




Republic of the Philippines
Department of Education
NATIONAL CAPITAL REGION



REGIONAL MEMORANDUM
No. 950, s. 2023

TO : Schools Division Superintendents
Division Partnership Focal Persons

FROM : 
WILFREDO E. CABRAL, CESO III
Regional Director

SUBJECT : AQAdvertising PhysiCalcheese Sigla Sayaw Saya Program

DATE : September 19, 2023

1. The DepEd NCR and AQAdvertising Inc. have forged a Memorandum of Agreement (MOA) dubbed as PhysiCalcheese Sigla Sayaw Saya Program which is an advocacy campaign that provides physical and mental health related activities.
2. Partnership duration is for two (2) years from September 2023 to September 2025. The said program aims to implement unique school activities that will help the learners to remain active and learn to optimize the use of technology. Attached is a copy of MOA and list of school-beneficiaries, for reference.
3. In view of the foregoing, the cooperation and support of all concerned is hereby enjoined.
4. For information and immediate dissemination.

Incl.: As stated.



Misamis St., Bago Bantay, Quezon City

Email Address: ncr@deped.gov.ph
Website: <http://www.depedncr.com.ph>

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| Doc. Ref. Code | RO-ORD-F005 | Rev | 00 |
| Effectivity | 01.26.23 | Page | 1 of 1 |






Republic of the Philippines
Department of Education
NATIONAL CAPITAL REGION

REGIONAL MEMORANDUM

No. _____, s. 2023

TO : Schools Division Superintendents
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SUBJECT : AQAdvertising PhysCalcheese Sigla Sayaw Saya Program

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|----------------|-------------|------|--------|
| Doc. Ref. Code | RO-ORD-F005 | Rev | 00 |
| Effectivity | 01.26.23 | Page | 1 of 1 |



MEMORANDUM OF AGREEMENT

This Memorandum of Agreement (hereinafter referred to as the "Agreement") is entered into this 21 day ~~SEP~~ 21 ~~2022~~ 2023 at Quezon City, Philippines, by and between:

The **DEPARTMENT OF EDUCATION- NATIONAL CAPITAL REGION**, hereinafter referred to as "DepEd-NCR," a government entity mandated by law, particularly Batas Pambansa Blg. 232, otherwise known as the "Education Act of 1982," as amended by Republic Act No. 9155, otherwise known as the "Governance of Basic Education Act of 2001", with principal address at No. 6 Misamis Street, Bagong Bantay Quezon City Philippines, herein represented by its Regional Director, **WILFREDO E. CABRAL, CESO III**;

-and-

The **AQADVERTISING, INC.**, hereinafter referred to as AQAD," with official business address at No. 2 South AA, Barangay Paligsahan, Quezon City, represented by its President and Chief Executive Officer, **FAYE MARIE ARELLANO-MARTINEZ**;

WITNESSETH THAT:

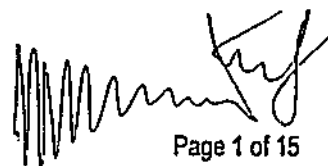

WHEREAS, Article 14, Section 1 of the 1987 Constitution provides that "(t)he State shall protect and promote the right of all citizens to quality education at all levels and shall take appropriate steps to make such education accessible to all.";

WHEREAS, the Department of Education (DepEd) is a government agency mandated to formulate, implement, and coordinate policies, plans, programs and projects in the areas of formal and non-formal basic education; supervises all elementary and secondary education institutions, including alternative learning systems, both public and private; and provides for the establishment and maintenance of a complete, adequate, and integrated system of basic education relevant to the goals of national development, while ensuring the wellbeing of its personnel and learners;

WHEREAS, DepEd-NCR, through the Education Support Services Division (ESSD), believes that partnership is an important paradigm in delivering and achieving DepEd's education development goals and services and to fulfill the mandate of the Constitution to make such quality education accessible to all;

WHEREAS, Republic Act No. 8525 (RA 8525), otherwise known as the "Adopt-a-School Act of 1998," was enacted to encourage private entities to assist in the delivery of better-quality education to public schools in the country, particularly in the poverty-stricken provinces;

