

Republic of the Philippines CIVIL AVIATION AUTHORITY OF THE PHILIPPINES

CONTRACT AGREEMENT

FOR THE PROJECT

REPAIR AND MAINTENANCE OF AIR CONDITIONING AND CHILLERS AT ILOILO INTERNATIONAL AIRPORT

Contract ID No. CILO 2021-006

KNOW ALL MEN BY THESE PRESE	N	TS	3;
-----------------------------	---	----	----

by and between:

The Government Republic of the Philippines, through the CIVIL AVIATION AUTHORITY OF THE PHILIPPINES, Iloilo International Airport represented herein by MANUELA LUISA F. PALMA, in his capacity as Civil Aviation Area Manager, Area Center VI, duly authorized for this purpose, with office address at Iloilo International Airport, Brgy. Gaub, Cabatuan, Iloilo, hereinafter referred to as the "PROCURING ENTITY";

-and-

LDC REFRIGERATION & AIRCONDITIONING, INC. a Corporation, duly organized and existing by virtue of Laws of the Republic of the Philippines with office address at Magsaysay Avenue Singcang, Bacolod City, Negros Occidental representative by LEIZEL V. BORRES who has been duly authorized for this purpose, hereinafter referred to as the "CONTRACTOR"

WITNESSETH:

WHEREAS, in accordance with the advertisement of the PROCURING ENTITY published/posted in accordance with the Revised Implementing Rules and Regulations of RA 9184, the CONTRACTOR & other contractors/bidders submitted bids to the REPAIR AND MAINTENANCE OF AIR CONDITIONING AND CHILLERS AT ILOILO INTERNATIONAL AIRPORT, in accordance with the plans & specifications & requirements thereof;

WHEREAS, the above-mentioned project, by the recommendation of the Bids and Awards Committee (BAC) and stated on the approved Annual Procurement Plan for 2021, which was approved by the Head of the Procuring Entity, has been considered thru Public/Competitive Bidding;

WHEREAS, after the opening of bids on April 27, 2021, the bid price of the CONTRACTOR was found to be the Single Calculated Responsive Bid;

WHEREAS, under Resolution No. <u>CILO 2021-006-02</u> dated <u>April 21, 2021</u>, the BAC recommends the award to the LDC REFRIGERATION & AIRCONDITIONING, INC. as the winning Bidder in the amount of FOUR HUNDRED SEVENTY TWO THOUSAND TWO HUNDRED SEVENTY FIVE PESOS (*P 472,275.00).

My Defining

NOW, THEREFORE, for and in consideration of the foregoing premises, and covenants hereinafter set forth, the parties hereto have agreed as follows:

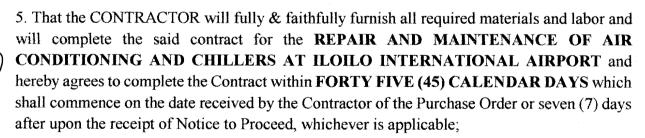
- 1. That PROCURING ENTITY and CONTRACTOR shall abide by the provisions and specifications stated on the following documents, which shall be included in this Contract:
 - a. Invitation to Bid or Request For Quotation, if any;
 - b. Drawing/Plans
 - c. Specifications
 - d. Eligibility Requirements:
 - d.1. Registration Certificate from SEC, DTI for Sole proprietorship, CDA for cooperatives
 - d.2. Mayor's Permit/Business Permit
 - d.3. Statement of all On-going & Completed Government & Private Contracts
 - d.4. Latest Audited Financial Statements Stamped Received by BIR
 - d.5. Annual Income Tax Return
 - d.6. Omnibus Sworn Statement in accordance with Section 25.2 (b.) (iv) of the Revised IRR of R.A. 9184
 - e. Bid Bulletin, if any;
 - f. Notice of Award of Contract and Contractor's "Conforme" thereto;
 - g. Purchase Order or Notice to Proceed, whichever is applicable;
 - h. Other contract documents that may be required by existing laws and / or the agency concerned.



