COLLECTIVE NEGOTIATION AGREEMENT

KNOW ALL MEN BY THESE PRESENTS:

This Collective Negotiation Agreement (CNA) executed and entered into by and between:

The **SOCIAL SECURITY SYSTEM**, a corporate body existing under and by virtue of Republic Act No. 11199, otherwise known as the Social Security Act of 2018, with principal office address at SSS Building, East Avenue, Diliman, Quezon City, Metro Manila, as represented herein by its President and Chief Executive Officer, **ROLANDO LEDESMA MACASAET**, hereinafter referred to as the "**SYSTEM**";

- and -

The ALERT AND CONCERNED EMPLOYEES FOR BETTER SSS (ACCESS), a legitimate labor organization duly organized, existing and registered with Certificate of Registration No. 003 issued on September 3, 1987 by the Department of Labor and Employment (DOLE) and Certificate of Accreditation No. 055 issued by the Civil Service Commission (CSC) on February 19, 1993, with principal office address at the 11/F, SSS Building, East Avenue, Diliman, Quezon City, Metro Manila, as represented herein by its Acting President, BERLINDO B. TARAMPI, hereinafter referred to as the "ACCESS";

WITNESSETH: That -

WHEREAS, the 1987 Philippine Constitution provides, among others, the right of the people, including those employed in the public and private sectors, to form unions / associations, or societies for purposes not contrary to law shall not be abridged (Sec. 8, Art. III, 1987 Philippine Constitution).

WHEREAS, Executive Order No. 180, promulgated on June 1, 1987 (Providing Guidelines for the Exercise of the Right to Organize of Government Employees, Creating a Public Sector Labor-Management Council, and for Other Purposes), CSC Memorandum Circular No. 55, series of 1990, and Public Sector Labor-Management Council (PSLMC) Resolution No. 2, series of 2004 (Approving and Adopting the Amended Rules and Regulations Governing the Exercise of the Right of Government Employees to Organize), provide that the terms and conditions of employment or improvements thereof, except those that are fixed by law, may be subject to negotiations between duly recognized employees' organizations and appropriate government authorities.

WHEREAS, the ACCESS has shown to the satisfaction of the SYSTEM that it continues to represent the majority of the employees in the collective negotiating unit and is the sole and exclusive negotiating agent or representative of the said collective negotiating unit as defined in Article I, Section 1 hereof;

WHEREAS, the SYSTEM and the ACCESS, after a series of negotiations, now desire to enter into this CNA, which manifests their common intent and purpose to establish, maintain and promote the terms and conditions of employment of the employees of the SYSTEM through the proper observance of the highest standards of professional excellence and the demands of public service and democratic ideals and practices, in accordance with Executive Order No. 180, Series of 1987 and its Implementing Rules and Regulations and the relevant laws of the land; to provide methods for a fair and peaceful settlement of disputes and grievances that may arise

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between parties; to promote harmony, honesty, integrity, competence, efficiency, quality service and productivity to the end that the **SYSTEM**, the **ACCESS** and the general public may all mutually benefit, and finally to promote industrial peace, stability and progress in the spirit of mutual trust, respect and cooperation;

WHEREAS, the National Executive Board (NEB) of the ACCESS under its Resolution No. 2024-001 dated January 4, 2024 has adopted and approved this CNA;

WHEREAS, the SYSTEM through the Social Security Commission Resolution No. 34-s. 2024 dated 31 JAN 2024 has approved this CNA;

NOW, **THEREFORE**, for and in consideration of the foregoing premises and of the mutual covenants, stipulations and conditions herein contained, the **SYSTEM** and the **ACCESS** hereto have agreed with one another, as follows:

ARTICLE I SCOPE OF THE NEGOTIATING UNIT AND AGREEMENT

Section 1. <u>Collective Negotiating Unit</u>. The collective negotiating unit covered by this AGREEMENT shall consist of all regular rank and file employees of the **SYSTEM**, except those occupying managerial or executive positions including all lawyers of the **SYSTEM** regardless of the positions occupied; confidential, coterminous, contractual or probationary employees and those specifically excluded by Executive Order No. 180, Series of 1987 and its Implementing Rules and Regulations and the issuances of the CSC and the PSLMC. Whenever the term "employee" is used in this **CNA**, it shall be deemed to refer only to those who are covered within the collective negotiating unit.