WHEREAS, Section 5 of RA 8525 provides that "provisions of existing laws to the contrary notwithstanding, expenses incurred by the adopting entity for the 'Adopt-A-School Program' shall be allowed an additional deduction from the gross income equivalent to fifty percent (50%) of such expenses.";



Page 1 of 15

WHEREAS, the Department of Finance (DOF), through the Bureau of Internal Revenue (BIR), issued Revenue Regulations No. 10, s. 2003, entitled "Implementing Tax Incentives Provisions of Republic Act No. 8525, Otherwise Known as the 'Adopt-A-School Act of 1998'";

WHEREAS, DepEd, shall comply with the applicable rules on the valuation of contributions or donations of private partners to DepEd and the proper recording of the donated items categorized as Property, Plant, and Equipment as contained in Item VII of the enclosure to DepEd Order No. 24, s. 2016 entitled "Guidelines on Accepting Donations and on Processing Applications for the Availment of Tax Incentives by Private Donor-Partners Supporting the K to 12 Program," which provides the Valuation of Assistance/Contribution or Donation and the formula of computation for the value to be reflected in the Deed of Donation and the records of donated goods and services and DepEd Order No. 82, s. 2011 entitled "Guidelines on the Proper Recording of all Donated Properties";

WHEREAS, both Parties recognize and undertake to comply with the following laws, rules, and regulations:

- a. Republic Act No. 10173 (RA 10173), otherwise known as the "Data Privacy Act of 2012," its Implementing Rules and Regulations, and other related issuances of the National Privacy Commission (NPC) and "Freedom of Information Order under E.O. No. 2, s. 2016";
- b. Joint Memorandum Circular 2010-01 issued by the Civil Service Commission and the Department of Health, and DepEd Order No. 6, s. 2012 and DepEd Order No. 48, s. 2016 on DepEd's policy to not deal with the tobacco industry, or any individual or entity that works to further the interests of the tobacco industry, except to the extent strictly necessary to effectively regulate the tobacco industry and tobacco product;
- c. DECS Order No. 28, s. 2001 or "Prohibiting the Commercialization of the DECS Organization through Endorsements and Accreditation of Goods and Services" in the implementation of the program, and DepEd Order No. 39 s. 2009 or "Strict Adherence to DECS Order No. 28, s. 2001";
- d. Republic Act No. 9184 (RA 9184), otherwise known as the "Government Procurement Reform Act" and its Implementing Rules and Regulations (IRR), and government accounting and auditing rules and regulations;
- e. DepEd Order (DO) No. 40, s. 2012 or the DepEd Child Protection Policy (CPP) reiterates a zero-tolerance policy for any act of child abuse, violence, exploitation, discrimination, bullying and other forms of abuse.

WHEREAS, AQAAdvertising, Inc. as part of its corporate social responsibility will implement PhysiCalcheese: Sayaw, Sigla, Saya in partnership with Calcheese Wafer Snack, the Department of Education and Department of Health - League of Registered Nutritionists.

WHEREAS, AQAAdvertising Inc. will implement the PhysiCalcheese: Sayaw, Sigla, Saya Program in selected school beneficiaries in support to healthy Filipino habits. It is a holistic approach that will also challenge the students to be movers and initiators of that bright future through activities that is not just bound within the



borders of textbooks and classrooms, but will also be aligned with the 21st century skills – Communication, Collaboration, Critical and Mental Thinking and Creativity within the new normal set-up.

WHEREAS, PhysiCalcheese: Sayaw, Sigla, Saya Program is an advocacy campaign that provides physical and mental health related activities and provision of Calcheese Wafer Products in selected schools.

WHEREAS, AQAdvertising Inc. supports DepEd education programs and projects by implementing health related activities to Filipino young learners without disruption of classes.

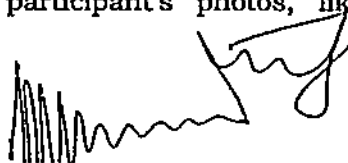
NOW, THEREFORE, for and in consideration of the foregoing premises and the terms and conditions herein set forth, the parties agree as follows:

Article I. AQADVERTISING SPONSORSHIP AND ADVOCACIES IN EDUCATION

The program aims to implement unique activities inside the campus that is new for students to experience and cherish. The goal of the program is to further help students to remain active and rediscover their talents along with their peers finding wholesome fun and cheers. The Program will also optimize the use of the technology and relate to the contemporary Gen-Z, thus transcending a usual school week into something very interesting, motivating and engaging.

