

Republic of the Philippines DEPARTMENT OF AGRICULTURE Office of the Secretary Elliptical Road, Diliman Quezon City

INDIVIDUAL TECHNICAL CONTRACT

KNOW ALL BY THESE PRESENTS:

This **AGREEMENT** made and entered into by and between:

The **DEPARTMENT OF AGRICULTURE**, an executive department with principal office at Elliptical Road, Diliman, Quezon City, represented by **U-NICHOLS A. MANALO** in his official capacity as Assistant Secretary for Operations and National Project Director, Philippine Rural Development Project (PRDP), hereinafter referred to as the "**FIRST PARTY**"

-and-

JOURVIN V. BARRERA, of legal age, Filipino, and with residence at Unit L Victoria Heights Compound, Dao Street, Marikana Heights, Marikina City, hereinafter also referred to as the "**SECOND PARTY**"

WITNESSETH:

WHEREAS, the Government of the Philippines (GOP) has received a loan from the International Bank for Reconstruction and Development-World Bank (IBRD-WB/Bank)) in an amount equivalent to US \$ FIVE HUNDRED ONE MILLION TWO HUNDRED FIFTY THOUSAND ONLY (US\$501,250,000) and another loan from the same Bank in the amount of ONE HUNDRED AND SEVENTY MILLION UNITED STATES DOLLARS (\$170,000,000) under Loan Agreement IBRD Loan No. 8421 and 8816-PH dated September 8, 2014 and March 2, 2018, respectively, toward the cost of the Philippine Rural Development Project (hereafter "PRDP" or "Project").

WHEREAS, the Government of the Philippines (GOP) has obtained an extension of the original loan from the International Bank Reconstruction and Development (the "Bank") in an amount equivalent to TWO HUNDRED EIGHTY MILLION U.S. DOLLARS (\$280,000,000) under Loan Agreement IBRD Loan No. 9271-PH to further scale up and support the Government's effort to reduce poverty and to ensure economic recovery and strong agricultural value chain, known as the PRDP Second Additional Financing (PRDP AF2);

WHEREAS, the IBRD-WB, acting in its capacity as a bank and the administrator of the European Union (EU) Philippines Rural Development Project Single - Donor Trust Fund, in addition to the AF-2, extended a grant (EU co-financing grant) to GOP amounting to **EIGHTEEN MILLION THREE HUNDRED THOUSAND EURO (Euro 18,300,000)** with Grant Number TF0B5756 to expand the inclusiveness of PRDP by supporting and providing an incentive to LGUs in Mindanao with a higher incidence of poverty (4th-6th class LGUs), lower capacity, more conflict-affected areas, and larger number of indigenous people;

WHEREAS, due to the success and accomplishments of PRDP, the IBRD-WB has entered with the GOP, through the DA, another Loan Agreement dated July 7, 2023 with IBRD Loan Number 9577-PH in an amount equivalent SIX HUNDRED MILLION U.S. DOLLAR (\$600,000,000) for the PRDP Scale-Up, a Project formed using the framework and goals of the PRDP;

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WHEREAS, the PRDP, which is designed to support government's efforts to reduce poverty among the rural communities in around eighty (80) provinces in the country, is being implemented by the DA specifically to increase agricultural productivity and improve the living standard of the people of the Philippines, through the building or enhancement of the capacity of Local Government Units (LGUs) in providing basic services, supporting the construction of basic infrastructure, and providing employment and income-earning opportunities within the country;

WHEREAS, the Project is also funded by the GOP through the DA and participating LGUs;

WHEREAS, the PRDP **National Project Coordination Office (NPCO)**, which is tasked with the overall operational and financial management of the PRDP, recognizes the necessity of hiring technical staff to supplement its support staff team and to strengthen its management capabilities;

WHEREAS, at this juncture, the NPCO requires technical staff who shall deliver tasks and services corresponding to the position of **Alternate MEL Unit Head** for and under "**Monitoring, Evaluation and Learning (MEL) Unit** of the PRDP -- National Project Coordination Office (NPCO);

WHEREAS, following the applicable procedures in the procurement of services of technical/support staff through the competitive "Selection of Individual Consultants" or "SIC" method under the World Bank guidelines on the procurement of consultancy services, the DA advertised a "Request for Expression of Interest" (REOI) and Terms of Reference (TOR) relative to the hiring of individuals who will provide services corresponding to the position of Alternate MEL Unit Head for and under the MEL Unit, PRDP-NPCO. This was done through a posting on the PhilGEPS and PRDP website of the said REOI and TOR, for fourteen (14) days starting on December 7, 2024 with the deadline for the submission of expressions of interest and Curricula Vitae (CVs) set for January 10, 2025.