2. The PROCURING ENTITY and the CONTRACTOR hereby agrees that the SCOPE OF WORK shall be the **REPAIR AND MAINTENANCE OF AIR CONDITIONING AND CHILLERS AT ILOILO INTERNATIONAL AIRPORT**;



- 3. That PROCURING ENTITY shall pay the CONTRACTOR upon the former's satisfaction in the total amount of **FOUR HUNDRED SEVENTY TWO THOUSAND TWO HUNDRED SEVENTY FIVE PESOS († 472,275.00)**, in Philippine Currency. However, the CONTRACTOR may opt to collect at least fifty (50%) percent of the fee provided that they have accomplished at least fifty (50%) percent of the project per evaluation and satisfaction of the PROCURING ENTITY based on CAAP Memorandum Circular 21-18 series of 2018;
- 4. That in consideration of the payments to be made by the PROCURING ENTITY to the CONTRACTOR, the CONTRACTOR hereby covenants with the PROCURING ENTITY to execute and complete the WORKS and remedy any defects therein in conformity with the provision of this CONTRACT AGREEMENT in all respects;



6. The CONTRACTOR shall, at its proper cost and expense, fully and faithfully perform all works enumerated below:



ITEM No.	QTY	UNIT	ARTICLE AND DESCRIPTION	BIDDER'S PRICES OFFERED
			Spare parts and Consumables for AC System	Α.
			Ball Bearing (Japan Made)	
1.0	2	pcs	6204ZZ	700.00
2.0	22	pcs	6205ZZ	7,700.00
3.0	28	pcs	6206ZZ	9,800.00
4.0	2	pcs	6305ZZ	720.00
5.0	3	pcs	6306ZZ	1,170.00
6.0	12	pcs	6307ZZC3	6,960.00
7.0	10	pcs	6308ZZC3	7,500.00
8.0	4	pcs	6309ZZC3	4,200.00
9.0	2	pcs	6310ZZC3	2,200.00
10.0	4	pcs	6312ZZC3	5,152.00
11.0	1	pes	6313ZZC3	1,675.00
12.0	1	set	Induction Motor 2.2KW, 440VAC, 60Hz, 3Phase, 1735RPM, 4.2A, horizontal foot mount, IP55 (Japan Made)	35,000.00
13.0	1	set	Rewinding of Induction Motor 2.2KW, 440VAC, 60Hz, 3Phase, 1735RPM, 4.2A	15,000.00
14.0	2 .	set	Contactor 20A S-N12 with OL Relay	15,000.00
15.0	1	unit	Brushless DC Motor (for Matrix A/C outdoor unit)	7,500.00
			Resin Pack	
	i se statisti kan sa		310VDC, 69Watts, 850 rpm	
			Chiller System	

A Vinine

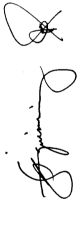




16.0	20	bundle	Multipurpose Rugs (Big x 20 pcs per bundle)	13,000.00
18.0	4	tnk	Refrigerant R407-C	30,920.00
19.0	7	ltr	Compressor Oil (for R-407C)	3,500.00
20.0	2	tnk	Nitrogen Gas (refill only)	3,870.00
21.0	6	unit	Rewinding of Induction Motor 0.9KW, 440VAC, 60Hz, 3Phase	51,000.00
	1	lot	Labor	249,708.00
	40034		Engineer – 45	
			Foreman – 45	
			Aircon Tecnician - 180	
ista i salahan jeta tita ye ma			Helper – 180	
			Scope of works:	
-			Replace bearings of AHU and PAU motors	
			Dismantle and clean coil of all FCU at PTB, ADM, CTO, MNT, CPE, and CPM	
			Reinstall all dismantled FCU coil.	
			Replace bearings of 3 units Primary and 4 units Secondary Pumps and Motors	

The CONTRACTOR shall furnish all the equipment, material and labor necessary for the aforementioned project to be completed in accordance with the provisions of the Revised IRR of RA 9184 and other related documents which are hereby made and incorporated in this contract;

7. In case the CONTRACTOR lags behind schedule in his work and incurs 15% or more negative slippages, based on his approved PERT/CPM, the Civil Aviation Area Manager, Area Center VI, may, at his discretion, terminate or rescind this contract pursuant to existing laws, rules and regulations;



- 8. The CONTRACTOR shall comply with, and strictly observe, all laws regarding workmen's health and safety, workmen's welfare, compensation for injuries, minimum wages, hours of labor and other labor laws, the other relevant and applicable provisions of the Labor Code of the Philippines included herein the submission of the names and profile of their manpower assigned to perform the task for credibility check to implement the project and to secure safety in the airport grounds;
- 9. No extension of time shall be granted to the CONTRACTOR due to ordinary unfavorable weather condition, non-availability of materials or equipment to be furnished or used by it, labor problems and such causes for which the PROCURING ENTITY is not directly responsible, or when time-affected activities do not fall within the critical path of the network. Extension of time shall be granted only for the equivalent period of delay due to major natural calamities such as earthquake, typhoon, and the likes, which will cause unworkable conditions as well as stoppage of work on orders of the PROCURING ENTITY;
- 10. The CONTRACTOR warrants that he has not given nor promised to give any money or gifts to any employee/official of the PROCURING ENTITY (or any Philippine Government Instrumentality/ies) to secure this CONTRACT;
- 11. The CONTRACTOR shall not assign, transfer, pledge, sub-contract or make such any other dispositions of the Contract or any part or interest therein except upon written notice to and prior approval of the PROCURING ENTITY. The approval of the sub-contract shall not relieve the CONTRACTOR from any liability or obligation under this Contract Agreement;
- 12. As a Warranty, within the period of **one (1) year** after the completion and final acceptance, the CONTRACTOR shall remain liable for any damages and defects discovered in the work due to faulty installation or the use of inferior materials. The PROCURING ENTITY shall retain the amount equivalent to ten (10%) percent of the total project cost as Guarantee Bond or Warranty Deposit and shall be retained for the duration of its warranty.

