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EXCERPT FROM THE MINUTES OF THE 24th REGULAR SESSION OF THE 10TH SANGGUNIANG PANLUNGSOD OF THE CITY OF ILOILO, PHILIPPINES, HELD AT THE SESSION HALL, 6TH FLOOR CITY HALL BUILDING, PLAZA LIBERTAD, ILOILO CITY, ON TUESDAY, DECEMBER 10, 2019.

PRESENT:

HON. JEFFREY P. GANZON City Vice Mayor & Presiding Officer

Hon, Lyndon V. Acap	Member
Hon, Lady Julie Grace L. Baronda, Asst. Floor Leader	Member
Hon. Romel D. Duron, Floor Leader	Member
Hon, Ely A. Estante, Jr.	Member
Hon, Rudolf Jeffrey O. Ganzon	Member
Hon, Carlos C. Javellana	Member
Hon, Mandrie T. Malabor	Membe r
Hon, Leila G. Luntao, SK Federation President Ex Officio	Member
Hon. Maria Irene D. Ong, Liga ng mga Barangay President Ex Officio	Member
Hon, Eduardo L. Peñaredondo	Member
Hon. Jose Efrain G. Treñas III	Member
Hon, Candice Magdalane A. Tupas	Member
Hon, Alan A. Zaldivar	Member

None

REGULATION ORDINANCE NO. 2019-524 AN ORDINANCE ENTITLED THE INTEGRATED PUBLIC-PRIVATE PARTNERSHIP (PPP) CODE OF ILOILO CITY

Sponsored by Hon. Romel D. Duron, seconded by Hon. Lyndon V. Acap, Hon. Leila G. Luntao and Hon. Jose Efrain G. Treñas, III;

WHEREAS, under Section 20, Article II of the 1987 Constitution, the "State recognizes the indispensable role of the private sector, encourages private enterprise, and provides incentives to needed investments";

WHEREAS, the private sector participates in infrastructure, development and social service-related projects of the State and local government units (LGUs) through what is popularly known as Public-Private Partnerships (PPPs);

WHEREAS, the Department of Interior and Local Government (DILG) Legal Opinion No. 8, S-2014 declared that "there is no specific statute on PPP nor guidelines on joint ventures for local governments" and that a "duly enacted local legislation (PPP Code) must be complied with in undertaking (its) PPP projects";

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WHEREAS, according to the Department of Justice (DOJ) Opinion No. 18, S-2012, "xxx local governments may enact their own Public-Private Partnership (PPP) Code or omnibus ordinance outlining among others, all applicable modalities. xxx A local government, through an enabling ordinance, is free to act to address local concerns, even without an enabling ordinance, provided no statute will be infringed";

WHEREAS, in legal Opinion No. 10, S-2014, the DILG affirmed the above-quoted DOJ Opinion and further said that, "the LGUs' discretion xxx is consistent with the state policy of local autonomy and is in line with the operative principle of decentralization and the national goal of propelling social and economic growth and development through the active participation of the private sector;

WHEREAS, in furtherance of and consistent with local autonomy, fiscal autonomy, the principle of subsidiarity, public good and welfare, general welfare, and full autonomy over proprietary powers, the City is free, provided no statute is violated, to adopt its definition of a PPP undertaking and prescribe the requirements, procedures and conditions for City PPPs, and incorporate these in an operative framework; and

WHEREAS, having a framework in ordinance form will ensure and facilitate consistency, integrity, reliability, sustainability, accountability, transparency, and enforceability;

NOW THEREFORE, be it ordained, as it is hereby ordained by the SangguniangPanlungsod of Iloilo City, Iloilo in session assembled, that:

CHAPTER I Basic Principles and Definitions

Section 1. Short Title. – This Ordinance shall be otherwise known as PUBLIC-PRIVATE PARTNERSHIP (PPP) OF ILOILO CITY, ADOPTING A CONTRACT MANAGEMENT FRAMEWORK AND PROVIDING APPROPRIATIONS AND FOR OTHER PURPOSES.

Section 2. Declaration of Policy -

- (a) It is hereby declared as a policy that the City of Iloilo shall advance the public good and general welfare and promote the interest of the community and the City within the framework of sustainable and integrated development, and effective constructive engagement and meaningful people's participation in local governance.
- (b) PPPs shall be pursued by the City consistent with and in furtherance of the vision and mission of the City which state that:

<u>Vision</u>

ILOILO CITY: A PREMIER SMART (Service, Manufacturing/Agribusiness, Arts, and Culture, Research and Technology, Tourism) CITY OF EXCELLENCE

Mission

We shall be a leader in the practice of participatory governance that will speed up and sustain growth and development, in order to open up more and better opportunities for all.

We shall constantly be upgrading our standards of education, ethics and transparency in government.

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We shall significantly expand and improve our infrastructure, thereby securing a dynamic, safe, peaceful and healthy environment conducive to learning, sports and eco-cultural tourism.

We shall move forward while being fully dedicated to the preservation and further enrichment of our cultural heritage.

Section 3. Operative Principles. – The accomplishment of the stated policy shall be guided by the following principles:

- (a) The City, pursuant to Section 1, 2 and 5, Article X of the 1987 Constitution is a territorial and political subdivision which enjoys local autonomy and fiscal autonomy. Under Section 3, Article X of the 1987 Constitution, local autonomy means a more responsive and accountable local government structure instituted through a system of decentralization. Fiscal autonomy means that local governments have the power to create their own sources of revenue in addition to their equitable share in the national taxes released by the national government, as well as the power to allocate their resources in accordance with their own priorities.
- (b) The general welfare and the public good shall always be promoted and that transparency, public accountability and social accountability mechanisms and approaches shall be integrated in PPPs from inception to implementation.
- (c) The City exists and operates in its governmental and proprietary capacities thereby making the City an agent of and is therefore accountable to the State and its community. The role of the City both as a regulator of a business and as implementor of a proprietary undertaking must be clearly delineated.
- (d) The City must develop into a self-reliant community, and as such is in a better position to address and resolve matters that are local in scope. The City is under the supervision of the President and under the control of Congress.
- (e) Under Section 18 of the Republic Act No. 7160 of the Local Government Code of 1991 (1991 LGC), the City may to acquire, develop, lease, encumber, alienate, or otherwise dispose of real or personal property held by them in their proprietary capacity and to apply their resources and assets for productive developmental or welfare purposes.
- (f) Under Section 22 (c) of the 1991 LGC no contract may be entered into by the Mayor on behalf of the City without prior authorization by SangguniangPanlungsod. The participation of the sanggunian is indispensable in the adoption and implementation of a PPP arrangement.
- (g) Under Section 22 (d) of the 1991 LGC, the City enjoys full autonomy in the exercise of its proprietary functions and shall exercise the powers expressly granted, those necessarily implied therefrom, as well as powers, necessary, appropriate, or incidental for its efficient and effective governance, those not otherwise prohibited by law and those which are essential to the promotion of the general welfare.
- (h) Under Section 25 (b) of the 1991 LGC, the City may collaborate or cooperate with other local governments, national government agencies, government-owned and

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controlled corporations, government instrumentalities and government corporate entities for the implementation of local projects.

- (i) Under the charter of the City, Sections 16, 17, 19 and 129 of 1991 LGC and other statutes, the City has been given the responsibility and mandate to exercise developed and delegated powers.
- (j) The City under Section 106 of 1991 LGC, is mandated to draw up and implement a comprehensive multi-sectoral development plan. PPPs shall be pursued by the City consistent with its infrastructure, development, investment, environmental and governance framework embodied in relevant policies, plans, ordinances and codes.
- (k) The City as a partner in a PPP arrangement, may provide equity, subsidy or guarantee and use local funds; and the usage thereof for a PPP project shall be considered for public use and purpose.
- (I) Under Sections 34, 35 and 36 of the 1991 LGC and in the exercise of its powers, the City may enter into joint ventures and such other cooperative arrangements with people's and non-governmental organizations to engage in the delivery of certain basic services, capability-building and livelihood projects, and to develop local enterprises designed to improve productivity and income, diversity agriculture, spur rural industrialization, promote ecological balance, and enhance the economic and social well being of the people; provide assistance, financial or otherwise to such people's and non-governmental organizations for economic, socially-oriented environmental, or cultural projects to be implemented within its territorial jurisdiction.
- (m) The City, under Section 3 (l) of the 1991 LGC, is duty-bound to ensure the active participation of the private sector in local governance.
- (n) The right of the people to information on matters of public concern is guaranteed under Section 7, Article III of the 1987 Constitution. Furthermore, it is the policy of the State to allow full public disclosure of all its transactions involving public interest such as PPPs under Section 28, Article II of the 1987 Constitution.
- (o) The people's right to effective and reasonable participation and public trust provision under Section 16, Article XIII and Section 1, Article XI, respectively, of the 1987 Constitution guarantee and empower civil society groups to have effective and meaningful participation in the regulation and management of PPP projects.

