This Contract Agreement executed by and between:

CEBU NORMAL UNIVERSITY, a higher education institution duly organized and existing under the laws of the Philippines created by virtue of Republic Act 8688 or otherwise known as "The CNU Charter", with principal office address at Osmeña Blvd., Cebu City, and represented herein by its President, **DR. DANIEL A. ARIASO**, **SR.** and hereinafter referred to as "**CNU**",

-and-

LINAR INTERNATIONAL	BOOK RESOURCES, INC.	a corporation duly
organized and existing	g under Philippine laws, with	business address at
Unit A, G/F, Tempus PI	ace Condominium II, #21 Ma	akatarungan
Street, Barangay Cen	tral, Quezon City	
represented by its	Authorized Representativ	/e ERWIN ARREGLO
hereinafter referred to	as the "Second Party"	

Collectively referred to as the "Parties"

WHEREAS, CNU is in need of reference books for students and faculties research, thus procured for

Subscription to online library research database and discovery service with Bid No. 23-02-170 has accepted the Bid by the Second Partyparticularly:

Lot 2 - Ebooks & Ejournals, Multimedia Collections with Mobile Application and Single Sign On Platform

WHEREAS, the Second Party, who is engaged in the business of providing subscriptions to e-journals, participated in the procurement process and offer to provide the subscription, to which CNU has accepted the offer.

NOW, THEREFORE, for and in consideration of the foregoing premises, the Parties hereby agree as follows:

I. Introduction and Integral Documents

- 1. In this Agreement words and expressions shall have the same meanings as are respectively assigned to them in the Conditions of Contract referred to.
- 2. The following documents as required by the 2016 revised implementing rules and regulation of the Republic Act No. 9184 shall be deemed to form and be read and construed as part of this Agreement, viz.:
 - A. Philippine Bidding Documents (PBDs)
 - i. the Schedule of Requirements;
 - ii. the Technical Specifications;
 - iii. the General and special Conditions of Contract;
 - iv. Supplemental or Bid Bulletins if any
 - B. Winning Bidder Bids including the Eligibility requirements, Technical and Financial Proposal, and all other documents or statement submitted.

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Bid form Including all the Documents/statements containing in the bidder's bidding envelopes, as annexes and all other documents submitted (e.g., Bidder's response to request and clarification on the Bid) including corrections to the bid if any, resulting from the Procuring Entity's bid evaluation.

- C. Performance Security;
- D. Notice of Award of contract and the Bidder's conform thereto;
- E. Purchase Order and
- F. Other contract documents that may be required by existing laws and/or the Procuring Entity concerned in the PBDs;

II. CONSIDERATION

2.1 For and in consideration of all the foregoing, as well as compliance by the Second Party of all the terms and conditions of this Contract, CNU shall pay a total amount of

Six Hundred Sixty-Five Thousand Pesos (Php 665,000.00)

upon complete delivery of the goods subject of this agreement inclusive of any and all taxes (including, but not limited to, the applicable Value Added Tax), fees, duties, and such other imposts or levies which may be required by the government, both national and local.

2.2 Pursuant to the guidelines for a progress payment under 9.1.1.3 of COA Circular 2012-01, the Second Party may submit a Statement of Work Accomplished (SWA) or progress billing and a corresponding request for payment for work accomplished. The statement of work accomplished shall be subject to validation by the Inspectorate team of the University.

III. DELIVERY PERIOD

3.1 The goods shall be delivered to Cebu Normal University, Osmeña Blvd., Cebu City on or not later than 30 calendar days from receipt of the Notice to Proceed Delivery shall be deemed completed upon receipt and acceptance of CNU or any of its authorized representative. Likewise, incidental services thereto shall be performed in the premises of Cebu Normal University. Cost of delivery is deemed included in the Price.

