



Chairman

Vice Chairman (via zoom)

Member (via zoom)

## Republic of the Philippines Province of Cagayan TUGUEGARAO CITY

#### NINTH CITY COUNCIL

## COMMITTEE REPORT January 18, 2024

## Submitted by:

## COMMITTEE ON EDUCATION

#### PRESENT:

HON. ARNEL T. ARUGAY HON. MARIA ROSARIO B. SORIANO HON. IMOGEN CLAIRE M. CALLANGAN

HON. GRACE B. ARAGO - Member HON. CERENE PEARL T. QUILANG - Member

**GUEST:** 

HON. TIRSO V. MANGADA - City Councilor

**RESOURCE PERSONS:** 

MR. DOMINIC B. BAGGAYAN - LYDO Head (via zoom)
MS. ROVELLE SIAZON - USLT Representative (via zoom)

#### FOR THE PRESIDING OFFICER:

The committee met and deliberated on the referral:

## COMMITTEE REPORT NO. 023-2024

#### SUBJECT:

Indorsement of the City Mayor, Hon. Maila Rosario S. Ting-Que, on the Memorandum of Agreement between the Tuguegarao City Government and University of Saint Louis relative to the Practicum Program of identified students.

### FINDINGS:

- 1. Hon. Maila Rosario S. Ting-Que indorsed to the Ninth City Council the Memorandum of Agreement between the Tuguegarao City Government and University of Saint Louis relative to the Practicum Program of identified students.
- 2. There shall be five (5) students who shall undergo on-site internship course and shall be deploy to the City Accounting Office.

3. The on-site internship course will start after the approval of the said Memorandum of Agreement (MOA) by the Ninth City Council.

#### RECOMMENDATION:

Finding the terms and conditions of the Memorandum of Agreement (MOA) to be in order and beneficial to the constituents of Tuguegarao City particularly to the students concerned, the committee recommends the approval of the Memorandum of Agreement between the Tuguegarao City Government and University of Saint Louis relative to the Practicum Program of identified students and authorizing the City Mayor, Hon. Maila Rosario S. Ting-Que to sign for and on behalf of the Tuguegarao City Government the said MOA.

Respectfully submitted:

HON. ARNEL T. ARUGAY

Chairman

HON. MARIA KOSARIO B. SOTIANO

Vice Charman

HON. IMOGEN CLAIRE M. CALLANGAN

Member

HON. GRACE/B. ARAGO

Member

HON, CEREIVE PEARL T. OULLANG

Member

DRAFT RESOLUTION APPROVING THE MEMORANDUM OF AGREEMENT (MOA) BETWEEN THE TUGUEGARAO CITY GOVERNMENT AND THE UNIVERSITY OF SAINT LOUIS TUGUEGARAO (USLT) FOR THE ON-THE-JOB-TRAINING OF BACHELOR OF SCIENCE IN MANAGEMENT ACCOUNTING (BSMA) STUDENTS AND GRANTING AUTHORITY TO THE CITY MAYOR, HON. MAILA ROSARIO S. TING-QUE, TO SIGN FOR AND ON BEHALF OF THE TUGUEGARAO CITY GOVERNMENT THE SAID MOA

WHEREAS, Section 22(c) of Republic Act No. 7160, otherwise known as the Local Government Code, grants the power to the Local Chief Executive to enter into contracts on behalf of the local government unit with prior authorization by the sangguniang panlungsod;

WHEREAS, in support to the endeavors of students studying in any school or university in Tuguegarao City, the Tuguegarao City Government allows students to undergo actual office experience thereby helping them put to practice their learnings in school;

WHEREAS, the University of Saint Louis Tuguegarao (USLT) has requested the Tuguegarao City Government for the on-the-job training of its students as part of their curriculum;

WHEREAS, it is necessary for USLT to enter into a Memorandum of Agreement (MOA) with the Tuguegarao City Government to make the MOA legally binding;

WHEREAS, the City Mayor, Hon. Maila Rosario S. Ting-Que, indorsed to the Ninth City Council the above-stated MOA and requested for an authority to sign for and on behalf of the Tuguegarao City Government the said MOA;

WHEREAS, after a deliberation in a committee meeting held for the said purpose, the Committee on Education found the request to be in order and beneficial to the concerned students;

WHEREAS, after the approval of the concomitant committee report, the Ninth City Council during their 75<sup>th</sup> Regular Session held on January 23, 2024 deemed it proper and necessary to approve the herein resolution.