Mechanics on PhysiCalcheese Program Implementation:

1. Conduct lecture with regards to the mental health and wellness to students in different participating schools with the assistance of the Department of Health – League of Registered Nutritionists and Dieticians and Division School Health;
2. Conduct fun activities to students in different participating schools and be able to capture each moment through photo booth;
3. Provide learner's kit that they can use in school such as notebooks, pencils, umbrellas, tumblers and hand-held fans;
4. Conduct physical activities that will develop the student's talent and movements through dancing;
5. Provide free product samples to all students in different participating schools;
6. Conduct a nutrition program/activity to discuss healthy and nutritious snacks that belongs to Green Food Category of DepEd;
7. Provide "Pinggang Pinoy" information materials to be given to the selected school beneficiaries during the program implementation.
8. Students from participating schools may voluntarily participate during the culminating program after classes or during dismissal period. No student shall be compelled to attend and participate in the activities to be conducted. No student shall be compelled to partake of the products to be given away.
9. Non disruption of classes and regular school activities shall be guaranteed at all times pursuant to DepEd Order (DO) No.9 s. 2005.
10. The brand, its company and corporation, reserves the right to publish and/or broadcast any participant's photos, likeness, and their



winning stories for advertising and publicity purposes without further compensation to the winner and companions.

Article II. PROGRAM SCOPE AND BENEFICIARY

1. The **PhysiCalcheese Program** will be implemented in the following two (2) selected schools in National Capital Region:

School 1: Rosa Susano Elementary School
Area: Novaliches, Quezon City
Date of Implementation: September 20-21, 2023 (Wed & Thurs)

School 2: CAA Elementary School
Area: Las Piñas City
Date of Implementation: September 25-26, 2023 (Mon & Thurs)

The program is open to every students of the participating schools but the target participants will be learners from Kinder to Grade 3.

The Program or Activity flow will be as follows:

- Step 1: Start your fun experience at the Registration Area.
- Step 2: DOH LRNDI to conduct lecture regarding food pyramid in connection to the physical activities of the kids that will help improve the mental health and Wellness of students in CalCheese Sigla booth.
- Step 3: Fun Mental Activities at CalCheeseSaya booth.
- Step 4: Show us your dancing skills!
Participate at the CalCheeseSayaw CalCube and win prizes!
- Step 5: It's all worth it! Claim your prize at the redemption area

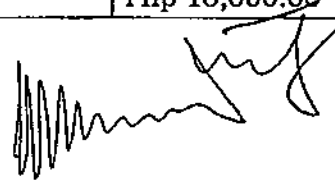
2. Calcheese products shall also be donated to selected school beneficiaries in the National Capital Region that are listed from Annex A-P.

Article III. PROGRAM COST

The total program cost shall be Php 2,528,000, specified below:

1. Product cost is Php 1,288,000.00 Below is the breakdown of the program cost for Product Donations. See Annex A-P for the list of School Beneficiaries.

| Schools Division Office | Estimated Program Cost <small>(includes product cost, administrative cost, logistic cost)</small> |
|--------------------------------|---|
| SDO Caloocan City | Php 200,000.00 |
| SDO Las Piñas City | Php 48,000.00 |
| SDO Makati City | Php 16,000.00 |



| | |
|-----------------------------|----------------|
| SDO Malabon City | Php 48,000.00 |
| SDO Manila | Php 176,000.00 |
| SDO Mandaluyong City | Php 72,000.00 |
| SDO Marikina City | Php 64,000.00 |
| SDO Muntinlupa City | Php 72,000.00 |
| SDO Navotas City | Php 24,000.00 |
| SDO Parañaque City | Php 48,000.00 |
| SDO Pasay City | Php 16,000.00 |
| SDO Pasig City | Php 112,000.00 |
| SDO Quezon City | Php 240,000.00 |
| SDO Taguig and Pateros City | Php 96,000.00 |
| SDO San Juan City | Php 16,000.00 |
| SDO Valenzuela City | Php 40,000.00 |

2. Activity cost is Php 1,240,000.00, as follows:

Rosa Susano Elementary School- Php 620,000.00
CAA Elementary School-Php 620,000.00