Section 2. <u>Automatic Exclusion</u>. Should any employee covered by this **CNA** be appointed or promoted to any position excluded from the collective negotiating unit, he/she shall be automatically excluded from the collective negotiating unit effective upon the date of assumption to said position. Provided that if the said employee is a member of the **ACCESS**, he/she shall be considered resigned and/or disqualified from membership in the **ACCESS**.

Provided further, that an employee who is designated in an acting capacity covered with a Personnel Order and performing a managerial/executive function shall be automatically excluded from the negotiating unit. The Civil Service rule on assumption as Officer-in-Charge/Acting Head performing managerial/executive function shall apply and once the Order has been lifted or no longer in effect, the employee shall automatically regain his/her membership in the **ACCESS**.

Section 3. <u>Scope of CNA.</u> Except as provided for under existing laws, all the terms and conditions of employment within the collective negotiating unit are embodied in this CNA and the same shall govern the relationship between the SYSTEM and of all employees.

ARTICLE II BENEFITS AND PRIVILEGES

Section 1. Existing Benefits and Privileges. The SYSTEM agrees to continue to extend all the benefits existing during the signing of this CNA under such terms and conditions specified in the policy guidelines for such benefits and which are made an integral part hereof. The SYSTEM, subject to existing and prospective laws, reserves the right to introduce improvements on benefits for a system-wide implementation.

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In this regard, the SYSTEM shall convene a Union - Management Committee specifically tasked to review all benefits with the end view of making them responsive to existing market or inflationary factors.

All benefits and privileges although not expressly embodied in this CNA but which are now being accorded, or may in the future be accorded, shall not be withdrawn, or discontinued by the SYSTEM unless otherwise provided for by law, or as directed by the Commission on Audit or by proper governmental authority. In the event of such discontinuance or withdrawal of benefits, the SYSTEM shall exert its best efforts to request reconsideration and appeal for the restoration of the said benefits or privileges. In case of disallowance by any government authority, such monetary benefits shall be returned including the corresponding agency fee deducted.

Section 2. In the event that the Social Security Commission (SSC) is empowered by law or executive order to determine and approve a salary structure/compensation package for all employees, the SYSTEM shall ensure proper, compulsory representation and active participation of the ACCESS in any committee to be convened for this purpose, activities prior to, during and after the review by virtue of but not limited to:

- Applicable compensation and position classification system; and/or
- 2. Republic Act 11199 or Social Security Act of 2018.

Section 3. Program on Awards and Incentives for Service Excellence (PRAISE). The parties agree to integrate, as part of this CNA, the provisions of the SSS PRAISE as approved by the CSC, provided that it shall be subject to availability of funds and shall not involve the grant of double benefits.

Section 4. Government-Initiated/ Legislated Wages/ Benefits. The SYSTEM shall implement all government-initiated/legislated wages/benefits, as may be allowed by law, covering the or extended to employees in the Civil Service. Provided that, where the existing SSS wages/benefits are lower than the government-initiated/legislated wages/benefits, the SYSTEM shall grant the difference to its employees as may be allowed by law.

Section 5. Working Conditions. The parties shall endeavor to create and nurture a humane, safe and environment-friendly working conditions that promote, develop, sustain and satisfy the physical and psycho-social well-being of the employees; promote harmonious relationship between employees and management to enhance their potentials towards increased productivity and efficiency in the attainment of the personal, professional and organizational goals and objectives of the employees for a more responsive and total quality service.