Section 4.Rationale for PPP - PPPs shall be promoted to provide more, better, affordable and timely services to the community. In pursuing PPPs, the City shall be guided by the following reasons and drivers:

- (a) PPPs shall be undertaken in furtherance of the City development and physical framework plan.
- (b) PPP is an essential part of the overall infrastructure reform policy of the City. By encouraging performance-based management of the delivery of the public services applying commercial principles and incentives whenever possible, by introducing

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- competition in and for the market, and by involving users and stakeholders in the decision-making process, infrastructure and regulatory reform shall be achieved.
- (c) PPPs should be adopted to address a pressing and urgent or critical public need. Under the principle of "Additionality," the increased economic benefits to consumer welfare of having needed public services and infrastructure accessible now because of the PPP, rather than having to wait until the city could provide the public services much later. PPP would also encourage the accelerated implementation of local projects.
- (d) PPPs can be adopted to avoid costs and public borrowing. By contracting with the private sector to undertake a new infrastructure project, scarce city capital budgets can be directed to other priority sectors such as social services, education, and health care.
- (e) PPPs allow for technology transfer, and improved efficiency and quality of service. These could be valuable contribution of the private sector in local governance.
- (f) PPPs should be feasible and affordable, demonstrating the need for the project, broad level project costs estimation, and indicative commercial viability. The assessment and affordability shall be the cornerstone for all PPP projects, both to the city and the general public.
- (g) PPP Projects should be bankable. High participation costs, unreasonable risk transfer or lengthy and complex contract negotiations must be avoided. A cost recovery pricing policy attractive to the private sector must be in place; provided that the same will not be disadvantageous to government and public interest.
- (h) PPP Projects should provide value-for-money and good economic value as far as practicable, including allocation of risks to the party best able to control, manage, mitigate or insure these risks, and maximization of the benefits of private sector efficiency, expertise, flexibility and innovation.
- (i) PPP Projects must provide economic and social benefits and should be evaluated on this basis rather than on purely financial considerations. The city remains responsible for services provided to the public, without necessarily being responsible for corresponding investment.
- (j) PPP Projects must give consideration for empowerment of Filipino citizens as a strategy for economic growth and sustainability and must thus provide for the participation of local investors to the furthest extent practicable given the nature of the project. The City shall also ensure the hiring and employment of local labor in PPP venture.
- (k) Procurement of PPP Projects must be competitive and must be undertaken through open competitive bidding. Competition must be legitimate, fair and honest. In the field of government contract law, competition requires, not only bidding upon a common standard, common basis, upon the same thing, the same subject matter, the same undertaking, but also that is be legitimate, fair and honest; and not designed to injure or defraud the government. Where competitive bidding cannot be applied, a competitive process ensuring both transparency and economically efficient outcome must be employed.

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- (l) The regulation of the PPP shall be pursuant to the PPP contract and exercised by the appropriate regulatory authority. A duly executed and legal PPP Contract shall be respected and not impaired, and shall be binding on the successor administration pursuant to the provision on corporate succession.
- (m) To provide efficient public service, the City must ensure, through stronger performance management and guidance, proper implementation of PPP contracts that will result in value for money, on-time delivery of quality services to the public, achievement of government policy goals, all within sustainable and integrated development.

Section 5. Definition of Terms. - As used in this Code, the following terms shall mean:

- (a) Build-Operate-Transfer Law Scheme Under Republic Act No. 6957 as amended by RA No. 7718, the following are the BOT variants:
 - (i) Build-and —Transfer (BT) A contractual arrangement whereby the Private Sector Proponent (PSP) undertakes the financing and construction of a given infrastructure or development facility, and after its completion, turns it over to the City, which shall pay the PSP, on an agreed schedule its total investment expended on the project, plus a Reasonable Rate of Return thereon.
 - (ii) Build-Lease-and -Transfer (BLT) A contractual arrangement whereby a PSP is authorized to finance and construct an infrastructure or development facility and upon its completion, turns it over to the city on a lease arrangement for a fixed period, after which ownership of the facility is automatically transferred to the city.
 - (iii) Build-Operate-and-Transfer (BOT) A contractual arrangement whereby the PSP undertakes the construction, including financing, of a given infrastructure facility, and the operation and maintenance thereof. The PSP operates the facility over a fixed term, during which it is allowed to charge facility users appropriate tolls, fees, rentals and charges not exceeding those proposed in its bid, or as negotiated and incorporated in the contract, to enable the PSP to recover its investment, and its operating and maintenance expenses in the project. The PSP transfers the facility to the City at the end of the fixed term which shall not exceed fifty (50) years. This build, operate and transfer contractual arrangement shall include a supply-and-operate scheme, which is a contractual arrangement whereby the supplier of equipment and machinery for a given infrastructure facility, if the interest of the City so requires, operates the facility, providing, in the process, technology transfer and training to Filipinos nationals.
 - (iv) Build-Own-and Operate (BOO) A contractual arrangement whereby a PSP is authorized to finance, construct, own, operate and maintain an infrastructure or development facility from which the PSP is allowed to recover its total investment, operating and maintenance costs plus a reasonable return thereon by collecting tolls, fees, rentals or other charges from facility users. Under this project, the proponent who owns the assets of the facility may assign its operation and maintenance to a facility operator. The divestiture or disposition of the asset or facility shall be subject to relevant rules of the Commission on Audit (COA).

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- (v) Build-Transfer-and-Operate (BTO) A contractual arrangement whereby the City contracts out the construction of an infrastructure facility to a PSP such that the contractor builds the facility on a turnkey basis, assuming cost overruns, delays, and specified performance risks. Once the facility is commissioned satisfactorily, title is transferred to the City. The PSP, however, operates the facility on behalf of the City under an agreement.
- (vi) Contract-Add-and-Operate (CAO) A contractual arrangement whereby the PSP adds to an existing infrastructure facility which it is renting from the City and operates the expanded project over an agreed franchise period. There may or may not be a transfer arrangement with regard to the added facility provided by the PSP.
- (vii) Develop-Operate-and-Transfer (DOT) A contractual arrangement whereby favorable conditions external to a new infrastructure project to be built by a PSP are integrated into the arrangement by giving that entity the right to develop adjoining property, and thus, enjoy some of the benefits the investment creates, such as higher property or rent values.
- (viii) Rehabilitate-Operate-and-Transfer (ROT) A contractual arrangement whereby and existing facility is turned over to the PSP to refurbish, operate and maintain for a franchise period at the expiry of which the legal title to the facility is turned over to the City.
 - (ix) Rehabilitate-Own-and-Operate (ROO) A contractual arrangement whereby an existing facility is turned over to the PSP to refurbish and operate, with no time limitation imposed on ownership. As long as the operator is not in violation of its franchise, it can continue to operate the facility in perpetuity.
- (b) Competitive Challenge or Swiss Challenge An alternative selection process wherein third parties or challengers shall be invited to submit comparative proposals to an unsolicited proposal. Accordingly, the PSP who submitted the unsolicited proposal, or the original proponent, is accorded the right to match any superior offers given by a comparative PSP.
- (c) Competitive Selection or Bidding or Open Competition Refers to a method of selection or procurement initiated and solicited by the City, based on a transparent criteria, which is open to participation by any interested party.
- (d) Concession A contractual arrangement whereby the financing and construction of a new facility and/or rehabilitation of an existing facility is undertaken by the PSP after turnover thereof to it, and includes the operation, maintenance, management and improvement, if any, of the facility for a fixed term during which the PSP generally provides service directly to facility users and is allowed to charge and collect the approved tolls, fees, tariffs, rentals or charges from them. The City may receive a concession or franchise fee during the term of the contract and/or other consideration for the transfer, operation or use of any facility. There may be a transfer of ownership of the asset or facility after the concession period has ended subject to rules of the COA.