Article IV. RIGHTS AND RESPONSIBILITIES

1. DepEd NCR shall:

- 1.1. provide policy guidance and directions to ensure the proper implementation of the Program;
- 1.2. designate a Focal Person to serve as Partnership Coordinator for this Partnership Agreement;
- 1.3. coordinate with the AQADVERTISING, INC. in the implementation of the Program, including the acceptance of the package of assistance and execution of corresponding Deeds of Acceptance through the School Heads/Principals;
- 1.4. assist in the implementation and evaluation of the Program;
- 1.5. review and endorse the application of AQADVERTISING, INC. for tax incentive entitlement to the Revenue District Office of the Bureau of Internal Revenue; and
- 1.6. perform other responsibilities necessary for the effective and efficient implementation of the Program.

2. AQADVERTISING, INC. shall:

- 2.1. designate a Focal Person to coordinate the implementation of this Agreement;
- 2.2. provide funding in accordance with the provisions covering a particular project of the Program;
- 2.3. provide materials and volunteer resources required for the Program;
- 2.4. provide DepEd with regular reports, updates, as well as requested data and information, that could help provide inputs to enhancing education programming in the partnership;
- 2.5. execute a Deed of Donation in favor of DepEd for the completed project and submit all pertinent documents in support to the amount specified/ claimed for tax incentive application;
- 2.6. select and identify target areas/schools in close coordination with DepEd for the implementation of the Program;

- 2.7. take the lead in the implementation of the Program;
- 2.8. undertake such other duties and responsibilities that all Parties may agree upon to efficiently and effectively implement this Agreement; and
- 2.9. provide the physical set-up and manning relative to the implementation of the school program.

Article V. TERM AND TERMINATION

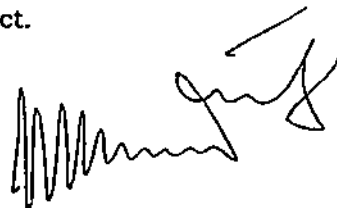
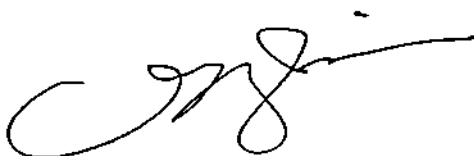
- (1) This Agreement shall be valid immediately effective upon signing of all Parties. This Agreement shall be in effect from the date of signing (September 2023) and shall continue to be valid and effective for two (2) years from such date (September 2025), unless terminated by any party for any cause.
- (2) Any of the Parties may terminate this Agreement upon submission of a formal written notice to the other Party at least thirty (30) days before the intended date of termination. In case of material breach of this Agreement, the non-breaching Party may terminate or rescind this Agreement, without the need for legal or court action, within thirty (30) days upon notice to the breaching Party of such breach and the same remains unremedied.
- (3) Either Party may terminate the Agreement upon submission of a formal written notice to the other Party based on the following grounds:
 - (a) in case the government is put in an unfavorable or disadvantageous position;
 - (b) irreparable damage to the other Party;
 - (c) supervening impossibility or impracticability of performance due to force majeure or uncontrollable events (such as calamity, typhoon, earthquake, fire, etc.); and
 - (d) fraud, mistake, or misrepresentation.

Article VI. CAPACITY AND AUTHORIZATION

Each of the parties to this Agreement hereby represents and warrants to the other that it is duly authorized and empowered to execute, deliver and perform this Agreement and that such action does not conflict with or violate any provision of law, regulation, policy, contract, deed of trust or other instrument to which it is a party or by which it is bound and that this Agreement constitutes a valid and binding obligation of it enforceable in accordance with its terms.

Article VII. SEPARABILITY

In the event that any of the provisions of this Agreement or any document that may be executed in connection therewith shall be declared invalid, illegal or unenforceable in any respect by competent authority, the validity, legality and enforceability of the remaining provisions of this Agreement or any document that may be executed in connection therewith shall not in any way be affected or impaired and shall remain in full force and effect.



Article VIII. LIABILITY AND INDEMNITY

The liability of the parties for any breach of this Agreement shall be determined in accordance with applicable laws.

Article IX. BREACH OF CONTRACT

Material violation or omission of any of the provisions of this Agreement shall be a ground for termination or rescission of the same without the need for legal or court action.

