SERVICE AGREEMENT FOR THE PROVISION OF PHOTOCOPYING SERVICES

KNOW ALL MEN BY THESE PRESENTS:

This Memorandum of Agreement is made and entered into by and between:

TECHNICAL EDUCATION AND SKILLS DEVELOPMENT AUTHORITY (TESDA), a national government agency created under Republic Act No. 7796, with office address at TESDA Complex, East Service Road, South Luzon Expressway, Taguig City, Metro Manila, herein represented by its Director General/Secretary, GUILING A. MAMONDIONG, and hereinafter referred to as the "FIRST PARTY";

-and-

U-BIX CORPORATION, a stock corporation registered with principal office address at 1331 and 1344 Angono Street, Makati City, herein represented by its Senior Manager, JOREGLENN S. GOLLOSO, hereinafter referred to as the "SECOND PARTY";

WITNESSETH

WHEREAS, the FIRST PARTY conducted a competitive bidding for Provision of Photocopying Services for the TESDA Central Office (January 1, 2018 – December 31, 2018) with an Approved Budget for the Contract (ABC) of One Million Nine Hundred Ninety-Seven Thousand Four Hundred Eighteen Pesos and 96/100 (Php1,997,418.96);

WHEREAS, during the bid opening scheduled last 06 December 2017 at 2:06 p.m. at the CSA Conference Room, 2nd Floor of TESDA Administration Building in Taguig City, the **SECOND PARTY** passed the eligibility requirements pursuant to Sections 23 and 25 of Rule VIII of the Revised Implementing Rules and Regulations of Republic Act No. 9184. Its proposal had been found to be compliant with the requirements of the **FIRST PARTY** with a bid offer amounting to **One Million Six Hundred Forty-Six Thousand Five Hundred Seventy-Nine Pesos and 83/100 (Php1,646,579.83)**;

WHEREAS upon careful evaluation of all the eligibility, technical and financial requirements, the SECOND PARTY had been found to be the Lowest Calculated Responsive Bidder pursuant to Section 34.4 of the Revised Implementing Rules and Regulations of Republic Act No. 9184 through TESDA Bids and Awards Committee (BAC) Resolution No. 65-2017 dated 21 December 2017;

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NOW, THEREFORE, IN VIEW OF THE FOREGOING, the **PARTIES** hereunto agree on the following terms and conditions:

TERMS AND CONSIDERATIONS

1. EQUIPMENT SERVICE

The **SECOND PARTY** obligates and binds itself to provide twenty-eight (28) units of Black and White and one (1) unit of Full-Color Copier/Printer within the contract period.

Particulars:

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	NO. OF MACHINES		
Office of th	1		
Office of the Deputy Dire	1		
Office of the Deputy D	1		
Office of the Deputy Dire Government U	1		
Office of the Deputy D	1		
	Board Secretariat (TBS)	1	
Pla	1		
	Office of the Executive Director (OED)	1	
National Institute for Technical Education	Office of the Assistant Executive Director (OAED)	1	
and Skills Development (NITESD)	National TVET Trainers Academy (NTTA) - Marikina	1	
	Green Technology Center (GTC)	1	
Cert	1		
Dertnerships and	Office of the Executive Director (OED)	1	
Partnerships and Linkages Office (PLO)	Partnership and Networking Division (PND-PLO)	1	
Qualifications	1		
Admin	1		
Financial and	Management Service (FMS)	1	
Public	1		
TESDA De	evelopment Institute (TDI)	1	
Foreign Scholarsh	p Training Program Unit (FSTPU)	1	
	eTESDA-PMO	1	
Scholarships	. 1		
National Lan	1		
Human Resource Deve	lopment Institute-Korea Technological ation Center (HRDI-KTCC)	1	
L	1		
Reco	4		
	TOTAL	29	

Unit Specifications:

(1) Black & White – 28 units Copier	
Model	Unit
Konica Minolta Model BIZHUB 501	28
(2) Color – 1 unit Copier	
Konica Minolta Model BIZHUB C452	1
GRAND TOTAL	29

2. SERVICE CHARGES

The **FIRST PARTY** shall pay the **SECOND PARTY** rental service charges as follows:

a. Black & White c	opier Php0.555 per copy	Straight Rate (No minimum		
		copy volume requirement)		
b. Color copier	Php9.50 per copy	Straight Rate (No minimum		
		copy volume requirement)		

3. DEPOSIT AND DELIVERY OF MACHINE

The **SECOND PARTY** shall waive the deposit amount and installation fee for the machines to be installed.