WHEREAS, through its Resolution No. 002, Series of 2025 done on February 5, 2025 (hereto attached as Annex "A" and made an integral part hereof), the PRDP SBAC recommended the award of Technical Contract for the Position of Alternate MEL Unit Head, MEL Unit, PRDP-NPCO (Mode of Procurement: SIC), and for the period commencing on February 17, 2025 or the date of execution of the Individual Technical Contract, whichever is later, and ending on December 31, 2025, to herein technical staff JOURVIN V. BARRERA. Whereas, the said Resolution was duly approved by the Assistant Secretary for Operations and National Project Director, PRDP;

WHEREAS, in accordance with the said SBAC Resolution, the <u>DA</u> prepared a **Notice of Award** (NOA) dated **February 5**, **2025** (hereto attached as **Annex** "**B**" and made an integral part hereof) in favor of the herein technical staff, stating that an individual technical contract for the position of Alternate MEL Unit Head under the MEL Unit, PRDP-NPCO under PRAS No. 2025-007 has been awarded the latter;

WHEREAS, the Second Party has signified acceptance and/or confirmation of the said award by appending his signature on the space under the term "Conforme" in the NOA on February 10, 2025;

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WHEREAS, JOURVIN V. BARRERA having been determined by the DA to possess the education, training, skills, expertise and experience qualifications for a technical staff expected to deliver services pertinent to the position of Alternate MEL Unit Head for and under the PRDP-NPCO MEL Unit, through the prescribed screening and procurement processes, is willing to pursue his engagement by the DA and deliver services to said institution in accordance with the Terms of Reference and this Contract:

WHEREAS, the hiring of Individual Consultants pursuant to 2011 WB Guidelines for the Selection and Employment of Consultants is no longer subject for review while submission of the WB No Objection Letter is inapplicable as per WB Letter dated March 4, 2014;

NOW THEREFORE, for and in consideration of the foregoing premises, the parties hereto have agreed, as they hereby agree, as follows:

- 1. SCOPE OF WORKS / SERVICES -- The Second Party obligates himself to undertake and perform the following tasks and services as Alternate MEL Unit Head:
 - a. Supervise the implementation of the MEL Systems of the Project, specifically,
 - i. Monitor the progress of the Project relative to the achievement of its targeted outputs.
 - ii. Evaluate the accomplishment of the Project towards reaching its expected outcomes.
 - iii. Facilitate learning based on the critical knowledge from the implementation of the Project as sourced from collected data.
 - iv. Facilitate effective and efficient process of feedbacking mechanism, operations monitoring, and knowledge flows through practical computeraided systems.
 - v. Continuous development and enhancement of the Project's monitoring, evaluation, and learning tools, instruments, and enabling guidelines.
 - vi. Participate in the Project Implementation Support / Review Mission.
 - vii. Other Project-related activities and as instructed by the management.
- 2. WORKSTATION/ATTENDANCE -- For purposes of performing the above services and/or tasks, the Second Party shall have the normal work hours of 8:00 a.m. to 5:00 p.m., Monday through Friday. He shall be required to provide his services at the DA-PRDP-NPCO office located at 4th Floor, DA New Building, Elliptical Road, Diliman, Quezon City, except in cases of field work as the Second Party may be directed to undertake by the National Project Director.