Article X. FORCE MAJEURE

1. No Party shall be liable to the other Parties for any delay or failure to perform its obligations under this Agreement in case such delay or non-performance is due to any circumstance beyond the control of the affected Party, including, but not limited to, acts of God, fire, explosion, earthquake, lightning, storm, volcanic activity hurricane, typhoon, perils of the sea, landslide, flood, drought, war, invasion, act of foreign enemies, riots, plague, epidemic, pandemic, damage or destruction by lightning, drought, heavy rains, or other natural disasters, or compliance with a mandatory order or request of the government including quarantine (in this Agreement, singly or collectively a "Force Majeure Event"), without fault or negligence on the part of the affected Party. In such case, no Party shall have any claim against the other for any direct, indirect or consequential loss, injury or damage.
2. If any Party is unable to perform its respective obligations under this Agreement by reason of a Force Majeure Event, then the Parties, in utmost good faith, shall enter into discussions with a view to agreeing on such adjustments to continue the implementation of this Agreement as may be mutually acceptable and compliant with RA 8525, other relevant laws, issuances and guidelines. In the event that the Parties fail to agree on the adjustments, any Party may terminate this Agreement by providing a thirty (30) days' written notice to the other Parties.

Article XI. AMENDMENTS

This Agreement may be amended, modified or superseded only upon prior written consent of all the Parties or their duly authorized representatives.

Article XII. SETTLEMENT OF DIFFERENCES

The Parties shall exert their best efforts to properly resolve any differences or disagreements with respect to any issue that may arise in connection with this Agreement. It shall be settled through amicable means, such as but not limited to, mutual consultation and negotiation.

However, in the event that the Parties fail to settle the dispute amicably, and before any Party may proceed to litigate in court, the Parties shall first resort to Early Neutral Evaluation in accordance with the Rules on Alternative Dispute Resolution ("ADR") for Disputes between Government Agencies and with A.M. No. 07-11-08-SC or the Special Rules of Court on Alternative Dispute Resolution. Under Republic Act No. 9285 or the "Alternative Dispute Resolution Act of 2004," an Early Neutral Evaluation is defined as



an ADR process wherein parties and their lawyers are brought together in a pre-trial phase to present summaries of their cases and receive a nonbinding assessment by an experienced and neutral person, with expertise on the subject of the dispute.

In case of failure to settle differences, the Parties shall not be precluded from submitting the dispute to the appropriate courts of the Philippines. Any cause of action for the enforcement of this MOA or any provision hereto shall be instituted only in the courts of competent jurisdiction, specifically in the appropriate courts of Quezon City, to the exclusion of all other venues.

Article XIII. CONFIDENTIALITY

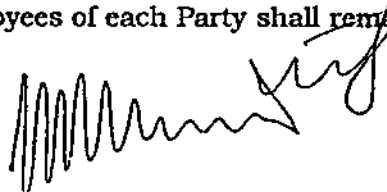
Any personal information obtained by the Parties pursuant to this Agreement shall be treated with utmost confidentiality and privacy, during and even after the termination of this Agreement.

Article XIV. INTELLECTUAL PROPERTY

1. All Parties shall comply with Republic Act No. 8293, otherwise known as the "Intellectual Property Code of the Philippines" and other applicable laws and rules governing intellectual property in the Philippines.
2. The Parties shall retain all intellectual property rights owned by them which includes but is not limited to copyrights, trademarks, tradenames, trade secrets, industrial designs, patents, and any other intellectual property that may be contained in any the tools, materials or platforms (electronic or otherwise) that each Party may use to implement the Programs (the "Intellectual Property"). Except as provided for under Article XIII (3) below, the Parties may not use the company name, logo, trademark, service mark or tradenames of the other Party and/or its parent company, and the affiliates and subsidiaries of its parent company, as may be applicable, without the prior written approval of the such Party and/or the relevant company that owns such Intellectual Property.
3. Each Party may use the logos and knowledge products of the other Party, in relation to this Agreement, provided that such use is limited to academic and promotional materials, which include, but not limited to, logos, brochures, press releases, websites and other social media tools, provided further that the use is necessary and directly related to the accomplishment of the objectives of this Agreement. The use of the service marks of DepEd, if any, shall be in accordance with its Service Marks and Visual Identity Manual under DepEd Order No. 031 series of 2019, as may be further revised by the DepEd from time to time.