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- (e) Corporatization Refers to transformation of a public entity or quasi-municipal corporation established by the City into one that has the structure and attributes of a private corporation, such as a board of directors, officers and shareholders and having it registered with the Securities and Exchange Commission as a stock corporation. The process involves the establishment of a distinct legal identity for the company under which the City's role is clearly identified as owner; segregation of the company's assets, finances, and operations from other City's operations; and development of a commercial orientation and managerial independence while remaining accountable to the government or electorate.
- (f) Cost Sharing This shall refer to the City portion of capital expenses associated with the establishment of an infrastructure development facility such as the provision of access infrastructure, right-of-way, and any partial financing of the project.
- (g) Credit Enhancement This shall refer to direct and indirect support to a development facility by the PSP and/or City, the provision of which is contingent upon the occurrence of certain events and/or risks, as stipulated in the PPP contract. Credit enhancements are allocated to the party that is best able to manage and assume the consequences of the risk involved. Credit enhancements may include but are not limited to government guarantees on the performance or the obligation of the City under its contract with the PSP, subject to existing laws on indirect guarantees. Indirect Guarantees shall refer to an agreement whereby the City assumes full or partial responsibility for or assists in maintaining the financial standing of the PSP or project company in order that the PSP/project company avoids defaulting on the project loans, subject to fulfillment of the PSP/project company of its undertakings and obligations under the PPP contract.
- (h) Development Projects Projects normally financed and operated by the City, but which will now be wholly or partly financed, constructed and operated by the PSP; projects that will advance and promote the general welfare; and other infrastructure and development projects as may be authorized by the City.
- (i) Direct City Equity Refers to the subscription by the City of shares of stock or other securities convertible to shares of stock of the special purpose vehicle or single-purpose project company, whether such subscription will be paid by money or assets.
- (j) Direct City Guarantee Refers to an agreement whereby the City guarantees to assume responsibility for the repayment of debt directly incurred by the PSP in implementing the project in case of a loan default.
- (k) Direct City Subsidy Refers to an agreement whereby the City shall: (a) defray, pay or shoulder a portion of the PPP project cost or the expenses and costs in operating and maintaining the project; (b) condone or postpone any payments due from the PSP; (c) contribute any property or assets to the project; (d) waive or grant special rates on real property taxes on the project during the term of the contractual arrangement; and/ or (e) waive charges or fees relative to the business permits or licenses that are to be obtained for the construction of the project, all without receiving payment or value from the PSP or operator for such payment, contribution or support.

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- (1) Divestment or Disposition Refers to the manner or scheme of taking away, depriving, withdrawing of title to a property owned by the City and vesting ownership thereof to a PSP.
- (m) Feasibility or Project Study (FS) A study, full or pre-feasibility study or business case prepared by the City in a competitive selection or a PSP when submitting an unsolicited proposal, containing or indicating a needs analysis, affordability assessment, value for money assessment, preliminary risk assessment, stakeholder assessment, human resource assessment, bankability assessment, legal viability assessment, PPP mode selection, market testing if relevant, indicative transaction implementation plan, and draft PPP contract. The study may be supported by the results of the appropriate "willingness-and-ability-to-pay" survey.
- (n) Franchise—Refers to the right or privilege affected with public interest which is conferred upon a PSP, under such terms and conditions as the City may impose, in the interest of public welfare, security and safety.
- (o) Joint Venture (JV) A contractual arrangement whereby a PSP or group of private sector entities on one hand, and the city on the other hand, contribute money/capital, services, assets (including equipment, land, intellectual property or anything of value), or a combination of any or all of the foregoing. The City shall be a minority equity or shareholder while the PSP shall be a majority equity or shareholder. Each party shall be entitled to dividends, income and revenues and will bear the corresponding losses and obligations in proportion to its share. Parties to a JV share risks to jointly undertake an investment activity in order to accomplish a specific, limited or special goal or purpose with the end view of facilitating private sector initiative in a particular industry or sector, and eventually transferring ownership of the investment activity to the PSP under competitive market conditions. It involves a community or pooling of interests in the performance of the service, function, business or activity, with each party having a right to direct and govern the policy in connection therewith, and with a view of sharing both profits and losses, subject to agreement by the parties.
- (p) Lease or Affermage A contractual arrangement providing for operation, maintenance and management services by the PSP, including working capital and/ or improvements to an existing infrastructure or development facility leased by the PSP from the City for a fixed term. Under a lease, the PSP retains revenue collected from the customers and makes a specified lease payment to the City. Under an affermage, the parties share revenue from customers wherein the PSP pays the contracting authority an affermage fee, which varies according to demand and customer tarrifs, and retains the remaining revenue. The City may provide a purchase option at the end of the lease period subject to the rules of the COA.
- (q) Management Contract A contractual arrangement involving the management or provision by the PSP of operation and maintenance or related services to an existing infrastructure or development facility owned or operated by the City. The project proponent may collect tolls/fees/rentals and charges which shall be turned over to the City and shall be compensated in the

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form of a fixed fee and/or performance-based management or service fee during the contract term.

- (r) Negotiated Projects Refers to instances where the desired project is the result of an unsolicited proposal from a PSP or, where the City has failed to identify an eligible private sector partner for a desired PPP activity when there is only qualified bidder after subjecting the same to a competitive selection or bidding.
- (s) New Technology Refers to having at least one of the following attributes:
 - a. A recognized process, design, methodology or engineering concept which has demonstrated its ability to significantly reduce implementation of construction costs, accelerate project execution, improve safety, enhance project performance, extend economic life, reduce costs of facility maintenance and operations, or reduce negative environmental impact or social/economic disturbances or disruptions during either the project implementation/construction phase or the operation phase;
 - A process for which the project proponent or any member of the proponent joint venture/consortium possesses exclusive rights, either world-wide or regionally; or
 - c. A design, methodology or engineering concept for which the proponent or a member of the proponent consortium or association possesses intellectual property rights
- (t) Private Sector Proponent (PSP) refers to the private sector entity which shall have contractual responsibility for the project and which shall have an adequate track record in the concerned industry, as well as technical capability and financial base consisting of equity and firm commitments from reputable financial institutions, to provide, upon award, sufficient credit lines to cover the total estimated cost of the project to implement the said project.
- (u) Public-Private Partnerships (PPP) PPP is a form of legally enforceable contract between the City and a PSP, requiring new investments from the PSP and transferring key risks to the PSP in which payments are made in exchange for performance, for the purpose of delivering a service provided or intended to be provided by the City. PPP shall also include dispositions of an asset, facility, project owned, or entity created by the City to a PSP; procurement of a service; assumption by a PSP of a proprietary function of the City; grant of a concession or franchise to a PSP by the City; or usage by the PSP of public property owned or possessed by the City.

Alternatively, a PPP is a legally enforceable contract where each party assumes specified functions, bears certain risks, provides contribution or renders some obligation, and earns benefits and revenues from the PPP arrangement.

(v) PPP Contract – Whenever appropriate, the PPP Contract shall contain the Preambulatory Clauses or Whereas Clauses, Party Clause, Rules of Interpretation, Nature of the PPP, Term of the Project, Contract Objective, Performance Bonds, Key Performance Indicators, Risk Allocation, Rights, Payment to PSE or PSP, Tariff Scheme, Subsidy or Support Mechanism, Insurance Requirements, Delay Provisions, Force Majeure, Governmental Action, Government and Public Sector Entity (PSE) Warranties, PSP

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Warranties, Change in the Law, Regulatory Regime, Variations, Termination, Indemnification, Intellectual Property, Claims, Financial Security, Dispute Resolution, Step-in Rights, Changes in the Composition of the PSP/Service Provider, Partnership Management, Compliance with all Laws, Personnel, Conditions Precedent, among others.

