



BALANGA WATER DISTRICT

EGSA, Four-Lanes, Tuyo, Balanga City, Bataan 2100

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“PAKYAW” LABOR CONTRACT

(Drilling one (1) Explatory/Production Well Source - 150mmØ x 108m deep well source @ Barangay Cabog-Cabog, Balanga City, Bataan)

KNOW ALL MEN BY THESE PRESENTS:

This agreement is entered into this ^{APR 12 2023} _____ of _____ 2020 in Balanga City, Bataan by and between:

BALANGA WATER DISTRICT (BLWD), a government owned and controlled corporation, organized and existing pursuant to P.D. 198, as amended with principal office at EGSA, Four-Lanes, Tuyo, Balanga City, Bataan represented by its **General Manager, Engr. Charlito G. Rodriguez**, hereinafter called the “**First Party**” and duly authorized for the purpose;

ZURCERVS SERVICE CORPORATION, represented by its owner, **Mr. Mervin Cruz**, of legal age and with principal office address at **Palmera Village Tenejero, Balanga City, Bataan** hereinafter called the “**Second Party**”.

WITNESSETH:

WHEREAS, the Balanga Water District intends to **drill of one (1) exploratory/production well - 150mmØ x 108m deep well source at Barangay Cabog-Cabog, Balanga City, Bataan** to supplement the water supply deficiency in **Barangay Cabog-Cabog area**;

WHEREAS, the District does not have enough personnel to effectively undertake the aforementioned project and intends to have the major activities done by a responsible contractor who has the necessary tools and manpower;

WHEREAS, in response to Balanga Water District’s request for quotations for **drilling of one (1) exploratory/production well - 150mmØ x 108m deep well source at Barangay Cabog-Cabog, Balanga City, Bataan** the quotation of the Second Party was found to be the one most economical and advantageous to the First Party;

WHEREAS, the Balanga Water District has approved the award of the contract to the Second Party at the stipulated cost in the quotation;

NOW, THEREFORE, for and in consideration of the foregoing premises and the payment by the First Party of a sum of money herein after specified, the parties hereto agree and contract as follows:

1. That the Second Party at his own expense willfully and faithfully furnish the labor, tools and equipment to finish and complete the work.
2. That the Second Party agrees to finish and complete the work within **seventy-five (75) calendar days** from the date he receives the formal “Notice to Proceed”.
3. That the Second Party agrees to provide himself and do everything necessary to conform to his obligations under the contract taken together, whether the same may or