3. COMPENSATION FEE

a. Compensation -- The Second Party shall receive a monthly fee of Philippine Pesos: NINETY TWO THOUSAND EIGHT HUNDRED EIGHTY (P92,880.00) effective on this contract's commencement date as provided under Paragraph 15 hereof, subject to withholding of taxes, and chargeable against PRDP funds. The Second Party shall submit an Accomplishment Report duly approved by the Head of Office or Component/Unit concerned and shall attach hereto a Certification of Job Acceptance stating that the work rendered was satisfactory and in accordance with all stipulations called for in this Technical Contract and hereby accepted by the proper authorities concerned, every fifteen (15) days, as the basis for the release of his salary. The Second Party shall be paid of his services within five (5) days after the submission of the aforesaid documents and completion of the 15-day service period.

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- **b. Reimbursable Costs --** When conducting fieldwork, the **Second Party** is entitled to claim travel expenses and per diems, subject to existing government accounting and auditing rules and procedures, and chargeable against PRDP funds.
- c. Other Costs/Allowance -- The Second Party is allowed to attend trainings, conventions, conferences, and like activities related to the project on official time, subject to prior approval by the National Project Director. Fees and travel expenses will be charged against the PRDP funds, subject to existing government accounting and auditing rules and procedures.
- **4. PERFORMANCE STANDARDS** -- The **Second Party** undertakes to perform the obligations above with highest standard of professional and ethical competence and integrity.
- **5. CONFLICT OF INTEREST CLAUSE** -- The **Second Party** commits to provide professional, objective and impartial services to the **DA-PRDP-NPCO** and at all times hold the latter's interest paramount without any consideration for future assignments.

The **Second Party** shall not receive any remuneration in connection with the assignment except as provided in the Contract. He shall not engage in consulting or other activities that conflict with the interest of the **DA-PRDP**. In general, the **Second Party** shall strictly avoid conflicts of interest with his prior or current assignments and affirms to be able to carry out PRDP assignments or work in the best interest of the **DA-PRDP**.

The **Second Party** agrees that, during the term of this Contract and one (1) year after its termination, the **Second Party** and any entity closely associated with him, shall be disqualified from providing goods, works or services (other than the Services or any continuation thereof) for any project resulting from or closely related to the Services.

- 6. CONFIDENTIALITY CLAUSE/NON-DISCLOSURE Except with prior written consent of the DA, the SECOND PARTY shall not at any time communicate to any person or entity any confidential information acquired in the course of the performance of the Services, not available to the public. For purposes of this clause, "Confidential Information" means any information or knowledge acquired by the SECOND PARTY arising out of, or in connection with, the performance acquired by the SECOND PARTY arising out, or in connection with, the performance of the Services under this CONTRACT that is not otherwise available to the public.
- 7. **FRAUD AND CORRUPTION** Both parties are obliged to comply with the Bank's Anti-Corruption Guidelines and its prevailing sanctions policies and procedures as set forth in the Sanctions Framework of the World Bank Guidelines.

8. GENERAL PROVISIONS -

- a. The parties mutually agree to perform, fulfill and abide with all of the provisions, requirements, and all matters and objects contained in or could reasonably be inferred from the terms of this Contract.
- b. Nothing contained herein shall be construed as establishing or creating between the DA and the SECOND PARTY the relationship of ;principal and agent, it being understood that the position of technical staff and of anyone else performing the Services is that of an independent contractor.

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- c. The implementation of this Agreement shall be subject to the World Bank Guidelines, Republic Act No. 9184, or the "Government Procurement Reform Act" and its implementing rules and regulations, the PRDP Administrative Guidelines, and other relevant issuances.
- **9. PROHIBITIONS** -- Except with the prior written approval of the **DA**, the **SECOND PARTY** shall not assign or transfer this Contract or any part thereof, nor engage any independent sub-professional service provider, sub-consultant, or sub-contractor to perform any part of the Services set forth herein.

In any case, the approval of the **DA** of the assignment of any part of this Contract by the **Second Party** to an independent sub-professional service provider, sub-consultant or sub-contractor to perform the agreed Services or any part or item thereof, shall not relieve the **Second Party** of any of his obligations under this Contract.