Section 6. Child Care Center. The SYSTEM, subject to implementing guidelines and availability of funds, shall provide a Child Care Center, free of charge for children age three (3) to six (6) years old of all employees of the SYSTEM in the Main Office and in all its Branch Operations Sector (BOS) Division Offices. The Child Care Center shall be provided with the necessary equipment and services to ensure the well-being of the children and shall be in accordance with the standard set forth by the Department of Social Welfare and Development. In the BOS Division Offices where there are only few dependents/beneficiaries, the SYSTEM shall make arrangements with equivalent child care facilities available in the area to accommodate the children of SSS employees who want to avail of the privilege.

Section 7. Special Privilege for Pregnant Employees, Nursing Mothers and Employees Under Medical Treatment or with Disabilities. The SYSTEM shall promote the rights and privileges of pregnant employees and nursing mothers as provided for

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under the law. The SYSTEM shall also adopt a set of guidelines, wherein employees who are under medical treatment for any lingering illness or are temporarily disabled but are still fit to work as certified by any Government Hospital or accredited Private Hospital as validated by the Health Care Department. The guidelines shall include use of medical devise/appliances for supportive and curative purposes.

Section 8. Wellness Program and Facility. To promote physical fitness among employees, the SYSTEM shall continue to implement its sports, recreational, cultural, physical, and wellness programs and make available an area or facility for such purpose for the exclusive use of its employees, subject to implementing guidelines. The facility shall be provided with the basic/necessary equipment and shall be instituted in the Main Office and in all BOS Division Offices. The SYSTEM shall provide an appropriate budget for this purpose.

Section 9. ACCESS Store and Parking Slots. The SYSTEM shall continue to provide the ACCESS a space intended as a union store in the Main Office. The store shall provide the ACCESS members affordable and quality goods. It shall also serve as a venue for the members of ACCESS to engage in entrepreneurial activity that shall augment their income. The SYSTEM shall also continue to provide the ACCESS two (2) parking slots in the Main Office for the use of its Officers.

Section 10. Union - Management Health and Safety Committee. A Union-Management Health and Safety Committee shall be created composed of four (4) representatives from the SYSTEM coming from the Human Resource Services Division (HRSD), Medical Services Division (MSD), General Services Division (GSD), and BOS, one of whom shall be the Chairperson, and two (2) representatives from the ACCESS.

The Committee shall formulate and recommend to the SYSTEM health and safety measures and policies for approval of the SSC, and receive comments on health and safety issues and, if valid, endorse the same to the concerned units for appropriate action.

ARTICLE III **UNION SECURITY**

Section 1. Union Recognition. The SYSTEM recognizes the ACCESS as the sole and exclusive negotiating agent or representative of all employees within the negotiating unit as defined in Section 1, Article I hereof.

Section 2. Maintenance Shop. All employees who are members of the ACCESS on the date of the signing of this CNA, as well as those who shall thereafter become members of the ACCESS shall remain and maintain membership therein in good standing for the duration of this CNA. Provided, that a member of the ACCESS shall not voluntarily resign from the ACCESS except within the sixty (60) day freedom period preceding the expiry date of this CNA.

Section 3. List of Employees. The SYSTEM shall provide the ACCESS with a list containing the names of employees in the collective negotiating unit, indicating therein the date of hiring, position title, job/salary level and place of assignment, within fifteen (15) working days after signing of this CNA. Thereafter, the SYSTEM shall immediately provide the ACCESS with accurate information concerning changes in status, appointments, personnel movements, or any other changes thereof.

Section 4. Check-off. The SYSTEM shall make payroll deductions of union dues, special assessments or contributions and other union obligations of members of the ACCESS provided the individual check-off authorization and union deduction list are submitted to the SYSTEM by the ACCESS. Deduction of dues, assessments of

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contributions shall be effected on or before the end of each month, provided that the authorization and the list are submitted on or before the 15th day of each month. The amount deducted shall be remitted to the **ACCESS** treasurer or his/her authorized representative through a check payable to the order of the **ACCESS** not later than the 15th day of the following month.