Article XV. MISCELLANEOUS

1. Except as otherwise provided herein, no Party shall have any right, power, or authority to create any obligation, express or implied, on behalf of any other Party. Nothing in this Agreement is intended to create or constitute a joint venture, partnership, agency, trust, or other association of any kind between the Parties of persons referred to herein. The employees of each Party shall remain its employees



and the concerned employer shall be solely responsible for the wages, benefits, and emoluments of such employees.

2. In cases where the Programs will require government funds, such use of public funds shall be done in accordance with Republic Act No. 9184 otherwise known as the Government Procurement Reform Act and its Implementing Rules and Regulations, Presidential Decree No. 1445 otherwise known as the "Government Auditing Code of the Philippines" and other government accounting and auditing laws, rules, and regulations.
3. The Parties shall not assign or transfer this Agreement or any of the rights or obligations granted herein without the prior written consent of the other Party, and any purported assignment made without obtaining such written consent shall be null and void.
4. This Agreement shall be governed by and construed in accordance with the laws of the Republic of the Philippines.

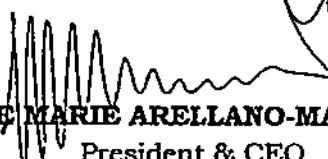
IN WITNESS WHEREOF, the parties have signed this Memorandum of Agreement as of the date first above written at.

For DepEd-NCR:



WILFREDO E. CABRAL, CESO III
Regional Director

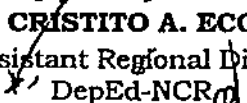
For AQADVERTISING, INC.:



FAYE MARIE ARELLANO-MARTINEZ
President & CEO

*

SIGNED IN THE PRESENCE OF:



CRISTITO A. ECO
Assistant Regional Director
DepEd-NCR

ROWENA R. LAICO
Chief Operations Officer & General Manager
AQAdvertising Inc.



EUGEN SORIANO
Marketing Manager, V1
Vouno Trade and Marketing Services Corp.

Department of Health
League of Registered Nutritionists and
Dietician

ACKNOWLEDGMENT

REPUBLIC OF THE PHILIPPINES)
QUEZON CITY S.S.

BEFORE ME, a Notary Public for and in QUEZON CITY personally appeared the following:

| Name | Government Issued ID (Details) | Date and Place Issued |
|----------------------------------|--------------------------------|---------------------------|
| WILFREDO E. CABRAL | DepEd NCR ID#424571 | March 2021 Quezon City |
| FAYE MARIE ARELLANO- MARTINEZ | | |

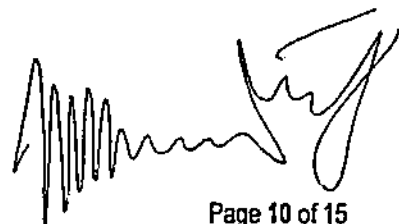
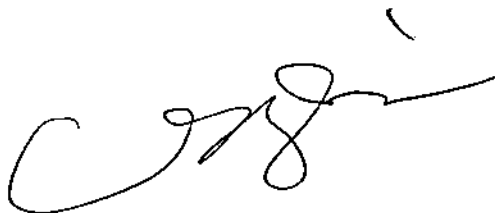
Known to me and to me known to be the same persons who executed the foregoing Memorandum of Agreement, signed by the PARTIES and their instrumental witnesses, and they acknowledged to me that the same is their free voluntary act and deed and that of the corporations they represent respectively. This Memorandum of Agreement consists of ten (10) pages including this page in which this acknowledgment is written, signed by the parties and their instrumental witnesses every page thereof.

WITNESS MY HAND AND NOTARIAL SEAL, on the date at the place first written above.

NOTARY PUBLIC

Doc. No. 457
Page No. 91
Book No. 41
Series of 2023

*
ATTY. ALEJO YANSON SEDICO
NOTARY PUBLIC
UNTIL DECEMBER 31, 2024
ATTORNEY ROLL NO. 35198
PTR NO. 4028160/D 1-3-2023
IBP NO. 181195 / 1-3-2023
TIN ID NO. 141-415-007
MCLE NO. VI-0030770/1-14-2022
4 ALLEY 13 RD. 3, PROJ. 6, Q.C.



