

SERVICE ORDER
PROVINCIAL GOVERNMENT OF CAMARINES NORTE

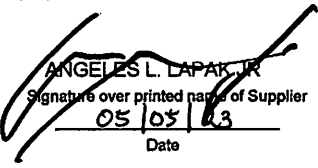
Supplier : DIGITAL MUSIC ZONE AND GENERAL MERCHANDIZING	P.O. No. : 23041019
Address : Angeles Building, Governor Panotes Avenue, Brgy VIII	Date : 05/09/23
Daet, Camarines Norte	Mode of Procurement : Negotiated Procurement-
Telephone No. : _____	SCIENTIFIC, SCHOLARLY OR ARTISTIC WORK,
TIN : 213-465-096-00000	EXCLUSIVE TECHNOLOGY AND MEDIA SERVICES
	UNDER SECTION 53.6, Rule XVI of RA 9184
	EXCLUSIVE TECHNOLOGY AND MEDIA SERVICES

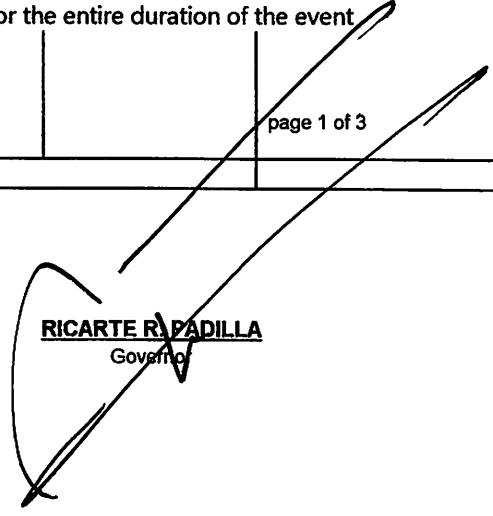
Gentlemen:
 Please furnish this office the following articles subject to the terms and conditions contained herein:

Place of Delivery : Tourism	Delivery Term : COD
Date of Delivery : May 6, 2023	Payment Term : FULL

Item No.	Quantity	Unit Issue	ITEM DESCRIPTION	Amount	
				Unit Cost	Total Cost
1	1	package	Bantayog Street Party Performing Deejays * DJ Angelo * MJ Collarga * Kaori Ramos * DJ Marlon Performances: Three (3) hours of fun and netertainment (Singing and Dancing) Place and Venue of the Event: Provincial Freedom Park, Daet Camarines Norte TERMS AND CONDITION II. The Second Party Obligations: A. PAYMENT 1. The Second Party shall pay 50% down payment upon contract signing and 50% full payment (2) two days before the event. B. The Second Party shall provide: 1. Venue of performance 2. Lights and Sound System 3. Creative support 4. Technical Manpower and Services 5. Production Staff/Stage Security 6. Meals/Snacks/Bottled Water/Drinks for whole entourage for the entire duration of the event 7. Land transportation of the performers 8. Hotel accommodations before and after the event.	140,000.00	140,000.00

Total amount in words:
 In case of failure to deliver within the time specified above, penalty of one-tenth (1/10) of one (1) percent of every day of delay shall be imposed.

Conforme:

ANGELES L. LAPAK, JR.
 Signature over printed name of Supplier
05/05/23
 Date


RICARTE R. PADILLA
 Governor

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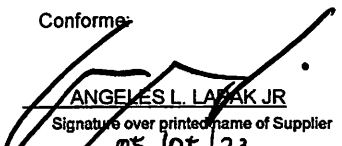
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Item No.	Quantity	Unit Issue	ITEM DESCRIPTION	Amount	
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			<p>Other Terms and Conditions:</p> <p>1. Postponement or Cancellation:</p> <p>a. Should the Event be prevented, rendered impossible or unfeasible, by any act or regulation of public authority or bureau, acts of God, civil tumult, strike, epidemic, interruption or delay of transportation services, war conditions or emergencies, or any other cause beyond the control of the Client and the Talent Agency, it is understood and agreed that there shall be no claim for damages by either party under this Agreement. Any deposits or payments received by either party shall be considered deposits or payments for the re-scheduled Event to be mutually agreed upon by both. However, should the parties fail to agree on a re-scheduling of the said Event, the same shall be deemed terminated and aborted, in which case, the Client and the Talent Agent, none of them being at fault for cancellation, shall conduct a reconciliation of their account as mutually agreed upon.</p> <p>b. Should Digital Music Zone and General Merchandizing cancel the performance in the Event for reasons not attributable to the Client, and provided that the reasons for cancellation are not considered such as cases described in paragraph (a) above, Digital Music Zone and General Merchandizing shall be obligated to return to the Client whatever payments already made for the cancelled performance. It is further understood and agreed that in consideration for the refund and payment of said damages by Digital Music Zone and General Merchandizing, the Producer shall waive any and all claims against the Talent Agent for any and all damages which may arise and/or have risen by reason of the said cancellation; except for wilful negligence on the part of the Talen Agent. The legal obligation of the Talent Agent to refund what had been paid and to pay the fees for damages shall be immediate without need for demand.</p> <p>2. This Agreement cannot be assigned or transferred without the written consent of both parties. The waiver of any breach of any provision of this Agreement shall not be deemed a continuing waiver.</p>		

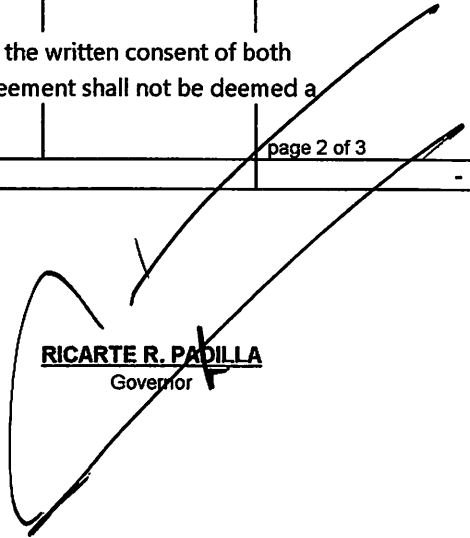
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Conformer:



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