Section 5. Agency Fee. The SYSTEM shall likewise make payroll deductions from non-union members of the collective negotiating unit who accept, receive and enjoy the benefits provided for under this CNA or any future or supplemental agreement that may be made by both parties, at such amount equivalent to the union dues, assessments and other fees being paid by the regular union members without the need for individual check-off authorizations, and shall remit to the ACCESS as herein provided. If the benefit enjoyed is considered as "one-time benefit", the deduction equivalent to 10% of the benefit received shall be made only once. Conversely, deductions for "continuing benefits", which shall be equivalent to union dues, shall also be made continuously for the duration of this CNA.

Continuing benefits refers to a benefit or package of benefits granted to the members of the collective negotiating unit by virtue of the **CNA** whose effectivity is coterminous with the life of the **CNA** and from which the **ACCESS** shall collect an amount equivalent to the union dues or assessment paid by regular union members without need of individual check-off authorization. On the other hand, one-time benefit refers to a lump sum or package of cash benefits granted to the members of the collective negotiating unit by virtue of the **CNA**.

Section 6. <u>Failure to Deduct.</u> If no deduction can be made for any payroll period because the employee's take-home pay is less than the mandated minimum, or that he/she did not earn any salary during the said period, the amount or amounts not so deducted shall be collected by the **SYSTEM** therefrom when he/she later resumes work and starts earning his/her salary and has complied with the minimum take-home pay requirement. Provided that the schedule of payment of the back assessment shall be subject to the agreement between the **ACCESS** and the member.

Section 7. <u>Union Time-Off.</u> The **SYSTEM** hereby agrees to extend union time-off for a total of non-cumulative period not exceeding Four Thousand (4,000) working days a year for union activities, meetings, conferences and trainings, to be made available to the entire **ACCESS** membership which shall be used or allocated by the **ACCESS.** Union time-offs shall be exempted or excluded from the coverage of the performance appraisal system nor shall be deducted from the employees' vacation leave credits. Provided, that officers and members of the **ACCESS**, who attend meetings, consultations or conferences called by the **ACCESS** President / Acting President shall be considered on union time-off.

The exercise of union time-off shall be subject to confirmation by the HRSD as a union-related activity and the immediate supervisor shall not withhold the approval thereof except for justifiable reasons or in the exigency of service. Provided, that in the interest of service, a three (3)-working day prior notice shall be given to the immediate supervisor and HRSD. Provided further, that in case of a Union officer, a one (1) day prior notice shall suffice.

Section 8. <u>Attendance in Management-Initiated Meetings.</u> Attendance of ACCESS officers and members in meetings, in official representation of the ACCESS as approved by the Human Resource Management Group (HRMG) Head, shall be considered as Official Business (OB). In cases where officers and members of ACCESS incurred expenses in attending such meetings, it shall be chargeable to the SYSTEM, subject to existing rules and regulations.

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Section 9. Union Office and Use of Bulletin Boards. The SYSTEM shall continue to provide an office space for the use of the ACCESS at the SSS Main Office and in all BOS Division Offices of the SYSTEM whenever requested. Said office must be reasonably furnished and equipped with telephone and air conditioning units. The SYSTEM shall also provide bulletin boards at strategic locations within the SSS Main Office and in all BOS offices, whenever practicable, and subject to CSC rules.

Section 10. Use of System's Facilities. The ACCESS shall have the privilege to use the Ramon Magsaysay Hall, the SSS Canteen, any available conference or function room in the Main Office, Division or Branch Office, or any space within SSS premises for any ACCESS meeting or undertaking, subject to the prior consent of Management. This privilege shall extend to the free use of transportation facilities and training equipment or fixtures upon written request from the ACCESS and subject to approval by Management and existing rules. The SYSTEM shall extend to the ACCESS an official e-mail address for official information dissemination/communication subject to the implementing guidelines, and the ACCESS President / Acting President shall be accountable for the use thereof.

ARTICLE IV RIGHTS AND OBLIGATIONS OF THE PARTIES

Section 1. Rights and Obligations of the Parties. The parties bind themselves to uphold this CNA and respect the commitment of their representatives in the negotiations. Further, the ACCESS binds itself to recognize the rights of the SYSTEM as provided for in this Agreement.