- (w) Reasonable Rate of Return (RROR) refers to the rate of return that a PSP shall be entitled to, as determined by the PPP Regulatory Authority taking into account, among others, the prevailing cost of capital (equity and borrowings) in the domestic and International markets, risks being assumed by the PSP and the level of City undertakings and contributions extended for the project.
- (x) Service Contract A contractual arrangement whereby the PSP shall provide a particular service to the City involving the City's proprietary authority or to entities or corporation created by the City. The PSP shall be entitled to be paid a fee per unit of work done during the term of the contract.
- (y) Unsolicited Proposal Refers to project proposals submitted by a PSP to the City to undertake Development Projects without a formal solicitation issued by the City.
- (z) Value for Money (VfM) Refers to the concept that over the whole-life of a project finance-PPP Project, government's total expenditures (i.e., its payments to the private sector), adjusted for the risks that have been transferred to the private sector, will be less, on a Net Present Value (NPV) basis, than if the government will perform the services itself. VfM considers monetary and non-monetary factors such as: (i) risk transfer; (ii) reduced whole life costs; (iii) speed of implementation; and (iv) quality and reliability of service.
 - (aa) Viability Gap Funding (VGF) Refers to an explicit subsidy that is performance-driven (i.e., based on private party achieving measurable outputs) and targeted to socio-economically disadvantaged users or groups of users; or any financial support in the form of grants or assistance, one time or deferred, to infrastructure projects undertaken through PPPs with a view to make them commercially viable.

Section 6. Rules of Interpretation – This Code and the provisions hereof shall be liberally interpreted to accomplish the policy and objectives set forth in Section 2, 3 and 4 hereof.

Section 7. Authorities -

- (a) This Code is being adopted pursuant to the City's constitutional and statutory authorities enumerated under Section 3 hereof; and when not inconsistent with the relevant laws aforementioned, shall govern the adoption and implementation of the PPP Modalities.
- (b) In pursuing BOT and its Variants, the City shall comply with Republic Act No. 6957 as amended by RA No. 7718 (BOT Law) and its Implementing Rules and Regulations.

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- (c) In entering into Management and Service Contracts, the City shall comply with Republic Act 9184 or the Government Procurement Reform Act (GPRA) and its Implementing Rules and Regulations.
- (d) For Dispositions, COA Circular No. 89-296 (January 27, 1989) shall govern.
- (e) For Corporatization, the incorporation of the corporation must be done in accordance with the Corporation Code of the Philippines.
- (f) For Joint Ventures, the Law on Partnerships of the Civil Code of the Philippines shall be applicable.
- (g) For Leases and Affermages, the Law on Leases of the Civil Code of the Philippines may be referred to.

CHAPTER II PPP Projects and PPP Modalities

Section 8. PPP Projects -

- (a) The City, through the appropriate and viable PPP mode, may undertake Development Projects, including but not limited to, power plants, highways, ports, airports, canal, dams, hydropower projects, water supply, sewerage, irrigation, telecommunications, railroad and railways, transport systems, land reclamation projects, industrial estates or townships housing, government buildings, tourism projects, public markets, slaughterhouses, warehouses, solid waste management, information technology networks and database infrastructure, education and health facilities, social services, sewerage, drainage, dredging, mining, prisons, and hospitals. The City can also undertake PPPs for any of the devolved activities under Section 17 of the 1991 LGC.
- (b) The determination of the appropriateness and viability of the PPP mode shall be specified, explained and justified in the feasibility or project study weighing all the relevant value drivers and reasons for pursuing a PPP project.
- (c) Parties to PPP arrangement shall undertake an activity in order to accomplish either an integrated or multi-use arrangement or specific goal or purpose with the end view of serving the public good or generating revenues.

Section 9. List of Priority Projects – The City shall identify specific priority projects that may be undertaken under any of the PPP Modalities defined under Section 10 hereof.

Section 10. PPP Modalities – In undertaking a specific PPP Project, the City may adopt and pursue any of the following 16 PPP Modalities and provide for other modalities not inconsistent with law:

- (a) Build-and-Transfer (BT);
- (b) Build-Lease-and-Transfer (BLT);
- (c) Build-Operate-and Transfer (BOT);
- (d) Build-Own-and -Operate (BOO);
- (e) Build-Transfer-and-Operate (BTO);
- (f) Contract-Add-and-Operate (CAO);

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- (g) Develop-Operate-and-Transfer (DOT);
- (h) Rehabilitate-Operate-and-Transfer (ROT);
- (i) Rehabilitate-Own-and-Operate (ROO);
- (j) Concession Arrangement;
- (k) Joint Ventures (JV);
- (l) Lease or Affermage;
- (m) Management Contract;
- (n) Service Contract;
- (o) Divestment or Disposition;
- (p) Corporatization; and
- (q) Any other modality akin to any of the above or features thereof which falls under the alternative definition of a PPP under Section 5 (u) hereof.

Section 11. General Requirements – These are the general requirements for the City in entering into PPPs:

- (a) Undertaking a PPP for a development Project must be premised on any or all of the reasons and drivers mentioned in Section 4 hereof.
- (b) The list of projects to be implemented by the City under any of the BOT variants shall be submitted for confirmation to the City Development Council for projects costing above Twenty up to Fifty Million Pesos; above Fifty Million up to Two Hundred Million Pesos to the regional development councils; and those above Two Hundred Million Pesos to the Investment Coordination Committee of the National Economic and Development Authority (NEDA).
- (c) Projects included in the List of Priority Projects shall not be eligible for unsolicited proposals under any of the BOT variants, unless involving a new concept or technology; provided, that for any of the other PPP Modalities, unsolicited proposals may be accepted even if the project is included in the List of Priority Projects or whether the same features a new concept or technology or not.
- (d) The prohibition for extending Direct City Guarantee, Direct City Subsidy and Direct City Equity only applies to unsolicited proposals for BOT variants under Republic Act No. 6957 as amended by RA No. 7718.
- (e) For BOT variants that will be subjected to bidding, Concession Arrangements, Leases or Affermage, Management and Service Contracts, and Joint Ventures, the City may provide Direct City Guarantee, Direct City Subsidy, Direct City Equity, or Viability Gap Funding, provided, that the City can use a portion of its general fund, its development fund comprising 20% of it annual share in the Internal Revenue Allotment, and/or its equitable share in the proceeds of the utilization and development of the national wealth found within its territory for its purpose; provided further, that any amount used for subsidy or equity for a PPP project shall be deemed for development purposes and for the direct benefits of the inhabitants pursuant to Sections 287 and 294 of the 1991 LGC respectively.
- (M)
- (f) For all PPP Modalities, the City may provide Credit Enhancements and Cost-Sharing schemes.
- (g) Official Development Assistance (ODA) as defined in R.A. 8182, otherwise known as the ODA Act of 1996, as amended by R.A. 8555, may be availed of for PPP projects