IV. INSPECTION AND ACCEPTANCE

- 4.1 Where any annexed Technical Specifications state that inspections and tests are required and where they will be carried out, those terms will prevail in the event of any inconsistency with the provisions in this clause.
- 4.2 CNU or its representative shall have the right to inspect and/or test the goods at no extra cost to CNU at the premises of the latter, at the point of delivery, or at the final destination. The Second Party shall facilitate such inspections and provide the required assistance.
- 4.3 Based on an inspection of a valid sample, CNU may reject the entire equipment. All rejected goods will be returned to the Second Party. Transportation charges collected, or held by CNU for disposition will be at the Supplier's risk and expense;
- 4.4 The Second Party agrees that any acceptance by CNU does not release the Second Party from any warranty or other obligations under this Contract. The failure of CNU to insist upon a strict performance of any of the terms, conditions, and covenants hereof, shall not be deemed a relinquishment or waiver of any right or remedy that CNU may have, nor shall it be construed to be a waiver of any subsequent breach or default of the terms and conditions herein contained, which shall be deemed in full force and effect.

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4.5 Title to the Equipment shall pass to CNU when they are delivered and accepted by CNU. Risk of loss, injury, or destruction of the equipment shall be borne by the Supplier until title passes to CNU.

V. PERFORMANCE SECURITY

- 5.1 To guarantee faithful performance of this agreement, the Second Party shall post a performance security prior to the commencement of the work in the form of cash, manager's check, bank draft/guarantee, and surety bond in accordance with the following schedule:
 - a) If Cash, manager's check-five (5%) percent of the contract price;
 - b) If Surety bond thirty (30%) percent of the contract price.
- 5.2 The performance security shall be posted in favor of the CNU and shall guarantee the payment of the amount of the security as a penalty in the event it is established that the Second Party is in default in any of its obligations in this agreement.

VI. MISCELLANEOUS PROVISIONS

- 6.1 Governing Law and Language The rights and obligation of the parties hereto shall be governed and interpreted in accordance with the laws of the Republic of the Philippines, specifically, the provisions of R.A. 9184 otherwise known as the "Government Procurement Reform Act" and other applicable laws, rules and regulations.
- 6.2 Binding Effect/Assignment of Rights This Contract shall be binding upon the Second Party, its partners, successors-in-interest, its legal representatives and assigns. Foregoing notwithstanding, the Second Party shall not in any manner, directly or indirectly, assign, or transfer its rights and obligations under this Contract without the written approval of CNU.
- 6.3 Amendment This Contract may be amended or modified only in writing upon mutual agreement of the parties hereto.
- 6.4 Entirety All appendages hereto attached are hereby expressly made an integral part of this Agreement by reference.
- 6.5 Severability If any provision of this Contract should, for any reason, be held void or unenforceable, the legality and enforceability of the remaining provisions contained herein shall not in any way be affected or impaired, and shall remain in full force and effect.

IN WITNESS whereof the parties hereto have caused this Agreement to be executed in accordance with the laws of the Republic of the Philippines this 2 gas 5 2023 at ______.

CEBU NORMAL UNIVERSITY

DR. DANIEL A. ARIASO, SR.

University President

LINARINTERNATIONAL BOOK

RWIN ARREGLØ

Authorized Representative

WITNESSES

MARY THOADIE DE LA ORUZ

PLUSTINE STANDE ROMENES

ACKNOWLEDGEMENT

REPUBLIC OF THE PHILIPPIN S.S.	ES		
BEFORE ME, a notary for in appeared the following pe	the, Philippines, this erson with their respective Gover	day of rnment I.D., to wit;	2022, personally
NAME DR. DANIEL A. ARIASO, SR.	GOVERNMENT ID	EXPIRY DATE	
voluntary act of the corpo This foregoing instrument is	me that the same is their own fr ration they represent. an Agreement, consisting of 4 p en, signed by the parties and the	ages, including this	page on which the
IN WITNESS WHEREOF, I hav	ve hereunto set my/our hand/s tl opines.	hisday of	at
Doc No. Page No. Book No. Series of			
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NAME	<u>GOVERNMENT ID</u>	EXPIRY DATE	
ERWIN ARREGLO			
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