Section 2. Union Participation in Promoting Efficiency and Cooperation. The ACCESS shall assist the SYSTEM in promoting cooperation and discipline with the end view of attaining harmony, efficiency and quality services and productivity, and shall enjoin all its members to render and perform their duties and responsibilities expected of them or imposed upon them by existing laws, the SYSTEM's practices, rules and regulations.

Section 3. Achieving High Performance and Member-Focused Satisfaction by Improving Total Quality Service (TQS). Consistent with the vision of the SYSTEM to provide a world-class service, continually improve its internal systems, and procedures and promote employee empowerment, the ACCESS commits itself to participate in the design, installation, operation, audit, promotion and development of a TQS program supportive of the SYSTEM's strategic desire to comply with global standards.

Section 4. Maintenance of Positions. The ACCESS recognizes Management's prerogative, however, the parties agree that in the event of a major reorganization/restructuring where the status of employment shall be affected, the ACCESS shall be consulted. A major reorganization/restructuring is defined herein as an effort or undertaking on the part of the SYSTEM to abolish, realign, reclassify, merge or consolidate Units under its organizational structure to meet current demands of its functions, activities, and operations.

The SYSTEM shall ensure that grievances or disputes arising therefrom shall be expeditiously resolved.

Consultation, as mentioned in this CNA, refers to a process of dialogue jointly undertaken by management and the employees or their representatives (ACCESS), to exchange information, and discuss issues of common interest or for mutual benefit.

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Section 5. Job Security. All employees of the SYSTEM shall have the right to be secured in their employment as provided for by law. Transfer or reassignment and additional work assignment shall be covered by written order duly approved by the Group Head (or the Division Head in the absence of Group Head), if temporary in nature, and the President and CEO, if permanent in nature, provided that prior clearance from the releasing and accepting units and HRMG is required. Provided, further, that the employee shall have the right to seek reconsideration within five (5) working days from the receipt of the official notice thereof. The SYSTEM shall ensure that grievances or disputes arising therefrom shall be expeditiously resolved.

Section 6. Union Representation Rights. The SYSTEM shall recognize the right of the ACCESS to be represented in all committees affecting the rights and welfare of the rank-and-file employees where representation of the ACCESS is required.

Section 7. Changes in the Merit Selection Plan (MSP). Any changes in the MSP shall be in accordance with CSC and pertinent SSS office rules and issuances in consultation, as defined herein, with the ACCESS.

ARTICLE V REVIEW/ADJUSTMENT OF SALARY STRUCTURE

The SYSTEM and the ACCESS agree that in the event that any new Compensation and Position Classification System (CPCS) or any compensation structure is approved, the SYSTEM shall issue an advisory to all employees on the details of its implementation and call an immediate meeting with the ACCESS to discuss the new Salary Structure prior to its full implementation. If there are other benefits that may be allowed by law to be negotiated, the SYSTEM and the ACCESS agree to resume negotiations not later than fifteen (15) calendar days upon receipt of the ACCESS' request.

ARTICLE VI **GRIEVANCE**

Grievance Machinery. The parties agree to adopt the existing SSS Implementing Rules in Handling Employee Grievances, as approved by the CSC. All employees attending grievance meetings shall be considered on official business in accordance with existing rules and regulations.

ARTICLE VII RATIFICATION AND DISTRIBUTION OF CNA

Section 1. Contract Ratification. The ACCESS manifests and presents that this CNA shall be ratified by the covered employees, on the basis of which representation the **SYSTEM** has signed this **CNA**.

Section 2. Posting and Distribution of the CNA. As a means of educating all employees as to their obligations and the rights and privileges contained herein, the parties agree to furnish a copy of this CNA in electronic medium to all members of the collective negotiating unit, within thirty (30) calendar days after ratification by the covered employees. The electronic publication of the new CNA shall be undertaken by the Secretariat of both parties, the cost of which shall be shouldered by the SYSTEM.