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- where there is difficulty in sourcing funds; provided, that ODA financing shall not exceed 50% of the project cost, with the balance to be provided by the PSP.
- (h) Any subsidy to the constituents that will be extended by the City must be targeted, transparent and efficiently administered.
- (i) Each PPP Modality adopted for a specific PPP project must specifically provide and adopt a tariff- mechanism such as but not limited to cash-needs, price cap, revenue cap, rate of return, hybrid of the foregoing, or any other appropriate scheme.
- (j) For negotiated contracts for BOT variants for public utility project which are monopolies, the rate of return on rate base shall be determined by existing laws, which in no case shall exceed twelve per centum(12%).
- (k) In case of a project requiring a franchise or license to operate, the winning PSP shall automatically be granted by the City the franchise or license or permit to operate and maintain the facility, including the collection of tolls, fees, rentals, and other charges in accordance with the schedules stipulated in the PPP contract. The original franchise period as stipulated in the contract agreement may be extended, as may be authorized by the City, provided that the total franchise period shall not exceed fifty (50) years.
 - (l) The City shall have the option to form or allow the formation of a special purpose vehicle or single-purpose project company to implement the PPP project as may be appropriate under the chosen PPP Modality.
- (m) In participating in PPPs, the City may, subject to Sections 16,17,18,19 and 20 of the 1991 LGC, exercise police power, perform devolved powers, power to apply and generate resources, expropriate and reclassify and enact or integrate zoning ordinances.
- (n) The City shall prescribe and impose Procurement Ethics to be followed by the City and all bidders based on the principles of honesty, integrity, probity, diligence, fairness, trust, respect and consistency for all PSPs, and bidders.
- (o) In a JV or appropriate modality, the co-ventures or parties to a JV shall contribute money, capital, services, personnel, assets including equipment, land, intellectual property or anything of value, or a combination of any or all of the foregoing to the JV arrangement. The contribution of the City shall be subject to third party independent valuation. Further:
 - (i) The City may allocate a portion of its Internal Revenue Allotment, Real Property Tax, Development Fund, Regular Funds, proceeds from the utilization and development of its national wealth, Special Education Fund when the JV project is education-related, Calamity Fund when the JV project is calamity- or reconstruction-related, and special funds, if appropriate, as its contribution or share in the JV activity. These may be the actual or current funds, or future or monetized value of these funds of the City.
 - (ii) The City may contract a loan, avail Official Development Assistance, secure grants, issue bonds, debentures, securities, collaterals, and notes the proceeds of which can be earmarked for the JV activity.

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- (iii)On the part of the City, in addition to the foregoing contributions, it may extend goodwill, grant a franchise, concession, usufruct, right-of-way equity, subsidy or guarantee, provide cost-sharing and credit enhancement mechanisms, exercise police power, give tax incentives or tax holidays, perform devolved powers, expropriate and reclassify and enact or integrate zoning ordinances.
- (iv) The City shall be a minority equity or shareholder while the PSP shall be majority equity or shareholder, except in the case where fifty percent (50%) of the outstanding capital stock or contribution is owned or made by the City. A reasonable percentage of the equity to be provided by the PSP should come from its own resources and not borrowed. Any cost avoidance or substantial savings that will be made by the City because of and directly attributable to the JV activity may be factored in the computation of the respective shares of the City and the PSP.
- (v) The share of its JV party shall be set as fixed or determinable percentages or values either based on an overall or across-the-board assignments of contributions, revenues, profits, losses, risks and functions; or on specific assignment of contributions and functions to each JV party, provided that, the agreed percentage share is maintained and that joint governance is ensured where the City shall have representation in the governing structure based on in proportionate share at the minimum.
- (vi) Subject to the terms of the competitive selection process and agreement of the parties, the City may be entitled to a share greater than its contribution or equity.
- (vii) Each party shall be entitled to dividends, profits, income and revenues and will bear the corresponding risks, losses and obligations in proportion to its share, either based on gross or net revenues or income, unless the parties agree, that the City will have a greater share in the dividends, profits, income and revenues and/or bear risk lower risk and percentage loss than what it contributes to the JV arrangement.
- (viii) For as long as the City is involved in the JV undertaking, the PSP shall not sell/transfer its interest in the JV Company without the express written consent of the City.
- (ix) The share or equity of the City in the JV arrangement may be advanced, in full or in part, by the PSP where the PSP shall be paid from the future revenues due the City either by set-off or actual payment.
- (x) The JV activity may, subject to the terms of the competitive selection process, include the divestment, disposition or transfer of ownership of the JV activity, equity, asset or project to the PSP or JV partner. The divestment or disposition may take place at the end of the JV period or before the term ends.
- (p) Procurement made by the City using public/city funds shall be subject to the GPRA and its Revised Implementing Rules and Regulations. Procurement made by the PSP using private funds shall not be covered by said statute.
- (q) The revenues, funds, expenditures and contributions of the City shall be subject to the audit examination by the COA, revenues, funds, expenditures and contributions of the PSP shall be subject to audit by a private auditing firm.

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(r) Any subsidy, guarantee, equity or contingent liability assumed or given by the City must be reflected, disclosed and recognized in the annual appropriations of the City.

Section 12. Government-to-Government Joint PPP Undertakings – The City by mutual agreement in a Government-to-Government arrangement with other local governments, national government agencies, government-owned and-controlled corporations, government instrumentalities and government corporate entities, may implement PPP Projects for projects located within the City's territory or those projects that will benefit the City and its community even if the project site is outside the City's territory, provided, that the collaborating or partner government entity jointly undertakes with the City the selection of the PSP using the appropriate PPP Modality.

CHAPTER III PPP Procedures and PPP Contract

Section 13. PPP Procedures - The following procedures shall apply:

- (a) For BOT variants, the City must comply with the procedures set forth in Republic Act No. 6957 as amended by RA No. 7718 and its Implementing Rules and Regulations.
- (b) For Management and Service Contracts, the City shall comply with Republic Act No. 9184 or the Government Procurement Reform Act and its Implementing Rules and Regulations.
- (c) For Concessions, Joint Ventures, and Leases or Affermage, the procedures specified herein shall govern.
- (d) For Divestment or Disposition of a property, COA Circular No. 89-296 (January 27, 1989) shall be applicable.
- (e) For the Divestiture of a subsidiary or corporation incorporated by the City under Corporatization, the sale may be pursued via a public offering or through a public auction or other relevant schemes under COA Circular No. 89-296 (January 27, 1989).
- (f) If the City opts to select a PSP using either Competitive Selection or Competitive Challenge, the City in the Competitive Selection and the PSP in the Competitive Challenge approach must prepare and submit a Feasibility or Project Study. The costs of preparing the Feasibility or Project Study may be reimbursed by the winning PSP to the City under the Competitive Selection mode.
- (g) All recommendations of the PPP Selection Committee shall be submitted to the Mayor for consideration and approval.
- (h) All PPP Contracts must be signed by the Mayor with prior authorization by the sanggunianpanlungsod.
- (i) During the consideration of the PPP Contract by the sanggunian panlungs od, a public consultation shall be conducted explaining the PPP Contract, accountability mechanisms built into the PPP arrangement, the benefits and costs of the PPP Project, among other relevant matters.

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- (j) After the signing of the PPP Contract by the Mayor, the PPP-SC shall issue the Notice of Award to the PSP.
- (k) While the PPP Contract is already valid, perfected and enforceable, it may be submitted for judicial, executive or administrative confirmation from the courts or appropriate government institutions.

Section 14. PPP Selection Committee

- (a) There is hereby created a PPP Selection Committee (PPP-SC) for purposes of selecting a PSP for a specific PPP Project. The PPP-SC shall be composed of the following:
 - (i) Chairperson At least a fourth ranking officer of the City,
 - (ii) Secretary City Planning Officer;
 - (iii) The City Treasurer;
 - (iv) The City LEIPO;
 - (v) One (1) representative from and selected by the SanggunianPanglunsod;
 - (vi) Two (2) representatives from and chosen by the accredited civil society groups, people's and non-governmental organizations who are members of the City Development Council.

A quorum of the PPP-SC shall be composed of a simple majority of all voting members. The Chairperson shall vote only in case of a tie.

The PPP-SC with the approval of the Mayor may invite provisional non-voting members from the national government agencies, regulatory agencies, NEDA, DILG, and the private sector to observe in the proceedings of the PPP-SC and form a support staff composed of employees and staff of the City.

(b) The PPP-SC shall be responsible for all aspects of the pre-selection and selection/bidding process, including, among others, the preparation of the Feasibility or Project Study and selection/tender documents; determination of the minimum designs, performance standards/specifications, documentary requirements, economic parameters and reasonable rate of return or tariff-setting mechanism appropriate to the PPP Modality, drafting or evaluation of the PPP contract; publication of the invitation to apply for eligibility and submission of proposals or comparative proposals; defining the eligibility requirements, appropriate form and amount of proposal securities and schedules of the selection and challenge processes; pre-qualification of prospective PSPs, bidders or challengers; conduct of pre bid and pre-selection conferences and issuance of supplemental notices; interpretation of the rules regarding the selection process; conduct of the selection or challenge process; evaluation of the legal, financial and technical aspects of the proposals; resolution of disputes between PSPs and challengers; defining the appeals mechanisms; and recommendation for the acceptance of the proposal and/or for the award of the contract.