4. CALCULATION OF CHARGES

- Rental Service Charges are computed from the date of installation of the SECOND PARTY's machines as evidenced by the Delivery Receipt signed by the FIRST PARTY for installation;
- The representatives of the FIRST PARTY and the SECOND PARTY shall in each month on the date of closing shown on the meter reading card enter the meter reading for the month in the card and certify thereunto; and
- Unit copy charge is based on the number of net copies reported monthly on the meter reading card.

5. PAYMENT OF ACCOUNTS

 The FIRST PARTY shall be billed monthly by the SECOND PARTY for black and white photocopy with no minimum copy volume at Php0.555 per copy and for colored photocopy with no minimum copy volume at Nine Pesos and Fifty Centavos (Php9.50) per copy. Further, the SECOND PARTY shall be paid based on the unit copy charge and on the number of net copies reported monthly on the meter reading card but not to exceed the Approved Budget for the Contract (ABC) amounting to One Million Nine Hundred Ninety-Seven Thousand Four Hundred Eighteen Pesos and 96/100 (Php1,997,418.96).

- All accounts shall be payable monthly to the SECOND PARTY within fifteen (15) working days from the date indicated in the invoice. Acknowledgement of receipt of the consumables by the FIRST PARTY's representative is sufficient to establish the SECOND PARTY's claim of the FIRST PARTY's Purchase Order.
- 6. The SECOND PARTY's machines including all their accessories shall remain the property of the SECOND PARTY and the FIRST PARTY undertakes not to claim ownership or title thereof. The FIRST PARTY shall not make any alterations on the machines nor sell, dispose, transfer, rent, pledge or mortgage them.
- The FIRST PARTY shall pay the SECOND PARTY for any loss or damage on the SECOND PARTY's machines and their consumables and spare parts caused by the FIRST PARTY's willful act, fault or negligence except damage due to ordinary wear and tear caused by everyday use and factors beyond the control of the FIRST PARTY.

8. SERVICES

- The SECOND PARTY will make regular inspection and adjustment at least once every two (2) weeks to keep the SECOND PARTY's machine in good working condition;
- Replacement of parts of the SECOND PARTY's machines shall be supplied by and repair of deficient machines shall be effected by the SECOND PARTY without any charge against the FIRST PARTY within five (5) calendar days from receipt of proper notice made by the FIRST PARTY;
- Servicing shall be done during regular working hours only.
- 9. The FIRST PARTY shall use the consumables provided by the SECOND PARTY. Any damage caused on the machines as a result of, due to, in connection with, or because of the use of unauthorized consumables not supplied by SECOND PARTY shall be for the account of the FIRST PARTY.
- **10.** The **FIRST PARTY** shall be allowed maximum copy spoilage of two percent (2%) of gross copies per month or actual spoiled copies, whichever is lesser, upon presentation of spoilage to the **SECOND PARTY**'s authorized representative.
- 11. The SECOND PARTY shall assign two (2) key operators who shall report to the FIRST PARTY from Mondays to Fridays at 8:00 AM to 5:00 PM except holidays. It is understood that the two (2) key operators shall be the representatives of the SECOND PARTY. In addition, the SECOND PARTY shall train the personnel whom the FIRST PARTY will assign to operate the SECOND PARTY's machines free of charge. The following documents are to be submitted by the SECOND PARTY in the original relative to the two (2) operators/technicians that would be assigned in TESDA within five (5) calendar days from signing of this contract:
 - Contract of Employment;
 - Police Clearance issued within one (1) month from the date of the bid opening;