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ARTICLE VIII CONTRACT ADMINISTRATION AND MONITORING

The CNA Oversight Committee shall be composed of the same members as the Technical Working Committee whose principal task is to monitor and document the implementation and/or administration of the CNA provisions, and shall submit a quarterly report to the President and Chief Executive Officer of the SYSTEM and the ACCESS President / Acting President.

ARTICLE IX INCENTIVE

Section 1. <u>CNA Incentive.</u> To encourage greater appreciation of this **CNA** and to further improve contract-induced productivity, the **SYSTEM** agrees to grant to all qualified employees an annual **CNA** Incentive in accordance with the latest Department of Budget and Management (DBM) Circular/s and other relevant issuances. The **SYSTEM** shall compel all concerned units to submit their respective savings as basis of determining the **CNA** incentive in coordination with the **CNA** Technical Working Committee.

Section 2. <u>Source of the CNA Incentive.</u> The CNA Incentive shall be sourced from savings generated out of improvement/streamlining of systems and procedures and cost-cutting measures for Maintenance and Other Operating Expenses (MOOE) enumerated but not limited to the following:

- a. Maintenance and Repairs of Furniture and Equipment by performing the actual maintenance and/or repair work whenever appropriate, and by adopting a system, procedure, and scheduling maintenance program for furniture and equipment to prevent/reduce their breakdown and breakage.
- b. Maintenance and Repairs of Transportation Equipment by performing the repair and maintenance work whenever appropriate, and by adopting an effective transportation maintenance program.
- c. Maintenance and Repairs of Building/Leased Offices by regularly inspecting all SSS offices for early detection of deterioration in the building condition, and/or conducting actual maintenance/repair work whenever appropriate.
- d. Supplies and Materials by strictly monitoring the issuance of supplies and materials through maintaining a record of utilization of supplies and materials, and/or issuing supplies and materials only as needed to control excessive and unnecessary usage of items; procuring quality supplies and materials for optimum usage; utilizing other forms of electronic intra-office communications instead of paper stationeries; conserving the use of supplies and materials without affecting SSS productivity and efficiency; and/or promoting the use of electronic payment channels instead of using paper forms.
- e. Communication Expenses by promoting the use of e-mail and Voice-Over Internet Protocol (VOIP); using other forms of communications to reduce mailing costs; reviewing the existing telephone line allocations to determine the appropriate number of units with direct and local lines; and/or adopting an efficient communication system program to reduce expenses.

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- f. Light and Water by conducting periodic inspection to detect and repair defective water and lighting facilities; turning off lights during lunch break, whenever applicable; and/or performing other energy and water conservation measures; and by using energy-saving devices.
- g. Traveling Expense by allowing bookings for air travel to avail of discounts; and/or enrolling in Frequent Traveler Plans to enjoy discounts and promo privileges.
- h. Freight Charges by ensuring the correct processing and evaluation of documents for transactions that will be transmitted and settled in other branches to ensure one-time transmission only; and/or ensuring correct addressee branch in transmitting communications/documents to avoid misrouting.
- i. Such other sources as may be allowed.

ARTICLE X WAIVER AND SEPARABILITY CLAUSES

Section 1. <u>Waiver of Rights.</u> The parties hereby acknowledge that during the negotiations which resulted in the execution of this **CNA**, each had the unlimited right and opportunity to make demands and proposals with respect to any and all subject matter proper for collective negotiation and not otherwise prohibited by law. The understanding and agreements arrived at by the parties after the exercise of that right and opportunity are set forth in this **CNA**.

Section 2. Separability Clause. In the event any provision of this CNA is declared inconsistent with any law, the provisions of such law shall prevail without affecting the other provisions of this CNA.

ARTICLE XI DURATION OF THE CNA

Section 1. <u>Effectivity.</u> This CNA shall become effective upon ratification by the covered employees, approval of the Social Security Commission, and upon signing of the parties thereto, and shall remain in force for four (4) years from 31 TAN 2024 to 30 JAN 2024.