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Section 15. Competitive Selection

- (a) The Competitive Selection procedure shall consist of the following steps: (i) PPP-SC shall prepare the tender documents and draft contract (ii) Approval of the City Mayor of the tender documents and draft contract; (iii) Pre selection conference (iv) Advertisements in a newspaper of general nationwide publication with an interval of seven (7) calendar days; (v) Pre qualification process (v) issuance of instructions, tender documents and draft contract to qualified prospective bidders after payment of fees determined by PPSC; (vi) conduct of pre-bid conference; (vii) receipts of bids; (viii) opening of bids (ix) initialand detailed evaluation of bids (x) post-qualification (xi) award of contract.
- (b) The initial evaluation of bids shall be governed by a "non discretionary pass/fail criteria". Non submission of the required document during the opening of bids shall be a ground for the rejection of a bid.
- (c) The provisions of Republic Act No. 9184 and its the Revised Implementing Rules and Regulations may suppletorily apply in the competitive selection process.

Section 16. Limited Negotiations – Where the City has failed to identify an eligible PSP for a desired PPP activity when there is only one qualified bidder after subjecting the same to a competitive selection or bidding or where the desired PPP project is subject to an unsolicited proposal from a PSP, Limited Negotiations may take place. The negotiations will cover all the technical and financial aspects of the PPP project or activity; provided, that the minimum designs, performance standards/specifications and economic parameters stated in the Feasibility or Project Study and Terms of Reference for the Competitive Selection are complied with. The City Mayor shall approve the terms of the Limited Negotiations prior to the award of the contract to the PSP.

Section 17. Competitive Challenge – The Competitive Challenge process shall be divided into three (3) Stages, described as:

Stage 1. Unsolicited Proposal - The steps are:

- (i) A PSP submits an unsolicited proposal accompanied by a Feasibility or Project Study to the City for a projected PPP Project.
- (ii) The PPP-SC shall make an initial evaluation of the proposal and determination of the eligibility of the PSP.
- (iii) Upon completion of the initial evaluation, the City Mayor, upon recommendation of the PPP-SC, shall either issue a certificate of acceptance or non-acceptance of the proposal for purposes of detailed negotiations.
- (iv) If there is more than one unsolicited proposal submitted for the same PPP Project, the City Mayor, upon recommendation of the PPP-SC, may reject all proposals and pursue competitive selection, or accept the unsolicited proposal that is complete and provides the greater advantage and benefits to the community and revenues to the City.

Stage 2. Detailed Negotiations – The steps are:

(i) The parties shall negotiate and agree on the terms and conditions of the PPP Project concerning its technical and financial aspects.



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- (ii) Once negotiations are successful, the parties shall issue a joint certification stating that an agreement has been reached and specifying the eligibility of the PSP and the technical and financial aspects of the PPP Project as agreed upon.
- (iii) The issuance of the certification commences the activities for the solicitation for comparative proposals.

In the event that the Original Proponent has an exclusive franchise, right or concession, such as a power service contract, water rights, or mining contracts/rights vested, granted or awarded by the responsible national government agency, or ownership over real, personal or intellectual property, without which the JV project or activity cannot be undertaken without the participation or consent of the Original Proponent-Franchise Holder, subjecting the unsolicited proposal to challenge under Stage 3 hereof need not be undertaken. In which case, the Competitive/Swiss Challenge process is deemed complete.

(iv) However, should negotiations not result to an agreement acceptable to both parties, the City shall have the option to reject the proposal by informing the PSP in writing stating the grounds for rejection and thereafter may accept a new proposal from other PSPs, decide to pursue the proposed activity through other PPP Modalities or subject the PPP Project to a Competitive Selection.

Stage 3. Competitive or Swiss Challenge Proper - The steps are:

- (i) The PPP-SC shall prepare the tender documents. The eligibility criteria used in determining the eligibility of the private sector entity shall be the same as those stated in the tender documents. Proprietary information shall, however, be respected and protected, and treated with confidentiality. As such, it shall not form part of the tender and related documents.
- (ii) The City Mayor shall approve all tender documents including the draft contract before the publication of the invitation for comparative proposals.
- (iii) The PPP-SC shall publish the invitation for comparative proposals in a newspaper of general nationwide circulation; Twice with an interval of seven calendar days.
- (iv) The PSP or original Proponent shall post the proposal security at the date of the first day of the publication of the invitation for comparative proposals in the amount and form stated in the tender documents.
- (v) In the evaluation of the proposals, the best offer shall be determined to include the original proposal of the PSP. If the City determines that an offer made by a comparative PSP or challenger other than the negotiated terms with original proponent is superior or more advantageous to the City than the original proposal, the PSP who submitted the original proposal shall be given the right to match such superior or more advantageous offer. Should no matching offer be received within the stated period, the PPP Project shall be awarded to the comparative PSP submitting the most advantageous proposal. If a matching offer is received within the prescribed period, the PPP shall be awarded to the original proponent.
- (vi) If no comparative proposal is received by the City within the fifteen calendar days after the second advertisement, the PPP Project shall be immediately awarded to the original proponent.

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(vii) In the event that the Original Proponent is not able to match the superior offer of the challenger, the winning challenger shall reimburse, within 30 days from issuance of the notice of award, the original proponent the cost of preparing the project study, provided, that this reimbursement arrangement and the cost of preparing of the project study are expressly stated in the terms of reference for the competitive challenge, and that the PPP-SC has determined that the cost is reasonable.

Section 18. Schedules and Timelines.- The City shall have the authority to adopt and prescribe the appropriate schedules and timelines for each PSP selection process: provided, that the periods are reasonable and will not undermine free competition, transparency and accountability.

Section 19. PPP Contract

- (a) The PPP Contract shall be signed by the City Mayor on behalf of the City with the prior authorization or ratification by the SanggunianPanlungsod, and duly authorized representative of the PSP.
- (b) The direct and ultimate beneficiary of any PPP Contract shall be the constituents of the City.
- (c) The principal PPP Contract shall describe the PPP Project, the rights, functions, obligations and responsibilities of and risks assumed by each of the contracting party, dispute mechanism and all other provisions enumerated under Section 5 (v) hereof.
- (d) The other ancillary contracts may include insurance; loan agreements; bonds; guarantee arrangements; equity arrangements; operations and maintenance contracts; and engineering, procurement and construction (EPC) contracts.

CHAPTER IV Regulation and Contract Management

Section 20. PPP Regulatory Authority's Mandate.- The PPP Regulatory Authority (PPP-RA) created under this code shall be tasked with performing contract management functions, such as partnership management (i.e., corporate governance, communication and information sharing, and dispute resolution), performance or service delivery management (i.e., risk management and performance management), and contract administration (i.e., variation management, contract maintenance and financial administration), for all PPP arrangements entered into by the City. Aside from these, the PPP-RA shall be responsible for setting and monitoring the tariff, and administering the subsidy pursuant to the PPP contract.