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- National Bureau of Investigation (NBI) Clearance issued within one (1) month from the date of the bid opening; and
- Barangay Clearance issued within one (1) month from the date of the bid opening.
- 12. The SECOND PARTY's machines shall be installed at a place approved by the SECOND PARTY and the FIRST PARTY, and when relocating the machines, the FIRST PARTY shall communicate beforehand with the SECOND PARTY that shall carry out the relocation and all expenses for such relocation shall be borne out and paid by the FIRST PARTY. Should the FIRST PARTY opt to transport the machines themselves, it is understood that the FIRST PARTY shall be liable for any damage or loss of the machines including parts, consumables and accessories therein.
- 13. This Agreement shall commence upon installation of the twenty-nine (29) machines at the locations set forth by the FIRST PARTY and shall be from 16 January 2018 to 31 December 2018.
- 14. This Agreement may be terminated any time, in case either PARTY violates any of the provisions of this Agreement subject to prior notice to the other PARTY. Notice of termination shall be made in writing within fifteen (15) calendar days prior to the intended date of termination.
- **15.** The **FIRST PARTY** shall take care of the **SECOND PARTY**'s machines with the diligence of a good father of a family and shall not allow any unauthorized persons to operate them. Any damage to the machines due to improper operation by unauthorized persons shall be charged to and paid for by the **FIRST PARTY**.
- 16. Upon cancellation or termination of this Agreement as herein provided, the FIRST PARTY shall return the SECOND PARTY's machines and their accessories to the SECOND PARTY upon formal demand.
- 17. Upon termination of this Agreement, all unpaid obligations of the FIRST PARTY to the SECOND PARTY shall thereupon become immediately due and demandable. It is expressly agreed herein that all actions arising out of this Agreement may be brought in and submitted to the jurisdiction of the proper court.
- 18. If any conditions or provisions of this Agreement is held invalid or declared to be contrary to law, the validity of the other conditions or provisions shall not be affected thereby.

19. EXTENSION/TERMINATION OF SERVICES

 Both Parties may, subject to mutual agreement, extend this contract for a period as may be deemed appropriate in writing. However, such extension shall be subject to Republic Act No. 9184 and pertinent rules and regulations issued by the Government Procurement Policy Board (GPPB) on extension of contracts.

20. CONTRACT MODIFICATION

 Any modification in the terms and conditions of this Contract shall be binding only when agreed upon in writing by both parties.

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IN WITNESS WHEREOF, the Parties hereto have signed this Agreement this day of _______, 2018, in Taguig City, Metro Manila, Philippines.

U-BIX CORPORATION

JOREGLENN S. GOLLOSO Senior Manager TECHNICAL EDUCATION AND SKILLS DEVELOPMENT AUTHORITY

GUILING "GENE" A. MAMONDIONG Director General/Secretary

SIGNED IN THE PRESENCE OF:

LÁNCE D. ESCALONA Customer Service Officer MARIA MICHELLE P. GENITO Administrative Officer V

ACKNOWLEDGEMENT

REPUBLIC OF THE PHILIPPINES) S.S. City of <u>TAGUIG CITY</u>)

BEFORE ME, a Notary Public for and in the above jurisdiction, personally appeared the following:

NAME	ID Number	ISSUED AT/DATE
GUILING A. MAMONDIONG	1998- 9857	TESTOA
JOREGLENN S. GOLLOSO	33-7506312-2	222

known to me and to me known to be the same persons who executed the foregoing instrument they acknowledged before me as their free and voluntary act and deed.

This instrument consists of six (6) pages including this page wherein this Acknowledgement is written, and is signed by the parties and their instrumental witness on each and every page hereof.

		MY HAND	AND	SEAL	this	day of	JAN 1 1 2018	2018 at
Pa Bo	c. No.	II0 23 IL 2018				Notary Publi IBP I PTR N MC	Hodisey EONARDO S. G c for l'aguig City Until D No. 1048751 / 10-6-2016 lo. 2506500 / 01-03-2017 LE V-01-2007; Appt. No. St. Central Bicutan, Tag	ec. 31, 2018 Rizal Pasig 66



Home Address

Director IV, Chi

G12 - Camia St., Cor. Ilang-ilang St., Gregoria Heights Subd., Taytay Rizal

Mobile No. (0999) 564-3480 Blood Type : O Birth Date : 05/13/1948 Tax Identification No. 182-819-331



PILAR G. DE LEON

ervices for Administration