Section 2. Renewal and Renegotiation. Within sixty (60) calendar days prior to the termination or expiration of this CNA, either party may initiate negotiations for renewal and modification or a new agreement. In the event that no renewal agreement is entered into upon expiration hereof, this CNA shall remain in full force and effect until such time that the new CNA is approved so as to give opportunity to the parties to conclude negotiations for a new agreement.

ARTICLE XII MISCELLANEOUS PROVISIONS

Section 1. <u>CNA Orientation Seminars.</u> Within the first year of this **CNA**, the **SYSTEM** and the **ACCESS** shall conduct orientation seminars through email, intranet or audio-visual presentation for all Rank-and-File employees in the Main Office and all

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Branches to enlighten them on the provisions of this **CNA**. The seminars shall commence within ninety (90) calendar days from the date of signing of this **CNA**.

Section 2. <u>Employees' Education.</u> The **SYSTEM** agrees to include in its employee orientation course a module on public sector unionism, which shall be jointly conducted and administered by the **ACCESS** and the **SYSTEM's** representatives.

IN WITNESS WHEREOF, the parties hereto through their authorized representatives have signed this Agreement on this FEB 1 5 of ______ of ______ at Quezon City, Metro Manila.

SOCIAL SECURITY SYSTEM (SSS)

ALERT AND CONCERNED EMPLOYEES FOR BETTER SSS (ACCESS)

BY:

BY:

ROLANDO LEDESMA MACASAET

President and CEO

BERLINDO B. TARAMPI Acting President

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THE NEGOTIATING PANELS

MANAGEMENT

EVP RIZALDY T. CAPULONG

Chairperson

EVP VOLTAIRE P. AGAS

Vice Chairperson

EVP ELVIRA GALCANTARA-RESARE

Member

SVP EDGAR B. CRUZ

Member

SVP NORMITA M. DOCTOR

Member

SVP JOSEFINA O. FORNILOS

Member 🔺 🚧

VP JEAN V. LAGRADA

Member

VP STELLA BERNA LO BLESILDA D. VALENTONA-INACAY

Member

THE NEGOTIATING PANELS

<u>UNION</u>

BERLINDO B. TARAMPI Acting Chairperson

ARNEL D. MANLUSOC Acting Vice Chairperson

JONATHAN S. RAMOS Member

MYLENE A. SAN ANTONIO

Member

ANTONIO H. ACEDILLO, JR. Member

KRISTINE MAE S. VALDEZ
Member

MARY ANN B. ANCHETA
Member

CARLITO C. ROXAS, JR. Member

ACKNOWLEDGEMENT

MEYCAUAYAN CITY, BULACAN

Republic of the Philippines) Quezon City) S. S.

BEFORE ME, on this _______ FEB 1 5 202 day of _____ MEYCAUAYAN CITY, BULACAN In Quezon City, Metro Manila, personally appeared:

Name	ID No.	Date and Place of Issue
ROLANDO LEDESMA MACASAET In his capacity as President and CEO of the Social Security System	DRIVER'S LICENSE	July 14, 2023 Quezon City
(SSS)	N15-79-032482	
BERLINDO B. TARAMPI In his capacity as Acting President of Alert and Concerned Employees for	DRIVER'S LICENSE	September 15, 2022 Quezon City
Better SSS (ACCESS)	N02-007444	

Known to me to be the same persons who executed the foregoing instrument consisting of twelve (12) pages excluding this page on which the Acknowledgement is written and acknowledged to me that the same is their free and voluntary act and deed, as well as the free and voluntary act and deed of the entities which they represent at this instance.

WITNESS MY HAND AND SEAL on the date and the place first above written.

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Book No.

Series of 2025

on No. PNC-114-MB-2023

c for the Province of Bulacan Undi December 31, 2025

#12 2nd Floor JLopez Bldg., El Camino Road, Ste Niño, Camalig, Meycauayan City, Bulacan Roll No. 48539

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