In the event that any of such independent service provider, sub-consultant or sub-contractor was found to be incompetent in discharging his/her duties, the **DA** may request the **Second Party** to forthwith replace him/her with a consultant / sub-contractor with qualifications and experience acceptable to the **DA** for the purpose of resuming the performance of the Services required.

No member of the **DA Personnel** assigned to, or in any way involved in the performance of the obligations under this Contract shall engage, directly or indirectly, either in his/her name or through the **Second Party**, in any business or professional activity that could be in conflict with the performance of the **technical staff's** duties and assignment under this Contract.

10.INDEMNIFICATIONS – Each party shall indemnify the other party from any all claims, causes of action, suits, damages or demands whatsoever, arising out of any breach of this Agreement by the indemnifying party.

The **Contracted Staff's** liability under this Contract shall be limited to claims and/or actions for losses or damages directly caused by his failure to exercise skill and care, and shall not include liability for any action or claim for losses or damages arising from the inability of such party to perform obligations by reason of force majeure and occurrences merely incidental to such failure.

Provided, that in case of breach of this Contract, the technical contract shall be immediately terminated.

The term "force majeure" as employed herein shall mean acts of God, strikes, lockouts or other industrial disturbances, acts of the public enemy, wars, blockades, insurrection, riots, epidemics, landslide, earthquakes, storms, lightning, floods, washouts, civil disturbances, explosions, and any other similar events or risks beyond the reasonable control of the affected party, occurred or incurred not as a product or result of the negligence of the afflicted party, and which have a materially adverse effect on the ability of such party to perform his/her obligations.

11. MISCELLANEOUS PROVISIONS

a. Notice of Delay -- In the event the Second Party anticipates delays in the delivery of required services or facilities under this Contract, He shall promptly notify the DA of the same, and may request for an appropriate extension of time for the completion of services / facilities.

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This provision applies to cases where there is a change in the scope of work required by the DA.

b. **Contractual Ethics** -- The parties affirm that no fees, gratuities, rebates, gifts, commissions or other payments, other than those shown in the proposal or under the Contract, have been given or received in connection with the selection process or in the contract execution.

12. TERMINATION OF CONTRACT

By the SECOND PARTY:

- 1) If, by reason of any situation or of the occurrence of any event beyond the reasonable control of the **Second Party**, the performance of the obligations under this Contract is rendered or has become impossible, subject to the following procedure:
 - a. The **Second Party** shall promptly notify DA in writing of such situation or occurrence;
 - b. Upon confirmation in writing by the DA of the existence of any such situation or event, or upon failure of DA to respond to such notice within 30 days from receipt thereof, the **Second Party** shall be relieved from all liabilities on account of her failure to carry out his obligations as Second Party, and from the date of the DA's receipt of said notice (re: the infringing situation/occurrence). The **Second Party** may thereupon terminate the Contract by giving not less than thirty (30) days prior written notice thereof.
- 2) In any other case, the **Second Party** may terminate this Contract by giving notice in writing thirty (30) prior to the effective date of termination.

By the FIRST PARTY:

Notwithstanding any other provision of this Contract to the contrary, the **First Party**, in its sole discretion, may terminate this contract at any time, without cause, by providing at least thirty (30) calendar prior written notice to the **Second Party**. In such case, the **Second Party** shall be entitled to receive a full compensation as payment for all services performed prior to the date of termination in accordance with Section 3.

13.SETTLEMENT OF DISPUTES -- In cases of breach of contract or when conflicts or disagreement arise in the interpretation or implementation of the stipulations, terms and conditions of this agreement, the parties shall endeavor to settle the matter amicably, if possible and to the extent allowable by law.

If any controversy or dispute is not settled between the parties, the same shall be resolved in accordance with PRDP Operational Guidelines, as well as any supplementary issuances issued by the PRDP-NPCO in resolving the controversy.

Any dispute or difference arising out of this Contract that cannot be amicably settled between the parties and settlement procedure in PRDP-NPCO shall be finally settled under the Philippine laws. The PRDP-NPCO may institute any legal action against the erring party in the courts of the general jurisdiction of Quezon City, to the exclusion of all other venues.

