TERMS OF REFERENCE

ENGAGEMENT OF COURIER SERVICES FOR THE DELIVERY OF DOCUMENTS LINKED TO THE AUTOMATED DOCUMENT DELIVERY SYSTEM OF THE BUSINESS PERMITS AND LICENSING DEPARTMENT OF QUEZON CITY

I. OBJECTIVE

taxpayers, the Business Permits and Licensing Department (BPLD) needs to engage the services of a qualified and licensed courier service provider (provider). To ensure faster, efficient, timely and secure delivery of official documents and other printed matter to

II. SCOPE OF SERVICES AND REQUIREMENTS

- uninterrupted service, except for fortuitous events and acts of nature (3) calendar days from the date of pick-up in a sealed envelope pouch or packet. The provider must guarantee an 1. Pick-up of documents and other matters from the BPLD and delivery to the addressee, within one (1) to three
- matters to the BPLD within three (3) working days, stating the reasons and proof of non-delivery thereof. immediately declared as "undelivered". As such, the provider shall return the undelivered documents and other the three (3) succeeding delivery attempts remain unsuccesful, delivery details to assist in the succeeding deliveries subject to protocols and existing policies of the BPLD. Should provided that it shall immediately inform in writing the BPLD for further instructions. The BPLD may then modify reasons not due to the fault of the provider, the latter shall pursue the delivery up to three (3) more attempts In instances where the addressee/s cannot be located, or delivery is not effected at the first attempt for a the documents and other matters
- timely and secure delivery of documents and other matters. be strictly prohibited from transacting with persons other than the addressee or its authorized representative for the card/s presented by the addressee or its authorized representative. The provider's delivery riders or messengers shall representative, and only upon presentation and verification by the provider of the authenticity of the identification 3. Release of documents and other printed matter shall be made only to the business owner or to its authorized
- later than three (3) working days after the end of every week. 4. Submit certified weekly summary report supported by proof of deliveries ot other form of verification not
- of deliveries made per month. 5. Submit to the BPLD the Billing/Statement of Accounts every end of the month based on the actual number
- 6. Provider shall ensure the protection of all documents and other matters received from loss, damage or destruction from the time of pick-up from the BPLD until the same are delivered to the intended addressee.

damage or misdelivery of mail matters, as determined by the BPLD, shall be a ground for termination of the date of incident and that the cost of redelivery of the mail shall be waived. The habitual and unreasonable loss, misdelivery. A notarized Affidavit of Loss shall be submitted by the provider within five (5) working days from the immediately report the same to the BPLD within twenty-four (24) hours from the occurrence of loss, damage or In case the sealed envelope pouch or packet was lost, damaged or misdelivered, the provider shall

System of the BPLD to enable real-time monitoring of delivery activity. The winning provider's delivery system must be able to link with the Automated Document Delivery

III. MINIMUM QUALIFICATIONS

- sensitive and valuable documents, proof of which should be presented in the attached Information Sheet; 1. Proven track record of at least five (5) years in the handling of "door to door" and "express delivery" of
- 2. With wide range delivery network;
- 3. With online document delivery tracking system that can be linked to AIAS;
- 4. Posting of a bond to insure faithful performance of and compliance with the contract.

IV. DURATION OF THE PROJECT

consumed and shall commence immediately upon signing of the contract. The project shall run from March 1, 2023 to December 31, 2023 or until the allocated budget has been

without prejudice to other penalties and/or liquidated damages under pertinent laws and rules and regulations the law. In case of termination of contract, it shall result in the forfeiture of the bond posted by the provider, and The BPLD reserves the right to terminate the contract due to default, insolvency, or for other cause(s) under

V. BUDGET ALLOCATION

charges. The price schedule per delivery is as follows: FORTY EIGHT PESOS (PHP 9,346,048.00), inclusive of incidental expenses and other government fees and 1. The allocated budget for the project is NINE MILLION THREE HUNDRED FORTY SIX THOUSAND

	Γ	
Ξ	5	KM
90.00	90.00	BASE FARE (PHP)
15.00	10.00	SUCCEDING FEE PER KM (PHP)
THREE HUNDRED FOURTY SIX THOUSAND FOURTY EIGHT PESOS ONLY)	PHP 9,346,048.00 (NINE MILLION	BUDGET ALLOCATION (PHP)
HUNDRED EIGHTY THOUSAND (180,000) DELIVERIES OR UNTIL ALLOCATED BUDGET SHALL HAVE BEEN EXHAUSTED.	ESTIMATED ONE	DELIVERIES

- (45) days from receipt of the Billing/Statement of Accounts. 2. Payment shall be made to the provider on a monthly basis based on actual deliveries made within forty five
- the contract, the BPLD shall not be bound to pay the total contract amount. 3. In case the total actual amount of courier services within the contract year is less than the amount agreed in

VI. CONFIDENTIALITY AGREEMENT

bidder shall execute and sign a Confidentiality and Non-Disclosure Undertaking upon receipt of the Notice to which comes into its possession and shall not use the same in any manner or purpose. For this purpose, the winning The provider shall, at all times, observe strict confidentiality and shall not disclose information or materials

