MEMORANDUM OF AGREEMENT

This	MEMORANDUM , Philipp	OF AGREEMENT bines on	made and entered into in, 2024 by and between:
represented	OCAL GOVERNMI	ENT UNIT OF CAPO	OOCAN, LEYTE (LGU-Capoocan), O-PARAGATOS, in her capacity as
		- and –	
learning esta Tacloban Cit	ablished under RA 93	311, with principal officin by DR. DENNIS C.	TY (EVSU), an institution of higher ce at Arch. Lino R. Gonzaga Avenue, DE PAZ, in his capacity as University
Herei	n collectively referre	d to as the "Parties".	
13 == 1		WITNESSETH THA	AT:
			vernment unit that aims to uplift the of the people in the community;
agencies lik		productivity, livelihood	of various assistance from different l, profitability, and the well-being of its
	nd other institutions t		develop linkage and networking with roving its operation for a better service
potentialities developmer	s of Region VIII a nt with its commitme n advancing the soc	nd envisions to play nt to develop and del	institution mandated to develop the a vital role in local and national iver creative and innovative solutions ovironmental conditions of individuals
	REAS, the EVSU roduction and extens		our major functions: the instruction
the Educat	ion Department, Fi		-based extension services program of Entrepreneurship Department, and cular the programs of:
Educatio	n: Bachelor of Secor	ndary Education Majo	r in Science (BSED Science)
	Bachelor of Secon	ndary Education Major	in Mathematics (BSED- Mathematics
	Bachelor of Techn	nical-Vocational Teach	ner education
	Major in Agri	i-Fishery Arts (BTVTE	Ed-AFA)
Fisheries	: Bachelor of Scienc	e in Fisheries	
	hooding		

Information Technology: Bachelor of Science in Information Technology

Entrepreneurship: Bachelor of Science in Entrepreneurship

WHEREAS, the EVSU Extension Program includes Gender and Development (GAD) and Extension Research Programs which the former involves Awareness and Advocacy and the latter covers the conduct of Research work/ activities for dissemination and/or improvement of Extension Services delivery.

WHEREAS, EVSU and LGU Capoocan share a common commitment to contribute in capacitating and empowering its constituencies through strategic development-oriented interventions to address poverty.

NOW, THEREFORE, for and in consideration of the foregoing premises and of the terms hereinafter provided, the parties hereby agree to establish, operate and sustain this Memorandum of Agreement and binds themselves stated hereunder:

ARTICLE I

POINTS OF AGREEMENT

- The parties approve the conduct of relevant research and extension activities that would foster productivity, profitability, and well-being of the people.
- 2. The parties shall be informed of the input requirements and other arrangements relative to the conduct of research and extension services.

ARTICLE II

RESPONSIBILITIES OF LGU CAPOOCAN

- 1. Shall provide the venue, technical assistance, and facilities deemed necessary in the conduct of research and extension activities.
- Shall provide assistance in coordinating with other agencies on matters requiring attention or cooperation that are relevant to the activities and within the LGU's capability.
- 3. Shall give assurance in terms of responsiveness, full cooperation, and monitoring.

ARTICLE III

RESPONSIBILITIES OF EVSU

- 1. Shall provide the technical assistance/resource persons/facilitators for the conduct of research and extension activities.
- 2. Shall provide monitoring and evaluation of the research and extension activities.
- Shall spearhead the data gathering and data analysis procedures to but not limited to the coastal resource assessment (Corals reef habitat assessment, Seagrass habitat assessment, Mangrove habitat assessment and Sociodemographic Profiling).
- 4. Shall submit narrative/terminal report to LGU Capoocan and other partner agencies.

Allellu

ogypunger

K

5. Shall conduct monitoring and evaluation to ensure efficiency and effectiveness of the program/project.

ARTICLE IV

BREACH OF CONDITIONS

In case of failure of one party to perform any of the above covenants on its part to be made and performed, then the other party shall and its option to declare this agreement null and void.

ARTICLE V

EFFECTIVITY AND TERMINATION

This agreement shall be effective, valid and binding for five (5) years starting <u>March</u> <u>11, 2024</u> unless terminated by reason of breach of conditions herein enumerated herein but upon an advanced notice to other parties.

IN WITNESS WHEREOF, the Local Government U State University have hereunto set their hands this, Leyte, Philippines.		2024 in
LOCAL GOVERNMENT UNIT	EASTERN VISAYAS STATE	
OF CAPOOCAN	UNIVERSITY	
ATTY. FE CLAIRE CAROLINO-PARAGATOS Municipal Mayor	DENNIS C. DE PAZ, Ph.D. University President	

SIGNED IN THE PRESENCE OF:

BENITO C. PROCIA MPDC LGU-Capoocan

JORYL A. RIVAS MENRO Designate LGU-Capoocan MARY JEAN P. YANGER, Ed.D. Campus Director EVSU-Carigara Campus

MA. THERESA M. SALAMIDA, RFP Head, Extension Services Office

ACKNOWLEDGMENT

Republic of the Philippines)
Province of Leyte) s.s
Tacloban City)

At CARRAMA, LEYTE, Leyte, this APR 22 2024, 2024 personally appeared:

ATTY. FE CLAIRE CAROLINO-PARAGATOS DENNIS C. DE PAZ, Ph.D.

I.D. number 40 412-12-802434

known to me to be the same persons who executed the foregoing instrument of a MEMORANDUM OF AGREEMENT consisting of four (4) pages including this acknowledgment signed by parties and their instrumental witnesses on each and every page hereof and they acknowledged to me that the same is their free act and deed.

WITNESS MY HAND AND SEAL.

Page No. 40 Book No. 60 Series of 2024

For and within the Province of Leyte

Notarial Commission No. R-CAR-2023-001-NC Valid until

December 2024

Roll of Attorney No. 18228
PTR No. 8386448, 01/02/2024 - Carigara, Leyte
IBP No. 325791, 12/30/2023 - IBP Leyte Chapter
MCLE Compliance No. VIII - 0000085, valid until 04/14/2028
Joson de Mata St., Brgy. Baybay, Carigara, Leyte 6529

Allum

(of frame)