Section 21. Composition of the PPP Regulatory Authority

- (a) The membership of the PPP-RA shall be composed of the following:
 - (i) Chairperson- The City Mayor or the City Administrator if so designated by the Mayor;
 - (ii) Vice Chairperson- City Vice Mayor or a member of the sanggunian panlungs od to be chosen by the sanggunian;

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- (iii) Two (2) representatives of the sanggunian;
- (iv) City Legal Officer;
- (v) City Treasurer;
- (vi) City Planning and Development Coordinator; and
- (vii) Two (2) representatives from and chosen by the accredited civil society groups, people's and non-government organizations who are members of the City Development Council. These representatives shall not be the same representative in the PPP-SC.
- (b) For projects covered by government-to-government joint PPP undertakings, the collaborating or partner government entity shall have one (1) representative in the PPP-RA, provided that such representative shall only sit in meetings of the PPP-RA, or portions thereof, and have a vote only on matters directly affecting the PPP project covered by such joint PPP undertaking. For this purpose, government-to-government joint PPP undertakings means such mutual agreement entered into by the City with other local government, national government agencies, government-owned and controlled corporations, governments instrumentalities and government corporate entities, for the implementation of PPP projects that will benefit the City and its community even if the projects site is outside the City's territory.
- (c) The PPP-RA may appoint a contract manager for a PPP project depending on the PPP contract value, complexity and associated risks. The contract manager shall have necessary management skills and technical knowledge of the goods, services or works to be provided under the PPP contract. The PPP-RA shall determine the manner and source of payment for the contract manager's compensation, provided that if a regular employee of the City is appointed as contract manager, he/she shall not receive additional compensation for such appointment. The contract manager shall have a vote on matters directly affecting the PPP project that he/she is managing.
 - (d) A quorum of the PPP-RA shall be composed of a simple majority of all voting members. The Chairperson shall vote only in case of a tie.
 - (e) The PPP-RA with the approval of the City Mayor may invite third party experts to attend its meetings to act as advisors and observers. Such third party experts may represent national government agencies, regulatory agencies, the NEDA, the PPP Center, the DILG, private sector, non-governmental organizations and civic groups.
 - (f) The PPP-RA may form a support staff composed of employees and personnel of the City. The PPP-RA may also engage consultants hired pursuant to law.

Section 22. Contract Management Manual

(a) The City Legal Officer, City Treasurer and City Planning and Development Coordinator and one of the civil society representatives of the PPP-RA, acting as the PPP-RA Manual Committee (PPP-RA-MC), shall jointly prepare a contract management manual for each executed PPP contract, which shall serve as a guide to the city and its personnel in ensuring a consistent, high quality contract monitoring process that is specific for such PPP contract.

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- (b) The contract management manual in (a) shall be submitted to the PPP-RA for approval within twenty-one (21) days from the execution of a PPP contract, provided that, for outstanding PPP contracts concluded prior to effectivity of this code, the contract management manual shall be submitted to the PPP-RA within one-hundred and twenty (120) days from the effectivity of this Code and the provisions of this Code shall apply mutatis mutandis.
- (c) The PPP-RA may accept, reject, or order the revision of the contract management manual at any time during the life of the PPP project, provided that any revision subsequent to the first acceptance of the contract management manual at the inception of the PPP project shall require written notice to the PSP and opportunity to be heard.
- (d) If the contract management manual has not been approved by the PPP-RA within seven (7) days from its submission as provided in paragraph (b), the same shall be deemed issued and approved by the PPP-RA for all purposes.
- (e) The PPP-RA shall evaluate each contract management manual quarterly, which shall be amended as may be necessary. Any amendment to the contract management manual shall be effective upon the approval of the PPP-RA.
- (f) The PPP-RA, all throughout the life of the PPP Contract, shall present, make available and explain, before and after any material action is taken, all relevant informations regarding the implementation of the PPP Contract, the submission of the PSP and action taken by the PPP-RA, to the City Development Council.

Section 23. Contents of the Contract Management Manual — Each contract management manual shall include the following information:

- (a) A description of the PPP project and its history;
- (b) A summary of the key terms of the PPP contract;
- (c) Roles and responsibilities of each member of the PPP-RA and other City personnel and contractors, as applicable, who are involved in the PPP project;
- (d) Roles and responsibilities of key personnel of the PSP;
- (e) Details of the post-award conference;
- (f) Partnership management procedures;
- (g) Performance or service delivery management;
- (h) Contract administration; and
- Project closeout procedures.

Section 24. Award Conference

(a) Immediately after the PPP contract is awarded, the PPP-RA Chairperson shall call a post-award to ensure that the City and PSP have a clear and mutual understanding

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- of the terms and conditions of the PPP contract, and to determine the responsibilities of parties. Notice of the post-award conference shall be sent by the PPP-RA Chairperson at least five (5) working days before the scheduled date thereof.
- (b) The post-award conference shall be attended by the members of the PPP-RA, such employees and contractors of the City who will be involved in the management of the PPP contract, and key personnel of the PSP.
- (c) The PPP-RA Chairperson shall preside at the post-award conference, and shall appoint secretary of the conference from the City personnel present.
- (d) The minutes of the conference shall be sent to each participant within five (5) days of the adjournment of the conference.

Section 25. Personnel and Training Requirements

- (a) The contract management manual shall identify the City personnel involved in contract management, the specific roles and responsibilities of each, and the skills and technical knowledge required to perform their functions.
- (b) Independent contractors may be engaged in the absence of the qualified City personnel, provided that, except in the case of contract managers engaged in accordance with Section 8 (c), contractors may only be engaged for a period not exceeding three (3) years from the effective date of the PPP contract. Such contractor shall:
 - (i) Have at least two (2) understudies; and
 - (ii) Provide a training program for the City personnel in his field of specialization, with

such training being done regularly during office hours.

(c) During the contract life, the City personnel shall undergo such continuous training on contract monitoring to ensure that the City is equipped to monitor reliably the PSP's performance over the entire life of the PPP contract.

Section 26. Partnership Management.- Each contract management manual shall identify processes to ensure accountability and manage the relationship between the City and the PSP, and shall describe:

- (a) Each party's governance structure, including the overall system of institutional structures, operating rules, compliance mechanisms and accountability procedures;
- (b) Guidelines on communication and information sharing between the City and the PSP, including reporting requirements, frequency and purpose of regular meetings, record-keeping of all exchanges, and the acceptable modes of correspondence between them; and
- (c) The process of resolving disputes between the parties, identifying, among others, the different levels of dispute resolution, offices and officials involved, timetable for resolving such disputes, and possible actions to compel a party to adequately comply with contractual terms.

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Section 27. Performance or Service Delivery.- The contract management manual shall identify measures to ensure that the services or goods provided by the PSP are in accordance with the standards and prices agreed in the PPP contract. Such measure shall include:

- (a) An identification of risks under the PPP contract, the timetable for resolving such risks when they arise, contingency plans that ensure immediate resumption of services in the event of an interruption of service delivery by the PSP, and penalties for failing or refusing to resolve them, provided that a separate risk mitigation plan shall be developed and periodically reviewed and updated throughout the life of the contract for contracts with significant risks;
- (b) Clear and demonstrate key performance indicators that demonstrate evidence of poor, satisfactory or non-performance by the PSP, taking into consideration the cost and value obtained, performance and customer satisfaction, delivery improvement, delivery capability, benefits realized and relationship strength and responsiveness;
- (c) A performance management plan and performance monitoring system that will be used by the City to monitor affordability, service delivery, value for money, quality, and performance improvement, which shall in all cases include:
 - (i) A timetable and start and end date for each performance component, including milestones with accompanying timeframes, dependencies, required or desired outcomes, and acceptable performance levels;
 - (ii) Requirements and standards to be used to monitor PSP performance;
 - (iii) Procedures and guidelines for measuring customer satisfaction and mechanisms to solicit end user feedback;
 - (iv) Submission of regular, accurate and timely reports by the PSP, City personnel or the contract manager, as applicable, to the PPP-RA detailing performance monitoring efforts and the types of information that should be included in such reports;
 - (v) City access to PSP records to allow City personnel to verify the information that the PSP reports to them and to ensure that funds are expended properly;
 - (vi) Random inspection of PSP records and on-site monitoring visits; and
 - (vii) Regular meetings with the PSP to review progress, discuss problems and consider necessary changes.
- (d) A performance review and corrective action system that apply to non-compliance or breach of contract, and penalties for non-performance and bonuses for good performance.

Section 28. Contract Administration. – The contract management manual shall lay down a contract administration system, which shall include:

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- (a) systems and procedure for variation management, the roles and responsibilities of City personnel, reportorial requirements for each event of proposed or successful contract variation;
- (b) a system for contract maintenance, identifying key contract deliverables and schedules, as well as trigger events; and
- (c) systems and procedures for financial administration, including an estimate of the resources that the City will devote thereto, systems and procedures to make and receive financial payments, and rules for keeping records of financial transactions in accordance with the requirements of the contract.