NOW, THEREFORE, RESOLVE as it is hereby RESOLVED to approve the Memorandum of Agreement (MOA) between the Tuguegarao City Government and the University of Saint Louis Tuguegarao (USLT) for the On-the-Job Training of Bachelor of Science in Management Accounting (BSMA) students and to grant authority to the City Mayor, Hon. Maila Rosario S. Ting-Que, to sign for and on behalf of the Tuguegarao City Government the said MOA.

**RESOLVED FURTHER**, to furnish a copy of this Resolution to the University of Saint Louis Tuguegarao (USLT), for information and proper action.



# OFFICE OF THE VICE PRESIDENT FOR ADMINISTRATION

Document No.:QR-PRO-002

Revision No.: 01

MEMORANDUM OF AGREEMENT Effectivity Date: January 7, 2023

This Memorandum of Agreement (this "Agreement") for Management Accounting Internship is made and entered into this 4th of December 2023 in Tuguegarao City, by and between:

UNIVERSITY OF SAINT LOUIS TUGUEGARAO, a private, Catholic, non-stock, non-profit higher educational institution registered under the laws of the Republic of the Philippines with business address at Mabini Street, Tuguegarao, Cagayan represented by its University President, REV. FR. MACWAYNE N. MANIWANG, CICM, Ph.D., and hereinafter referred to as the "UNIVERSITY".

and

The Local Government Unit - City of Tuguegarao with official address at Carig Sur Tuguegarao City represented herein by its City Mayor, HON. MAILA ROSARIO S. TING-QUE hereinafter referred to as the "PARTNER AGENCY":

collectively, the UNIVERSITY and the PARTNER AGENCY shall be referred to as "Parties".

#### WITNESSETH: That-

WHEREAS, the UNIVERSITY envisions an integral human formation of future professionals in their chosen fields of study thereby optimizing training and industry immersion to enhance the students' practical knowledge, laboratory skills, desirable attitudes; work values, competencies and discipline as they are exposed to work places, and relate to clients, colleagues and other personnel, in a realistic work environment.

WHEREAS, the PARTNER AGENCY, in its desire to contribute to the development of the future professionals, has agreed to provide mentoring and training to the students of the UNIVERSITY in order to aid them in honing their skills and abilities in the form of an On-the-Job Training (OJT)/Industry Immersion Program in cooperation and support to the Partner-University.;

WHEREAS, the UNIVERSITY recognizes the PARTNER AGENCY's capacity and competence to mentor, guide, and train its students through the OJT Program; and thus has requested for an on-the-job training for identified senior accountancy students:

- 1. Angelo Calebag
- 2. Kent Krishan Dadhwal
- 3. Nicole Fontanilla
- 4. Noelle Jae Galapon
- 5. Marie Lou Sumambod

WHEREAS, the PARTNER AGENCY is willing to accept the UNIVERSITY's students, (hereinafter referred to as the "STUDENT TRAINEE/S, while the UNIVERSITY is willing to participate in the PARTNER AGENCY's OJT Program, subject to the rules and regulations and policies of the PARTNER AGENCY and those of its training programs as may now be existing or may hereafter be promulgated;

NOW, THEREFORE, in consideration of the mutual covenants and conditions contained herein, the Parties agree as follows:

## 1. Nature and Scope

This Agreement shall provide a suitable mechanism by which the assignment, training, and mentoring of the STUDENT TRAINEE/S from the UNIVERSITY to the PARTNER AGENCY can be effectively implemented.

## 2. Term and Effectivity

- The period of the OJT/ Industry Immersion Program for the STUDENT TRAINEE/S shall cover Four hundred (400) hours.
- b. This Agreement shall take effect on January 8, 2024 until April 15, 202 and/or until the required 400 training hours is completed by the student
- c. This Agreement may be extended or renewed under terms and conditions mutually agreed upon by the Parties in writing at any time prior to its revocation or termination.