The PROCURING ENTITY shall promptly notify the CONTRACTOR in writing of any claims arising under this warranty. Upon receipt of such notice, the CONTRACTOR shall, within the period specified in the SCC and with all reasonable speed, repair or replace the defective Goods or parts thereof, without cost to the PROCURING ENTITY.

That any violation of this Warranty shall constitute a sufficient ground for the rescission or cancellation of this Contract or the reduction of the Contract Price or the consideration paid without prejudice to the filing of civil criminal action under the Anti-Graft Law and other applicable laws against the CONTRACTOR and/or his representatives.

The CONTRACTOR shall render the PROCURING ENTITY free and harmless from any and/or all claim(s) or action(s) which may now hereafter be filed by any third person by reason of the foregoing;

13. The provisions of R.A. 9184 and its Implementing Rules and Regulations Part A, as amended, on liquidated damages which shall be payable by the CONTRACTOR in case of breach thereof. The amount of liquidated damages shall be at least equal to one-tenth of one percent (0.1%) of the cost of the unperformed portion for everyday of delay. Once the cumulative amount of liquidated damages reaches ten percent (10%) of the amount of the contract, the PROCURING ENTITY shall rescind the contract, without prejudice to other courses of action and remedies open to it;

14. The PROCURING ENTITY reserve the right to unilaterally rescind/terminate/revoke this Contract even before its expiration whenever determined that the CONTRACTOR's accomplishment/performance is unsatisfactory, based on specifications and accomplishment report duly submitted/prepared by the PROCURING ENTITY's duly authorized representatives;





- 15. The parties hereby mutually agree that in case of court suit/litigation arising from this Contract, the same shall be filed with the court of appropriate jurisdiction within Iloilo City;
- 16. This contract/agreement becomes binding and valid upon the parties and shall remain effective upon approval hereof until the final completion and acceptance of the project.

IN WITNESS WHEREOF, the parties hereto affixed their respective signatures on at Province of Iloilo.

Government of the Republic of the Philippines

CIVIL AVIATION AUTHORITY OF THE PHILIPPINES

LDC REFRIGERATION & AIRCONDITIONING, INC.

(Procuring Entity)

(Contractor)

BY:

Separm

Acting Airport Manager Iloilo International Airport BY:

Authorized Representative



Page 7 of 7 Pages at Iloilo International Airport
Contract ID No: CILO 2021-006

WITNESSES:

ACKNOWLEDGEMENT

BEFORE ME, as the Notary Public for an	d within the	_, personally
appeared MANUELA LUISA F. PALMA,	Civil Aviation Area Manager, A	Area Center VI,
representing the REPUBLIC OF THE PHI	LIPPINES (Civil Aviation A)	uthority of the
Philippines), with GIID CAAP No. 3	073 and LEIZEL V. BORRE	S, LDC
REFRIGERATION & AIRCONDITION	IING, INC., with Tax Identific	ation Number
(TIN), known to	me to be the same persons wh	o executed the
foregoing CONTRACT and AGREEMENT	and the acknowledged to me the	hat the same is
their true act and deed for and in b	ehalf of the parties the represen	nted.
This instrument consisting of seven acknowledgement is written duly signed by the left margin of the other pages.		

IN WITNESS WHEREOF, I have hereunto affixed my Signature and Official Seal this day of JUN 0 2 2021, 2021 at ______.

Doc. No. Page No. Book No.

Series of 2021.

ATTY. LYNIE & SUGANOB
NOTARY PUBLIC FOR THE CITY & PROVINCE OF ILOILO
UNTIL DEC. 31/ 2021 REGISTRY NO. 4
ROLL OF ATNORNEY'S NO. 57689
IBP NO. 121472 / 01-02-21
PTR NO. 7260046 / 01-04-21
RM. 207 LA SALETTE BLDG. VALERIA ST. ILOILO CITY
MCLE COMPLIANCE NO. VI-00-0097 / 04-14-22