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14.PROJECT ASSET ACCOUNTABILITY – Acknowledgement of Custodianship of Equipment. It is the responsibility of the hired staff to protect all government assets and information from unauthorized access, modification, duplication, destruction or disclosure.

By signing this contract, the hired staff who received all Project equipment in good/working condition, shall be fully responsible for the safe and timely return of borrowed electronic equipment to PRDP.

Any lost or damage of IT asset and equipment that are not covered by warranty will be the responsibility of the hired staff. It is also the responsibility of the hired staff to settle the amount of lost or damaged IT asset to Administrative Unit before issuing replacement.

15.EFFECTIVE DATE AND DURATION OF CONTRACT -- This Contract shall be effective for the period commencing on February 17, 2025 or the date of its execution whichever is later, and ending on December 31, 2025.

IN WITNESS WHERE TO the parties have hereto set their hands this at Elliptical Road, Diliman, Quezon City, Philippines.

FIRST PARTY

By:

U-NICHOLS A. MANALO

Assistant Secretary for Operations and National Project Director, PRDP

SECOND PARTY

By:

IOURVIN B. BARRERA

SIGNED IN THE PRESENCE OF:

ANGELITA D. MARTIR

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OIC, National Deputy Project Director

KAREN S. MARTE

MEL Unit Head

ACKNOWLEDGEMENT

Quezon City)S.S.		
personally appeared U-Nichols	for and in Quezon City, this A. Manalo and Jourvin B. Barrer	a, whom I have identified
follows:	etent evidence of identity that	they presented to me, as
	COMPETENT EVIDENCE OF IDENTITY	DATE/PLACE OF ISSUE
U-NICHOLS A. MANALO		
JOURVIN B. BARRERA	TIN # 911-301-585	
TECHNICAL CONTRACT, affir voluntarily affixed by them for acknowledged that they have e With respect to U-NICHOLS A. M.	esented to me that they executed med that their signatures the the purposes stated in the instruction and the same as their free are ANALO, he acknowledged that he ment of Agriculture – PRDP in the ity to sign in that capacity.	ereon were respectively ument and declared and devoluntary act and deed. appended his signature as
	f eight (8) pages, including that as been signed by the parties ar	
IN WITNESS WHEREOF, I have place and on the day above write	hereunto set my hand and affix ten.	
	ATTY, FEL Notary Public for	IZARDO M. IBARRA Quezen City Until Dec. 31, 2025 No 83835 5524D, 01/02/2025 6/ December 19, 2023 VII 0000973/until April 14, 2025 10. NY 088/(2025-2026)
	NOTARY PUBLICO. 54	152,04D,01/02/2025 6/December 19, 2023
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Book No.		
Series of 2025		



Republic of the Philippines
Department of Agriculture
PHILIPPINE RURAL DEVELOPMENT PROJECT
National Project Coordination Office
prdpnpco@gmail.com | 8273 - 2474 loc. 2866 | prdp.da.gov.ph
Elliptical Road, Diliman, 1100 Quezon City

05 February 2025

NOTICE OF AWARD

IOURVIN V. BARRERA

Unit L Victoria Heights Compound Dao Street Marikina Heights Marikina City villanueva.jourvin@gmail.com 09692181695

Dear Mr. Barrera:

Please be informed that, upon the recommendation of the Special Bids and Awards Committee in its Resolution No. 002 S. 2025, The Hiring of Consultancy Service for One (1) Alternate Monitoring, Evaluation and Learning (MEL) Unit Head for the Monitoring, Evaluation and Learning Unit of PRDP - NPCO under PRAS No. 2025-007 with particulars as provided in the table below, has been awarded to you:

Position	Monthly Compensation	Total Contract Amount (Total Compensation for Approx. Nine (9) Months)	Contract Period
Alternate Monitoring, Evaluation and Learning (MEL) Unit Head	Php92,880.00	Php 1,021,680.00	17 February 2025 or the date of execution of the Individual Consultancy Contract, whichever is later until 31 December 2025

Kindly signify your confirmation and/or acceptance of the award and its terms, as above-detailed, by affixing your signature on the space provided below and returning a signed conformed copy of this notice within two (2) days from receipt hereof.