## 3. Rights and Obligations of the UNIVERSITY

- 3.1. The UNIVERSITY shall field its STUDENT TRAINEE/S for the OJT /Industry Immersion Program to the PARTNER AGENCY for the first semester, School Year 2023-2024. It shall be responsible for the following:
  - Designate an OJT/Industry Immersion Program Coordinator who shall coordinate with the PARTNER AGENCY on the procedure and prerequisites of the OJT Program for the benefit of the STUDENT TRAINEE/S;
  - Inform the STUDENT TRAINEE/S of the curricular and other requirements of the OJT Program prior to the start of the OJT Program;
  - c. Monitor the progress of the STUDENT TRAINEE/S, coordinate with the PARTNER AGENCY to determine the status and progress of the STUDENT TRAINEE/S, and guide the STUDENT TRAINEE/S to maximize their learning experience, conducting consultation meetings whenever necessary for the said purpose;
  - Evaluate the performance of the STUDENT TRAINEE/S jointly with the PARTNER AGENCY based on the OJT Program;
  - e. Provide a safe and conducive working environment for the STUDENT TRAINEE/S and ensure that
    they are amply protected from harassment, exploitation or any incident
    their life, health, honor and property;
  - f. Assume full responsibility over the STUDENT TRAINEE/S during the OJT Program, and warrants that it shall be responsible for the health and well-being of its student-interns during the duration of this Agreement.

- Prepare the OJT Program or proposed areas of skills in coordination with the PARTNER AGENCY where the STUDENT TRAINEE/S need further training and experience; and,
- Facilitate the payment of the Affiliation Fee to the Partner Agency upon completion of the OJT/Immersion activity.
- 3.2. The UNIVERSITY shall renounce and waive any claim against the PARTNER AGENCY for any injuries or losses that the student-interns may sustain or suffer, personal or pecuniary, in the performance of their duties and functions while under training not attributable to the negligence or willful act or omission of any of the personnel, officers, and agents of the PARTNER AGENCY.
- 3.3. The UNIVERSITY shall exert reasonable efforts that the STUDENT TRAINEE/S settle all their responsibilities before the termination of this Agreement.
- 3.4. The UNIVERSITY shall withdraw from the OJT Program the STUDENT TRAINEE/S found to misbehave or to be in violation of the existing policies, rules, and regulations of the PARTNER AGENCY and shall impose necessary sanctions on the said STUDENT TRAINEE/S in connection therewith.
- 3.5. The UNIVERSITY shall provide feedback to the PARTNER AGENCY on the overall implementation of the OJT Program through the conduct of a post-training review, if necessary.
- 3.6. The UNIVERSITY shall duly inform the STUDENT TRAINEE/S that it shall be the primary responsibility of the STUDENT TRAINEE/S to complete the requirements of the OJT Program as well as other requirements made known to the STUDENT TRAINEE/S.
- 3.7. The UNIVERSITY shall duly inform the STUDENT TRAINEE/S that they shall strictly observe and comply with the policies, rules and regulations governing the OJT Program set forth by the PARTNER AGENCY's during and in the course of the training.
- 3.8. The UNIVERSITY shall duly inform the STUDENT TRAINEE/S that they shall be personally responsible for claims and liabilities for personal injury or damages or losses of the PARTNER AGENCY's property, equipment, and supplies they may cause in the course of their OJT Program which, when required by the circumstance, shall be determined by a fact-finding body created for the purpose.
  - 3.9. The UNIVERSITY shall duly inform the STUDENT TRAINEE/S they shall present their work output to their OJT Mentor or Guide as part of the main requirement for completion of the OJT Program.
  - 3.10. The UNIVERSITY shall duly inform the STUDENT TRAINEE/S and parents/guardian concerned that they do not and will not have any claim against the PARTNER AGENCY for any injury or loss that the STUDENT TRAINEE/S may sustain or may suffer, personal or pecuniary, in the performance of their duties and functions while undertaking the OJT Program, unless such is attributable to the negligence or fault of any of the employees, officers, or personnel of the PARTNER AGENCY.
  - 3.11. Upon the completion and/or termination of the OJT Program, the UNIVERSITY shall ensure that the STUDENT TRAINEE/S shall return to the PARTNER AGENCY all documents and property of the PARTNER AGENCY, including but not necessarily limited to: reports, manuals, correspondence, customer lists, computer programs, and all other materials and all copies thereof relating in any way to the PARTNER AGENCY's business, or in any way obtained during the course of OJT Program.
- 4. Rights and Obligations of the PARTNER AGENCY
  - 4.1. The PARTNER AGENCY shall make its staff and facilities available for the OJT Program of the STUDENT TRAINEE/S of the INSTITUTION. It shall be responsible for the following:

