.2 The SUPPLIER should agree in the contract that neither the execution of a test and/or inspection of the goods or any part thereof, nor the attendance by the ENTITY or its representative, shall release the SUPPLIER from any warranties or other obligations under the contract.

ARTICLE 4. INTELLECTUAL PROPERTY RIGHTS

The Entity should not be liable for any infringement of intellectual property rights arising from the use of the goods procured. In case there are third-party claims of such infringement of patent, trademark, or industrial design rights, the supplier must hold the Entity free and harmless against such claims.

ARTICLE 5. TAXES AND DUTIES

The supplier must also be entirely responsible for all taxes, duties, license fees, and other related expenses, incurred until delivery of the contracted goods to the Entity

ARTICLE 6. LIMITATIONS OF LIABILITY

The SUPPLIER shall indemnify and hold harmless the Entity, its officers or employees from and against any liabilities, damages, claims, suits of all kinds, and costs and expenses arising from the defect of the goods or services, in cases of criminal negligence or willful misconduct, and in the case of infringement of intellectual property rights of the SUPPLIER, whether in contract, tort or otherwise, for any indirect or consequential loss or damage, loss of use, loss of production, or loss of profits or interest costs except if such liabilities, damages, claims, suits, costs and expenses are due to the gross negligence of the ENTITY.

ARTICLE 7. TERM

The Supplier hereby covenants with the Entity to provide the goods and services within Forty (40) Calendar Days, upon receipt of Notice to Proceed.

Time of delivery can only be extended should the delay be attributable to the fault of the ENTITY, or by force majeure, war, rebellion, strikes, epidemics, fires, riots, or acts of the civil or military authorities and upon approval of the ENTITY.

However, other than those causes stated above, the Supplier shall pay the Entity for Liquidated Damages (LD), an amount equal to one tenth (1/10) of one (1) percent of the cost of the unperformed portion for every day of delay until finally delivered or performed and accepted by the Entity without further demand needed.

The Entity shall deduct the LD from payments or any money due or which may due the Supplier under this Contract and/or collect such liquidated damages from the retention money or other securities posted by the Supplier whichever is convenient to the Entity.

Once the cumulative amount of liquidated damages reaches ten percent (10%) of the amount of this contract, the Supplier voluntarily agrees to have the contract rescinded by the Entity.

ARTICLE 8. TERMS OF PAYMENT

The Entity hereby covenants to pay the Supplier in consideration of the provisions of the goods and services, the Contract Price of **THREE MILLION NINE HUNDRED FIFTY-TWO THOUSAND SIX HUNDRED SEVENTY-SIX PESOS (Php 3,952,676.00)** or such other sum as may become payable under the provisions of the Contract at the time and in manner prescribed by the contract provided that the Supplier has satisfactorily complied with its contracted obligation and/or provides remedy to defects if necessary.

Payment must be through Government disbursement procedure, subject to the payment and warranty provisions in the General Conditions of Contract, the Special Conditions of Contract, the IRR of R.A. 9184, and applicable Government Procurement Policy Board Resolutions.

Price escalation is not allowed. For the given scope of work in the contract as awarded, the price must be considered as a fixed price, except under extraordinary circumstances as determined by the NEDA in accordance with the Civil Code of the Philippines, upon recommendation of the Procuring Entity concerned, and upon prior approval of the GPPB. Any request for price escalation under extraordinary circumstances should be submitted by the concerned entity to the NEDA with the endorsement of the Procuring Entity. The burden of proving the occurrence of extraordinary circumstances that will allow for price escalation shall rest with the entity requesting for such escalation. NEDA shall only respond to such request after receiving the proof and the necessary documentation.

ARTICLE 9. PERFORMANCE BOND

As a measure of guarantee for the faithful performance of and compliance with his obligations under this contract, the **SUPPLIER** posted Performance Security in the form of **Performance Bond** issued by **Alpha Insurance & Surety Company, Inc.** amounting to **One Hundred Twenty-Two Thousand Eighty Pesos (Php 1,185,802.80)** which is **Thirty Percent (30%)** of the contract price as specified in the Bidding Documents.

ARTICLE 10. VENUE OF ACTION

RESOLUTION OF CONFLICTS: In the event of any conflict arising from this Contract between BulSU and the SUPPLIER, the parties shall endeavor to settle their conflicts amicably, failing which, the same shall be submitted to arbitration or to the jurisdiction of the courts of Malolos City, to the exclusion of all other courts upon the discretion of the Entity.

In the event that any of the parties herein is compelled to resort to court action to enforce the provisions of this Agreement, the parties herein waive any other venue and submit to the exclusive jurisdiction of the courts in the province of Bulacan, to the exclusion of all courts after exhausting their best efforts in settling their dispute amicably. The guilty party shall then be held liable to pay damages to the innocent party in such amount as shall be proven in court including attorney's fees equivalent to twenty-five percent (25%) of the amount being claimed.

IN WITNESS whereof, the parties hereto have caused this Agreement to be executed in accordance with the laws of the Republic of the Philippines on the day and year first above written.

BULACAN STATE UNIVERSITY

AEQUUS ENTERPRISE

Organia

CECILIA N. GASCON, Ph.D.

President, BulSU

SIGNED IN THE PRESENCE OF:

Funds Available:

Supplier's Witness

FELICITAS G. MIRABUENOS
Accountant IV, BulSU Accounting Office

REPUBLIC OF THE	PHILIPPINES
- QUEZON	CITY) s.s

BEFORE ME, a Notary Public for and in the Province/City of QUEZON CITY __ this __ _____, 2019, personally came and appeared:

Name	Presented I.D. Number	Issued at/ Date
DR. CECILIA N. GASCON	B.S.U. I.D.# 2015-0286	City of Malolos, Bulacan / August 30, 2015
MS. MARILYN PABIONA		

Known to me and known to be the same persons who executed the foregoing instrument and acknowledged to me that same is the free and voluntary act and deed of the entities which they respectively represent.

The foregoing instrument is an AGREEMENT consisting of five (5) pages (exclusive of attachments), including this page on which this acknowledgment is written and signed by the parties hereto and their instrument witnesses on the left-hand margin of 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 2019

ATTY. JOSE FLORO SOLOGO NOTARY PUBLIC UNTIL DECEMBER 31, 2019

IBP LIFETIME NO. LRN 03685/ MAY 2004 PTR NO. 5520957C/1-3-16/1-3-20 ROLL NO. 49462 MCLE COMPLIANCE NO. V-0009072 April 2019

UNIT-C 104 KALAYAAN AVE. Q.C.