VII. CONTRACTUAL RELATIONS

- connected with the BPLD. authority to incur, and agree not to incur, any obligation or liability, whether express or implied, on behalf of the Quezon City Local Government, its official, personnel, staff, and/or representatives, including those belonging in or 1. It is hereby acknowledged that the provider, its personnel, staff, and representatives do not have any
- including the payment of their salaries, wages, and other wage-related benefits. pertinent labor laws, rules and regulations concerning the employment of its personnel, staff, and representatives, representatives and work to be performed. It shall be the exclusive responsibility of the provider to comply with all staff, and representatives that it retains its power of control and supervision over its concerned personnel, staff, and between the provider and its personnel, staff, and representative. The provider shall properly inform its personnel, 2. The provider is being engaged as an independent contractor, and employer-employee relationship only exists
- his/her employment with the provider under this contract, except as to its liabilities expressly mandated by cause of actions which may be filed by any of the provider's personnel, staff, and representatives by reason of representatives, including those belonging in or connected with the BPLD, shall be free from any claims, liability or The Provider hereby agrees that Quezon City Local Government, its officials, personnel, staff,

of the Quezon City Local Government or that of BPLD. applicable laws. Accordingly, the provider's personnel, staff, and representatives shall remain its employee and not

- years from the completion of the services or from the effective date of termination of this contract. provider, for work done under this contract. This is a continuing obligation that survives for a period of five (5) compensation payment which the BPLD may be required to make on behalf of the provider or any employee of the suit or demand for tax, retirement contribution, social security, salary or wages, overtime payment, or worker's staff, and/or representatives, including those belonging in or connected with the BPLD, for any obligations, claim, The provider agrees to defend and indemnify the Quezon City Local Government, its officials, personnel,
- including paragraph survive for a period of five (5) years from the completion of the services or from the effective date of shall take immediate and appropriate action or remedy inresponse to such complaint. The provisions discrimination or harassment against the provider, any of its personnel, staff, and/or representatives, the provider resulting from any claim of discrimination or harassment, including but not limited to sexual harassment, arising damages, penalties, fines, and judgments, associated investigation and administrative expenses, and defense costs, connected with the BPLD, from and against any and all liability (including without limitation of all claims, termination of this contract. from the conduct of either the provider, its personnel, staff, and/or its representatives. In the event of a complaint for Quezon City Local Government, its officials, personnel, staff, and/or representatives, including those belonging in or 5. To the fullest extent permitted by law, the provider shall also indemnify, defend, and hold harmless the but not limited to reasonable attorney's fees, court costs, and costs of alternative dispute resolution)

VIII. LIQUIDATED DAMAGES

- to one-tenth of one percent (1/10 of 1% or 0.1%) of the cost of the unperformed portion shall be imposed upon the or in the absence or insufficiency thereof, from the posted performance security or bond, at the option of the BPLD. provider as liquidated damages for every day of delay, collectible from any money due or which may become due, 1. In case of unjustified delay in the documents and/or other matters the addressee(s), an amount at least equal
- the contract, the BPLD may rescind the contract, without prejudice to other available actions or remedies under the In the event that the cumulative amount of liquidated damages amount to ten percent (10%) of the total amount of The computation of liquidated damages shall be reckoned on the date stated in the agreed delivery schedule.

IX. PROHIBITION AGAINST SUBCONTRACTING OR ASSIGNMENT

- under this contract, without the express written approval of the Quezon City Local Government through the BPLD. 1. The provider shall not contract with any other entity to perform in whole or in part the services required
- by operation of law, whether for the benefit of the creditors or otherwise, without the prior written approval of the Quezon City Local Government through the BPLD. This contract or any interest herein may not be transferred, assigned, conveyed, or encumbered voluntarily or

X. GOVERNING LAW AND DISPUTE RESOLUTION

- interpretation, construction, or dispute by consultation, negotiation, and mediation within thirty (30) days from Philippines. In the event of any difference or dispute arising between the parties relating to the validity, This Agreement shall be governed and constructed in accordance with the laws of the Republic of the
- City, to the exclusion of all other courts. parties fail to settle their disputes amicably, the venue for litigation shall before the competent courts of Quezon Should any dispute arise from this contract, the parties shall try to settle them amicably. However, if the
- party shall asssign or transfer all or any part of its rights under this contract without the consent of the other party unenforceable, neither the validity nor enforceablility of the remainder of this contract shall be affected. Neither construed as a waiver of such rights. If any part, term, or provision of this contract is held to be illegal or The failure of either party to enforce its rights under this contract at any time for any period shall not be

XI. AMENDMENT

agreement of any party thereto or its representative. Any alteration, amendment or substitution may only be valid if This contract may not be altered, amended, or substituted by another through any act of tolerance or verbal



constitutes the entire understanding between the parties relating to the subject matter hereof unless any representation or warranty made about this contract was made fraudulently and, save as may be expressly referred to or referred herein, supersedes all prior representations, writings, negotiations, or understandings with respect hereto. made in writing and duly signed by either contracting parties or their duly authorized representatives. This contract

XII. SEVERABILITY

unenforceable term had never been included or written. legality, validity, and enforceability of the remainder of this document shall not be affected. In such a case, then If any provision of this contract is held to be illegal, invalid, or unenforceable, in whole or in part, the

MA. MARGAMTA T. SANTOS

City Government Department Head III

Business Permits and Licensing Department