- Designate an OJT Mentor or Guide to the STUDENT TRAINEE/S. The OJT Mentor or Guide will supervise, mentor, and guide the STUDENT TRAINEE/S through the course of the OJT Program;
- Orient the STUDENT TRAINEE/S on the standard policies, rules, and regulations of the PARTNER AGENCY and the OJT Program;
- Accommodate the STUDENT TRAINEE/S for the OJT Program and provide course-related assignments, actual work experience, trainings not limited to online workshop, presentation, project reporting, and adequate tools as needed to enable them to perform their duties;
- d. Provide the time-schedule and monitor the STUDENT TRAINEE/S' progress through their attendance, weekly reporting, and submission of other reportorial documents;
- e. Provide a safe and conducive working environment for the STUDENT TRAINEE/S and ensure
  that they are amply protected from harassment, exploitation or any incident which shall put under
  peril their life, health, honor and property;
- f. In the conduct of face-to-face training of STUDENT TRAINEE/S in the implementation of this Agreement, the PARTNER AGENCY shall abide by the provisions of the Commission on Higher Education – Department of Health Joint Memorandum Circular (CHED-DOH JMC) No. 2021-004 dated 15 December 2021, and all other relevant issuances pertaining to minimum public health standards.
- 4.2. The PARTNER AGENCY shall coordinate with the UNIVERSITY in order to maximize the learning of the STUDENT TRAINEE/S and address valid concerns.
- 4.3. The PARTNER AGENCY shall not be liable for any litigation involving the STUDENT TRAINEE/S due to the latter's negligence and acts done in violation of the rules and regulations of the OJT Program. The PARTNER AGENCY may, at its discretion, provide all the necessary cooperation and assistance to the STUDENT TRAINEE/S concerned.
- 4.4. The PARTNER AGENCY reserves the right to dismiss the STUDENT TRAINEE/S who have been proven to be in breach or in violation of the OJT Program, misdemeanor, improper behavior, violation of the PARTNER AGENCY's rules, regulations and policies, and other similar causes in the course of their stay at the PARTNER AGENCY as determined by a fact-finding committee composed of representatives from both PARTIES.
  - 4.5. The PARTNER AGENCY shall issue the following after the completion of the OJT Program:
  - 4.5.1. Certificate of Completion;
  - 4.5.2. STUDENT TRAINEE/S Evaluation; and
  - 4.5.3. Certificate of Recognition/Commendation, if applicable.
- 5. Affiliation and Other Fees

No fees/affiliation charges shall be collected from the **STUDENT TRAINEE/S** during the course of the OJT Program.

#### No Employer-Employee Relationship

The PARTNER AGENCY shall not be obligated to employ the STUDENT TRAINEE/S upon completion of the OJT Program. It shall be understood that there shall be no employer-employee relationship between the PARTNER AGENCY and the STUDENT TRAINEE/S as a consequence of this Agreement.

There is no employer-employee relationship between the PARTNER AGENCY and the STUDENT TRAINEE. The STUDENT TRAINEE shall not be entitled to compensation / benefits accorded to an employee. However, the PARTNER AGENCY may grant the student intern a training allowance, if possible, in accordance with the PARTNER AGENCY's existing rules and regulations.

Since the student intern is not an employee of the PARTNER AGENCY, he/she is not to be subjected to mandatory overtime (OT) nor be required to work during holidays.

## 7. Dispute Resolution

- The Parties shall attempt in good faith to resolve any dispute promptly by negotiations between authorized representatives of the Parties. A Party seeking resolution of a dispute shall submit such dispute for resolution by serving a written notice of the dispute ("Dispute Notice") to the other Party.
- Within seven (7) days from receipt by the other Party of the Dispute Notice (or such longer period as may be agreed upon by the Parties), the Parties shall meet at a mutually acceptable time and place. and thereafter as often as they reasonably deem necessary, to resolve the dispute. If the dispute has not been resolved within fifteen (15) days from receipt of the Dispute Notice, or if the Parties fall to meet within seven (7) days from the receipt of the Dispute Notice (in each case, or such longer period as may be agreed upon by the Parties), a Party may submit the dispute to the proper courts pursuant to the succeeding paragraphs.
- c. Any legal action that may arise by reason of, or in connection with, a dispute, shall be brought exclusively in the proper courts of Tuguegarao City, to the exclusion of other co- equal courts, bodies and agencies of competent jurisdiction.
- In the course of resolving disputes under this Agreement, to the extent practicable, the Parties shall continue to perform the terms and conditions of this Agreement that are not in dispute.