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ANNEX A

LIST OF SCHOOL BENEFICIARIES IN CALOOCAN CITY

1. Kalayaan Elementary School
2. Camarin D ES
3. Camarin Elementary School
4. Caloocan North ES
5. Bagong Silang ES
6. Pag-asa ES
7. Silanganan ES (Star ES)
8. A. Mabini Elementary School
9. Llano ES
10. Amparo ES
11. Bagong Barrio ES
12. Sto. Niño Elementary School
13. Caybiga ES
14. Caloocan Central Elementary School
15. Deparo ES
16. Manuel L. Quezon ES
17. Cielito Zamora Mem. Sch.
18. Urduja Elementary School
19. Kaunlaran ES
20. Bagumbong E/S
21. Sta. Quiteria ES
22. Kasarinlan ES
23. Rene Cayetano ES
24. Sampaguita Elementary School
25. Tala ES

ANNEX B

LIST OF SCHOOL BENEFICIARIES IN LAS PIÑAS CITY

1. CAA Elementary School Main
2. Golden Acres Elementary School
3. Almanza Elementary School
4. Moonwalk Elementary School
5. Talon Elementary School
6. Pilar Village Elementary School

ANNEX C

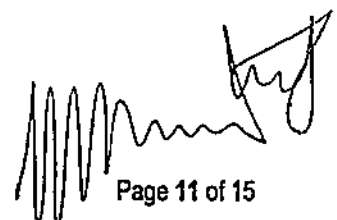
LIST OF SCHOOL BENEFICIARIES IN MAKATI CITY

1. Makati ES
2. Guadalupe Viejo ES

ANNEX D

LIST OF SCHOOL BENEFICIARIES IN MALABON CITY

1. Ninoy Aquino ES



Page 11 of 15

2. Tinajeros ES
3. Malabon ES
4. Imelda ES
5. Catmon IS
6. Epifanio de los Santos ES

ANNEX E

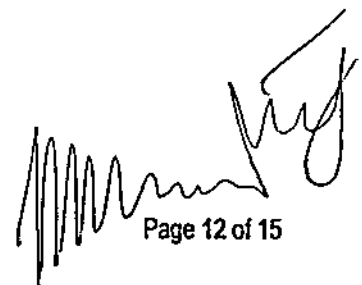
LIST OF SCHOOL BENEFICIARIES IN MANDALUYONG CITY

1. Nueve de Febrero Elementary School
2. Pedro P. Cruz (Mauway) ES
3. Pleasant Hills Elementary School
4. Mandaluyong Addition Hills ES
5. Highway Hills Integrated School
6. Addition Hills Integrated School
7. Andres Bonifacio Integrated School
8. Eulogio Rodriguez Integrated School
9. Hulo Integrated School

ANNEX F

LIST OF SCHOOL BENEFICIARIES IN MANILA CITY

1. R. Almario Elementary School
2. I. Delos Reyes ES
3. P. Guevara Elementary School
4. Legarda Elementary School
5. Sen. Benigno S. Aquino Jr. ES
6. P. Gomez ES
7. Aurora A. Quezon Elementary School
8. T. Paez Integrated School
9. Fernando Ma. Guerrero E.S.
10. Gen. Vicente Lim Elementary School
11. A. V. Hernandez Elementary School
12. J. P. Rizal Elementary School
13. Magat Salamat Elementary School
14. P. Burgos ES
15. H.J. Atienza Elementary School
16. A. Mabini Elementary School
17. E. delos Santos Elementary School
18. Teodoro R. Yangco Elementary School
19. Emilio Jacinto Elementary School
20. Manuel L. Quezon Elementary School
21. Sta. Ana ES
22. Dr. A. Albert Elementary School



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ANNEX G

LIST OF SCHOOL BENEFICIARIES IN MARIKINA CITY

1. Malanday ES
2. Parang ES
3. Nangka ES
4. SSS Village ES
5. Fortune ES
6. Concepcion Integrated School
7. H. Bautista ES
8. Sto. Nino ES