Section 29. Closeout Procedures. – Formal, written closeout procedures shall be included in contract management plan to ensure that all goods and services have been delivered satisfactorily, all properties are disposed accordingly, all City properties are returned, and all amounts due under PPP contract have been paid.

Section 30. Post-Contract Review. - A post contract review shall be conducted at the end of the contract period, which shall include a post-contract analysis, evaluation and reporting of the PPP project, the PSP's performance, and the City's contract management system. The post-contract review shall likewise include a financial audit of the entire PPP project and determination of lessons learned. City policies and procedures shall be updated where required. Notwithstanding the requirement herein, if the PPP contract is subject to renewal or extension, the post-contract review shall be conducted within a reasonable time before the deadline for such renewal or extension.

Section 31. Document Control. – The PPP-RA shall act as the administrator of documents and correspondence relating to the PPP project and PPP contract. The contract management manual shall:

- (a) identify the documents and correspondences that must be retained by the PPP-RA;
- (b) require that all such documents be kept in both electronic and paper format during contract life or such longer period as may be required under applicable law; and
- (c) lay down the protocol for document storage, logging, accountability, disclosure and access by the parties and the public.

CHAPTER V Accountability, Information, Education and Monitoring

Section 32. Code of Conduct. – Before commencing their functions, each member of the PPP-SC and PPP-RA and contract manager shall sign a Code of Conduct, which shall guide each member in the performance of their duties as such.

Such Code of Conduct shall require each member to, among others:

- (a) act at all times in accordance with relevant legislation and regulations:
- (b) act at all times with fidelity, honesty, integrity and in the best interests of the City and its constituents;

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- (c) recognize the public's right to access to information in accordance with law;
- (d) not misuse his or her position and privileges of a member of the PPP-SC and PPP-RA, whether or not such will prejudice the interest of the public, the PSP, or any third person;
- (e) to take the utmost care in ensuring reasonable protection of the records of each PPP project, and not to disclose any confidential and proprietary information to persons without a need to know such information, or in violation of any non-disclosure requirements under law or contract;
- (f) carry out his or her duties with the skill and care expected from a person of knowledge and experience, and to exercise prudent judgment;
- (g) forthwith report to the appropriate authorities any act of negligence, fraud, corruption, misuse of government funds, failure or refusal to perform duties, or any other act which may constitute a crime or offense, or which is prejudicial to the public interest, in the selection of PSP and implementation of a PPP contract;
- (h) forthwith declare any personal or business interest that he or she, or any of his or her relatives within the fourth degree of affinity or consanguinity, may have in any business of a PSP, in which case, the official or representative shall no longer be a member of the PPP-SC and PPP-RA;
- forthwith declare any conflict of interest, insofar as the PPP Project concerned, that
 he or she may have or will have, in which case, the official or representative shall
 no longer be a member of the PPP-SC and PPP-RA;
- not vote or act in a particular way on any matter in consideration of any offer, promise, gift or present, from a member of the public, government, a political party, social group or non-governmental organization, or any stakeholder or potential stakeholder;
- (k) not receive any gift or anything else of value which is or maybe viewed as aimed at influencing or directing his or her vote or actions; and
- (l) to disclose immediately to the PPP-SC or PPP-RA as the case may be, any attempted inducement that may be construed as aimed at influencing or directing his or her acts as a member of the PPP-SC and PPP-RA.

Section 33. Disciplinary Action. – Violation of this Code and the Code of Conduct insofar as the City elective officials are concerned shall constitute a ground for disciplinary action or amount to loss of confidence under the 1991 LGC and relevant laws, and with regards to local appointive officials, such violation shall render them administratively liable. Officials may also be rendered criminally liable under applicable laws and ordinances. Representatives of the PSP shall be held liable for damages, offenses and crimes depending on the nature of their participation and involvement in the unlawful act or omission.

Section 34. Liability. – The City and its officials, in undertaking a PPP project, selecting a PSP and Implementing a PPP contract, shall not be exempt from liability for death or injury to persons or damage to property.

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Section 35. Social Accountability. – The City shall ensure, promote and eliminate all obstacles to social accountability and allow and enhance constructive engagement between citizens' groups, academe, consumers, rate-payers, general public, City, national government agencies, regulatory agencies and PSP.

Section 36. Transparency and Right to Information. - The PPP Contract, feasibility or project studies, bidding documents, terms of reference, results of PSP selection process, Code of Conduct, Contract Management Manual, minutes of the post-award conference, PPP-RA and PPP-RA-MC, and other relevant documents and instruments shall be posted in two conspicuous places of the city and uploaded in a dedicated website of the PPP-RA which can be freely accessed by the public. The City shall also implement a strategic communication plan addressed to all stakeholders.

Section 37. Capability Building Program

- (a) The City shall design and implement a continuing education and capacity-building program on PPP's for its officials, and the members of the PPP-SC and PPP-RA.
- (b) The City shall also undertake a comprehensive and sustained education and governance campaign aimed at informing all stakeholders and civil society organizations about PPP's ventures of the City and allowing them to participate in the overall PPP program of the City. The program shall include strategic and annual evaluation and planning sessions, workshops, seminars, focus-group discussions on PPPs, market opportunities, projects, management of contracts and regulation of PPPs and other PPP-related topics.
- (c) The City may tap consultants to assist them in selection process, implementing PPPs and in building capability for PPPs.

Section 38. Monitoring and Governance Audit Program. – The City, in order to ensure transparency and accountability, shall encourage civil society organizations, people's and non-governmental organization and civic aggrupations to establish a PPP monitoring, evaluation and governance audit body functionally and fiscally independent from the City and other government institutions.

Section 39. Technical and Financial Assistance. – The DILG, Department of Finance, Department of Budget and Management, NEDA and the PPP Center shall extend technical and financial assistance to the City and such assistance shall be embodied in a memorandum of understanding or agreement.

CHAPTER VI Final Provisions

Section 40. Appropriations. – To carry out the provisions of this Code, the amount of One Hundred Fifty Thousand Pesos (P150,000.00) shall be appropriated. Thereafter, such sums as may be necessary for the continuous implementation of this Code shall be included in the Annual Budget of the City.

Section 41. Alternative Dispute Resolution. - All PPP contracts of the city shall include a provision on the use of Alternative Dispute Resolution (ADR) mechanisms in resolving disputes



arising from the PPP contract. All controversies in connection with PPP undertakings and projects of the City shall likewise be addressed using ADR.

Section 42. Implementing Rules. – While this code and the provisions hereof are already operative upon the Code's effectivity, the City Mayor may issue the appropriate and relevant rules and regulations for the proper implementation of the Code or its provisions, including the issuance of relevant mechanisms to insure competition, manuals, guidelines, sample contracts and bid documents, PPP indexes and comparators and performance scorecards.

Section 43. Application of other PPP Laws and Regulations. — Whenever relevant and appropriate as determined by the City Mayor and in the absence of a specific provision to the contrary, upon recommendation of the PPP-SC and PPP-RA as the case may be, the BOT Law, the GPRA, Executive Order No. 301 (26 July 1987), COA Circular No. 89-296 (January 27, 1989), and their applicable rules and regulations, and the JV Guidelines adopted by the NEDA, either the 2008 or 2013 version, shall apply in a suppletory manner.

Section 44. Separability Clause. If, for any reason, any section or provision of this Code or any part thereof, or the application of such section, provision or portion is declared invalid or unconstitutional, the remainder thereof shall not be affected by such declaration.

Section 45. Repealing Clause. – All ordinances and resolutions or parts thereof inconsistent with the provisions of this Code are hereby repealed or modified accordingly.

Section 46. Effectivity. –This Code shall take effect fifteen (15) days after its publication and posting in two conspicuous places within the City.

ENACTED, December 10, 2019.

I hereby certify to the correctness of the above quoted-ordinance.

RUTH H. ARROYO

Secretary to the Sanggunian

APPRO

ATTESTED AND CERTIFIED TO BE DULY ENACTED:

City Vice Mayor and Presiding Officer

JERRY P. TRENAS City Mayor 12/14/19

rpb/DN: 19-12-1771