#### Confidentiality

- a. The Parties shall, at all times, keep the confidentiality of information. It is understood that all information received and/or gathered by the UNIVERSITY and STUDENT TRAINEE/S on the operations and business matters of the PARTNER AGENCY are classified as confidential in nature and proprietary to the PARTNER AGENCY. The UNIVERSITY and STUDENT TRAINEE/S hereby undertake to prevent transfer of confidential information, directly or indirectly, by any of its administration, faculty, employees, students or members, consciously or unconsciously, to any Party without the PARTNER AGENCY's knowledge and written consent.
- b. The Parties shall, in the performance of their obligations under this Agreement, ensure the privacy and security of any and all confidential, privileged, personal and/or sensitive personal information that the Parties, including its officers, employees, and agents and the STUDENT TRAINEE/S may have access to, and shall store, use, process and dispose the said confidential, privileged, personal and/or sensitive personal information in accordance with Republic Act No. 10173 otherwise known as the

"Data Privacy Act of 2012," and its Implementing Rules and Regulations and applicable issuances issued by the National Privacy Commission.

- c. This clause shall survive the termination or expiration of this Agreement. Any violation of this clause and any of the provisions of the Data Privacy Act and its Implementing Rules and Regulations, by the Parties including their officers, employees, and agents and by the STUDENT TRAINEE/S shall be subject to the corresponding sanctions, penalties, or fines under the said law without prejudice to any other civil and/or criminal liability, as may be applicable.
- d. All Confidential Information of the PARTNER AGENCY is acknowledged by the UNIVERSITY and STUDENT TRAINEE/S to be the property of the PARTNER AGENCY and the disclosure of the Confidential Information does not confer any rights or licenses to that Confidential Information in favor of the UNIVERSITY and STUDENT TRAINEE/S, except as expressly provided under this Agreement. Each Party shall retain all rights, title and interest to such Party's Confidential Information.

#### 9. Termination

- a. This Agreement may be terminated upon violation or non-compliance with any terms and condition stipulated herein. Either Party shall make notice of termination at least thirty (30) days prior the intended date of termination.
- b. Notwithstanding the foregoing, in the event that the STUDENT TRAINEE/S materially violates any of the PARTNER AGENCY policies, the PARTNER AGENCY shall have the right to immediately, with due process, terminate the OJT Program in relation to such STUDENT TRAINEE/S by serving a written notice to the UNIVERSITY.

#### 10. Entire Agreement and Amendment/s

- a. This Agreement constitutes the entire agreement between the Parties and supersedes any prior, contemporaneous, oral or written representations regarding the subject matter hereof.
- b. This Agreement may not be modified except by a written instrument signed by the Parties.

### Governing Law

This Agreement shall be governed by the laws of the Republic of the Philippines.

#### Severability

If any one or more of the provisions of this Agreement is held to be invalid, illegal or unenforceable, the validity, legality or enforceability of the remaining provisions of this Agreement will not be affected, and the Parties will use their reasonable efforts to substitute one or more valid, legal and enforceable provisions which, insofar as practicable, implement the purposes and intent hereof. To the extent permitted by applicable law, each Party waives any provision of law that renders any provision of this Agreement invalid, illegal or unenforceable in any respect.

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IN WITNESS WHEREOF, the Parties have affixed their signatures on the date and at the place as mentioned below.

UNIVERSITY OF SAINT LOUIS TUGUEGARAO

Local Government Unit, City of Tuguegarao

Ву

Ву

REV. FR. MACWAYNE N. MANIWANG, CICM, Ph.D. University President HON. MAILA ROSARIO S. TING-QUE City Mayor

#### SIGNED IN THE PRESENCE OF:

ALICIA S. TULIAO, DBM

Academic Dean
School of Accountancy, Business and Hospitality

Human Resource Manager

ROVELLE CONCEPCION S. SIAZON, CPA, DBA

OJT/Industry Immersion Program Coordinator

#### **ACKNOWLEDGEMENT**

S	JBSCRIBED A	AND SWORN	TO before me this	day	of in	Tuguegarao Ci	y, personally
appeared:							

Name	Valid Identification	Place of Issue
REV. FR. MACWAYNE N. MANIWANG, CICM, Ph.D.	Driver's License K-07-06-000884	-
HON. MAILA ROSARIO S. TING-QUE		,

known to me and known to be the same persons who executed the foregoing instrument and they acknowledged to me that the same are their voluntary act and deed of the institution/ organization they respectively represent.

This instrument refers to a Memorandum of Agreement consisting of eight (8) pages including this page wherein this acknowledgement is written, signed by the parties and their witnesses on each page thereon.

WITNESS MY HAND AND SEAL.

Doc. No.	
Page No.	
Book No.	
Corine No	2022

Notary Public