Please give this matter your preferential attention.

Very truly yours,

U-NICHOES A. MANALO

Assistant Secretary for Operations and PRDP National Project Director

CONFORME:

OURVIN V. BARRERA

Feb. 10, 2025

DATE RECEIVED



Republic of the Philippines
Department of Agriculture
PHILIPPINE RURAL DEVELOPMENT PROJECT
National Project Coordination Office
prdpnpco@gmail.com | 8273 - 2474 loc. 2866 | prdp.da.gov.ph
Elliptical Road, Diliman, 1100 Quezon City

SPECIAL BIDS AND AWARDS COMMITTEE Resolution No. 002 Series of 2025

SUBJECT: RECOMMENDING THE AWARD OF CONTRACT FOR INDIVIDUAL CONSULTANCY FOR THE HIRING OF ONE (1) ALTERNATE MONITORING, EVALUATION AND LEARNING (MEL) UNIT HEAD FOR THE MONITORING, EVALUATION AND LEARNING UNIT OF THE PHILIPPINE RURAL DEVELOPMENT PROJECT - NATIONAL PROJECT COORDINATION OFFICE (NPCO)

REFERENCES

- Procurement Request Action Slip (PRAS) No. 2025-007 with an Estimated Project Cost (EPC) of Php 1,918,080.00
- Mode of Procurement: Selection of Individual Consultant (SIC)
- Approved NPCO CY 2025 APP PRDP Scale-Up
- Approved memorandum for the Request for Authority to Hire Technical Staff for PRDP-NPCO dated November 28, 2024

WHEREAS, under the World Bank PRDP procurement guidelines the mode "Selection of Individual Consultants" (SIC) may be availed of, to wit:

d. Selection of Individual Consultant (SIC)

Individual consultants are employed on assignments for which (a) a team of experts is not required, (b) no additional outside (home office) professional support is required, and (c) the experience and qualifications of the individual are the paramount requirement. When coordination, administration, or collective responsibility may become difficult because of the number of individuals, it would be advisable to employ a firm.

Individual consultants are selected on the basis of their relevant experience, qualifications, and capability to carry out the assignment. The selection shall be carried out through the comparison of the relevant overall capacity of at least three qualified candidates among those who have, directly or through a firm, expressed interest in the assignment or have been approached directly by the DA. When the Project has not been able to compare at least three qualified candidates before hiring, it shall provide the reasons such as but not limited to specific assignment being required and qualifications being sought for is not common. It could still proceed for the award based on PRDP threshold of \$300,000.00 per contract, without the Bank's Prior Review but subject to Post Procurement Review of the Bank.

WHEREAS, the Department of Agriculture-Philippine Rural Development Project (DA-PRDP) through its Special Bids and Award Committee (SBAC), caused the advertisement through the Philippine Electronic Procurement System (PhilGEPS) for fourteen (14) days, starting on December 7, 2024, a Request for Expression of Interest (REOI) and Terms of

Reference relative to the hiring of One (1) Alternate Monitoring, Evaluation and Learning (MEL) Unit Head The set deadline for the submission of Expressions of Interest with Curricula Vitae (CVs) was on 10 January, 2025;

WHEREAS, in response to the said REOI and before the aforementioned deadline, a total of four (4) individuals submitted their respective applications and CVs to the DA-PRDP SBAC through sealed envelopes and/or online submission (opened on 15 January 2025). The names of the applicants to the position advertised are as follows:

Position	No. of Applicants	Name of Applicant
Alternate MEL Unit Head	4	1. Carlos M. Pascual
		2. Bernardo Luis Dela Rosa
		3. Jourvin V. Barrera
		4. Karen Avila Cortado

Copy of Matrix of EOIs is attached marked as Annexes "A" and made an integral part hereof;

WHEREAS, The Special Bids and Awards Committee Secretariat (SBACs) endorsed the applicants to Personnel Selection Committee for evaluation, exam and interview. Copy of endorsement is hereto attached marked as **Annex "B"** and made an integral part hereof;

WHEREAS, the PSC has set the criteria for evaluation and selection among qualified applicants for positions or assignments in the PRDP as follows:

	SELECTION CRITERIA						
I.	Evaluation of CVs and other Pertinent Documents		Weighted Percentage				
a)	Educational Attainment	20%					
b)	Years of Experience	50%	50%				
c)	c) Knowledge Skills Applicable in the Field of Assignment 30%						
	Sub-total for Criteria No. I	100%*					
II.	Panel Interview		25%				
III	. Written Exam		25%				
ГОТА	L PERCENTAGE/RATING		100%				

WHEREAS, upon the endorsement of the SBACs, the PSC facilitated the necessary screening and selection processes, which culminated in the evaluation of the qualifications of the applicants in accordance with the above criteria;

WHEREAS, on 1 February 2025, the committee issued PSC Resolution No. 25-03, Series of 2025 [Annex "C" hereof], recommending the hiring of Mr. Jourvin V. Barrera who have accordingly been selected for having obtained the highest rate in the applicants' evaluation for the subject position/assignment:

	CRITERIA I- SHORTLISTING EVALUATION							
No.	Name of Applicant	Rater 1 RCP	Rater 2 OPA	Rater 3 KSM	Total	Ave	Rank	
1.	Carlos M. Pascual	65	60	60	185	61.67		
2.	Bernardo Luis Dela Rosa	75	80	78	233	77.67	3	

3.	Jourvin V. Barrera	95	100	100	295	98.33	1
4.	Karen Avila Cortado	80	80	80	240	80	2

No.	Name of Applicant	CRITERIA I Panel Interview	CRITERIA II Written Exam
		Points	Points
1.	Bernardo Luis Dela Rosa	21.33	22
2.	Jourvin V. Barrera	24	23
3.	Karen Avila Cortado	21.66	19

OVERALL EVALUATION						
No	Name of Applicant	Criteria I (CV 50%)	Criteria II (Interview 25%)	Criteria III (Written Exam 25%)	Total Ave	Rank
1.	Carlos M. Pascual	30.83	eliminated	eliminated	30.83	
2.	Bernardo Luis Dela Rosa	38.33	21.33	22	82.16	2
3.	Jourvin V. Barrera	49.17	24	23	96.17	1
4.	Karen Avila Cortado	40	21.66	19	80.66	3

WHEREAS, the SBAC, upon appraisal and validation of the said PSC Resolution alongside its supporting documents, and through its Memorandum dated 1 February 2025 **[Annex "D"** hereof], agreed with the recommendation of the PSC and itself recommended the award of a consultancy contract to the **individual** named above relative to the **assignment/position** correspondingly;

NOW THEREFORE, in view of the foregoing premises, We, the members of the PRDP SBAC HEREBY RESOLVE to:

- (a) Declare Mr. Jourvin V. Barrera to be the Highest Rated Consultant for the replacement of Alternate Monitoring, Evaluation and Learning (MEL) Unit Head under the Monitoring, Evaluation and Learning Unit of PRDP-NPCO; and
- (b) Recommend the award of consultancy contract pursuant to the rules on competitive Selection of Individual Consultant (SIC) procurement method under the World Bank PRDP Procurement Guidelines -- to the said individual with contract rate (monthly) and period commencing as specified in the table below;

Table A - Details of the recommended award of consultancy contract:

Award in Favor of	For consultancy services corresponding to the Position of:	With a Monthly Compensation Rate of :	For the Inclusive Period:
1. Mr. Jourvin V. Barrera	Alternate MEL Unit Head	PhP 92,880.00	17 February 2025 or the date of execution of the Individual Consultancy Contract, whichever is later, until 31 December 2025

Done this 5th day of February 2025 at D.A. office, Elliptical Road, Diliman, Quezon City, Philippines.

Assistant Secretary PAZ J. BENAVIDEZ II

Chairperson

NDO R. CROBALDE, JR.

Vice Chairperson

CHERYL C. SUARE Regular Member

KAREN S. MARTE

RONALD C. PAMITTAN Regular Member Alternate Member

APPROVED BY:

U-NICHOLS A. MANALO

Assistant Secretary for Operations and PRDP National Project Director