

## REPUBLIC OF THE PHILIPPINES SECURITIES AND EXCHANGE COMMISSION

SEC Building, EDSA, Greenhills
City of Mandaluyong, Metro Manila
CAGAYAN DE ORO EXTENSION OFFICE

## COMPANY REG. NO. CN200829572 CERTIFICATE OF INCORPORATION

KNOW ALL MEN BY THESE PRESENTS:

This is to certify that the Articles of Incorporation and By-laws of

## OROQUIETA CITY COMMUNITY VOLUNTEER HEALTH WORKERS ASSOCIATION, INC.

were duly approved by the commission on this date upon the issuance of this Certificate of Incorporation in accordance with the Corporation Code of the Philippines (Batas Pambansa Blg. 68), and copies of said Articles and By-laws are hereto attached.

This Certificate grants juridical personality to the corporation but does not authorize it to undertake business activities requiring a Secondary License from this Commission such as, but not limited to acting as: broker or dealer in securities, government securities eligible dealer (GSED), investment adviser of an investment company, close-end or open-end investment company, investment house, transfer agent, commodity/financial futures exchange/ broker/merchant, financing company, pre-need plan issuer, general agent in pre-need plans and time shares/club shares/membership certificates issuers or selling agents thereof. Neither does this Certificate constitute as permit to undertake activities for which other government agencies require a license or permit.

As a registered corporation, it shall submit annually to this Commission the reports indicated at the back of this Certificate.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of this Commission to be affixed at Cagayan de Oro City, Philippines, this 316 day of October Two Thousand Eight.

BY AUTHORITY OF THE COMMISSION:

RENATO V. EGYPTO
Director
SEC-Cagayan de Oro Extn. Office

TIV. NO - 267 - 943-000 - 0100 [08

## SEC Reportorial and Monitoring Requirements for Domestic Corporations

Document	Filing Period
General Information Sheet (GIS)  The GIS should be certified and sworn to by the corporate secretary.	Within 30 calendar days from the date of the actual annual stockholders' or members' meeting;
	<ul> <li>if unable to hold annual stockholders' or members' meeting for the calendar year – not later than January 30 of the next calendar year</li> </ul>
The GIS of the domestic corporations, except banks	<ul> <li>all changes arising between annual meetings and those affecting the information stated in the GIS shall be reflected in an amended GIS labeled as such and the changes clearly highlighted; the amended GIS shall be submitted within 30 calendars after the occurrence or effectivity of such change</li> </ul>
and insurance companies, with annual gross sales or gross revenue of at least Php5,000,000.00 shall also be submitted in electronic format (i.e. on diskettes or compact disc).	
inancial Statements (FS) stamped "received" by the Bureau of Internal Revenue	Platerial in the control of the cont
The FS of the following domestic corporations shall be audited by an independent certified public Accountant (CPA) accredited with the Board of Accountancy:	Within 120 calendar days after the end of the fiscal year as specified in the by-laws
a.) stock corporations with paid-up capital of Php50,000.00 or more; and b.) non-stock corporations with annual gross receipts of Php100,000.00 or more, or total assets of Php500,000.00 or more.	
The FS of the following domestic corporations shall, at the minimum, be certified under oath by the treasurer of the corporation:  a.) stock corporations with paid-up capital of <i>less</i>	
than Php50,000.00; and b.) non-stock corporations with annual gross receipts of less than Php100,000.00, or total assets of less than Php500,000.00.	
The FS of the domestic corporations, except banks and insurance companies, with annual gross sales or gross revenue of at least Php5,000,000.00 shall also be submitted in electronic format (i.e. on diskettes or compact disc).	Within 30 days from the last day of submission of the FS
Affidavit of Non-Operation  (in addition to the GIS and the Financial Statements stamped "received" by the Bureau of Internal Revenue), in case of non-operation	Within 120 calendar days after the end of the fiscal year as specified in the by-laws
Stock and Transfer Book (for stock corporations) or  Wembership Book (for non-stock corporations)	Within 30 days from the date of issuance of the certificate of incorporation