

**CONTRACT OF SERVICE  
MUSIC ARRANGER  
(TAN-OK NI ILOCANO FESTIVAL OF FESTIVALS 2025)**

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**KNOW ALL MEN BY THESE PRESENTS:**

The contract made and entered into by and between:

**CITY GOVERNMENT OF BATAC**, a local government unit with office address at Washington St. Brgy. 1-S Valdez, City of Batac, Ilocos Norte, represented by its City Mayor, **ENGR. ALBERT D. CHUA**, hereinafter referred as the "**First Party**";

-and-

**JVP MUSICWORKS**, represented by its owner, **MR. GEORGE PASTORIN**, of legal age, Filipino and with address at Brgy. Ben-Agan, City of Batac, Ilocos Norte hereinafter referred to as "**Second Party**".

**WITNESSETH:**

1. That the First Party is in need of the services of the Second Party who shall perform work not performed by the regular personnel of the First Party;
2. That the Second Party has signified his intention, to which the First Party has accepted, to provide the service needed by the latter;
3. That the Second Party hereby possess the experience and skills required to perform the job as described herein as the **MUSIC ARRANGER** of the City of Batac for Tan-ok ni Ilocano Festival of Festivals 2025;
4. That the First Party shall pay the Second Party as **MUSIC ARRANGER** the amount of **PHILIPPINE PESO: FIFTY NINE THOUSAND NINE HUNDRED FIFTY PESOS (Php 59,950.00)** for the latter's service;
5. That as a **MUSIC ARRANGER**, the Second Party shall create original music for the entry and shall adapt preexisting compositions by altering elements such as instrumentation, orchestration, harmony, tempo, and genre the City of Batac in Tan-ok ni Ilocano Festival of Festivals 2025;
6. That the Second Party shall not in any way post derogatory/defamatory statements before, during and after the event against the First Party in any media outlets or platforms, particularly on social media in the event that both parties are unable to deliver satisfactory performance;
7. That it is understood that this contract does not create an employer-employee relationship between the First Party and the Second Party that the services render hereunder are not considered and will not be accredited as government service; and the latter is not entitled to benefits enjoyed by the regular personnel of the First Party.
8. Other Covenants.
  - a. **SEPARABILITY CLAUSE.** If any stipulation in this Contract of Service is declared invalid, the other provisions not affected thereby shall remain valid and subsisting.
  - b. **REVISIONS, AMENDMENT, ADDENDUM.** This Contract of Service contains all the terms and conditions agreed upon by the parties with reference to the subject matter contained in this Contract of Service. Should new terms and conditions be agreed upon, other than those stipulated in Contract of Service, it shall be in writing and shall be read together with this Contract of Service. Any revision and/or amendment to this Contract of Service shall be mutually agreed upon in writing by all parties before the implementation of said revision and/or amendment.
  - c. **ADR and VENUE OF ACTIONS.** This Contract of Service is governed by, and construed in accordance with, the laws of the Republic of the Philippines. Any dispute between the PARTIES arising out of, or relating to this Contract of Service, its interpretation or performance hereunder, the parties shall exert their best efforts to resolve the dispute amicably through negotiation. If such dispute cannot be settled amicably, the parties shall resort to Alternative Dispute