ANNEX H

LIST OF SCHOOL BENEFICIARIES IN MUNTINLUPA CITY

1. Poblacion ES
2. Alabang ES
3. Muntinlupa ES
4. Bayanan ES – Main
5. Cupang ES – Main
6. Itaas ES
7. Bayanan ES - Unit I
8. Sucat ES – Main
9. Putatan ES

ANNEX I

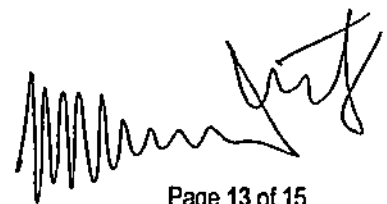
LIST OF SCHOOL BENEFICIARIES IN NAVOTAS CITY

1. Kapitbahayan Elementary School
2. Dagat-Dagatan Elementary School
3. Tanza Elementary School

ANNEX J

LIST OF SCHOOL BENEFICIARIES IN PARAÑAQUE CITY

1. Fourth Estate Elementary School
2. San Agustin Elementary School
3. San Antonio Elementary School
4. Paranaque Elementary School Central
5. F. Serrano Sr. Elementary School
6. Sun Valley Elementary School



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ANNEX K

LIST OF SCHOOL BENEFICIARIES IN PASAY CITY

1. Timoteo Paez ES
2. Kalayaan ES

ANNEX L

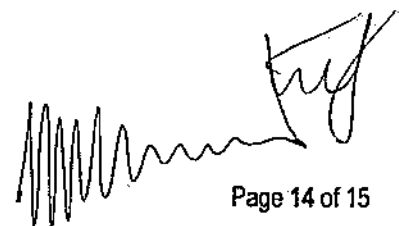
LIST OF SCHOOL BENEFICIARIES IN PASIG CITY

1. Nagpayong Elementary School
2. Santolan Elementary School
3. Pinagbuhatan Elementary School
4. De Castro Elementary School
5. San Joaquin Elementary School
6. Pasig Elementary School
7. Rosario Elementary School
8. Victory Christian International School of Pasig City, Inc.
9. San Miguel Elementary School
10. Ilugin Elementary School
11. Manggahan Elementary School
12. Palatiw Elementary School
13. Kalawaan Elementary School
14. Maybunga Elementary School Annex

ANNEX M

LIST OF SCHOOL BENEFICIARIES IN QUEZON CITY

1. Bagong Silangan ES
2. Pres. Corazon C. Aquino ES
3. Rosa L. Susano - Novaliches ES
4. Holy Spirit ES
5. Manuel L. Quezon ES
6. San Diego ES
7. Commonwealth ES
8. Pasong Tamo ES
9. Melencio M. Castelo ES
10. Dona Juana ES
11. San Gabriel ES
12. Maligaya ES
13. Payatas B ES
14. Lupang Pangako ES
15. Sauyo ES
16. Placido del Mundo ES
17. San Agustin ES
18. Toro Hills ES
19. Balara ES
20. Benigno S. Aquino, Jr. ES
21. West Fairview ES
22. Diosdado P. Macapagal ES (Tatalon ES)
23. Old Balara ES
24. Fairview ES



25. Cruz na Ligas ES
26. General Roxas ES
27. Bagbag ES
28. Nagkaisang Nayon ES
29. San Antonio-ES
30. Payatas CES

ANNEX N

LIST OF SCHOOL BENEFICIARIES IN SAN JUAN CITY

1. San Juan ES
2. Pinaglabanan ES

ANNEX O

LIST OF SCHOOL BENEFICIARIES IN TAGUIG AND PATEROS CITY

1. EM's Signal Village Elementary School
2. Tenement Elementary School
3. Kapitan Eddie T. Reyes Integrated School
4. Upper Bicutan ES
5. Silangan Elementary School
6. Ricardo P. Cruz, Sr. Elementary School
7. Taguig Integrated School
8. Cipriano P. Sta. Teresa Elementary School
9. Tipas Elementary School -Main
10. Kapt Jose Cardones Integrated School
11. Napindan Integrated School
12. Bagong Tanyag Integrated School

ANNEX P

LIST OF SCHOOL BENEFICIARIES IN VALENZUELA CITY

1. Roberta de Jesus Elementary School
2. Malinta Elementary School
3. Gen. T. de Leon Elementary School
4. Silvestre Lazaro Elementary School
5. Apolonia F. Rafael Elementary School

