



Republic of the Philippines
Province of Cavite
City of Bacoor



5th SANGGUNIANG PANLUNGSOD

COMMITTEE/S		TITLE OF PROPOSED MEASURE	CONTROL NUMBER	
Committee on Rules and Privileges, Laws and Ordinances and Committee on Information and Communication Technology		PCR-062-2022 – REQUEST FOR A RESOLUTION AUTHORIZING THE CITY MAYOR TO ENTER INTO AND SIGN THE AGREEMENT FOR THE INSTALLATION, OPERATION AND MAINTENANCE OF TELECOMMUNICATION FACILITIES/ EQUIPMENT WITH PHILIPPINE LONG DISTANCE COMPANY (PLDT) AT VARIOUS BUILDING DEVELOPMENT IDENTIFIED AND DESCRIBED BY THE CITY GOVERNMENT OF BACOR.	PCR –062-2022	
V E N U E	Session Hall, Sangguniang Panlungsod Bacoor City, Cavite		D A T E / T I M E	September 1, 2022 11:30 A.M.

JOINT COMMITTEE REPORT NO. ICT-001-S-2022

Referred to the Committee on Rules and Privileges, Laws and Ordinances and Committee on Information and Communication Technology the letter dated August 2, 2022 of Honorable City Mayor Strike Revilla addressed to the 5th Sangguniang Panlungsod, City of Bacoor thru Honorable Vice Mayor Rowena Bautista requesting for approval of resolution authorizing the City Mayor to enter into and sign the Memorandum of Agreement with Philippine Long Distance Company (PLDT) in connection the above-captioned subject matter.

The presence of the two lawyers representing the City Legal Office were requested for their guidance in any questions law that may arise in the course of the discussions and deliberations.



Republic of the Philippines
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During the joint committee hearing, several inquiries in connection with the installation of the state-of-the-art telecommunication facilities and equipment were addressed to the PLDT representatives.

The PLDT representatives made affirmative clarifications and explanations on the following issues;

1. The existing facilities available in the BGC are not capable to serve outside facilities as per information from MIS representative. A remedy for that matter will be reported after the assessment by the PLDT.
2. Installation of additional connectivity and internet services will be covered under the MOA.
3. As commented by the representative from the City Legal Office, the MOA should be in standard legal form to include changes or amendments in the terms and conditions. PLDT representatives answered in affirmative for that matter.
4. Protection of equipment/facility room from natural elements and other hazards were properly explained by PLDT representatives.
5. The installation of state-of-the-art telecommunication facilities is for the sole use of the City Government of Bacoor. An affirmative answer from the query of representative from the City Legal Office.
6. The list of machines and equipment to be installed in Bacoor Government Center must be included in the MOA. Manifested and requested by the representative from MIS with affirmative answer from PLDT representatives.

RECOMMENDATION:

In view of the foregoing, the Honorable Members of the Joint Committee hereby recommends **TO APPROVE** and **TO GRANT** the authority for Honorable City Mayor Strike Revilla to enter into and sign the Memorandum of Agreement with Philippine Long Distance Company (PLDT) for the installation of the state-of-the-art telecommunication facilities and equipment in identified development buildings within the Bacoor Government Center.

WE HEREBY CERTIFY that the contents of the foregoing report are true and correct.

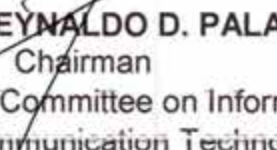
Signed this 01 day of September 2022 at the City of Bacoor, Cavite.



Republic of the Philippines
Province of Cavite
City of Bacoor

5th SANGGUNIANG PANLUNGSOD

THE COMMITTEE ON RULES AND PRIVILEGES, LAWS AND ORDINANCES


COUN. REYNALDO D. PALABRICA
Chairman
Member, Committee on Information
And Communication Technology


COUN. LEVY M. TELA
Vice Chairman

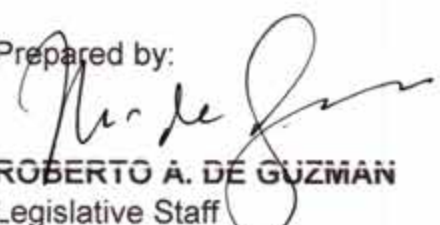

COUN. ALEJANDRO F. GUTIERREZ
Member
Vice Chairman, Committee on Information
And Communication Technology


COUN. ADRIELITO G. GAWARAN
Member
Member, Committee on Information
And Communication Technology

THE COMMITTEE ON INFORMATION AND COMMUNICATION TECHNOLOGY


COUN. ROGELIO M. NOLASCO
Chairman

Prepared by:


ROBERTO A. DE GUZMAN
Legislative Staff



Republic of the Philippines
Province of Cavite
City of Bacoor



5th SANGGUNIANG PANLUNGSOD

COMMITTEE/S		TITLE OF PROPOSED MEASURE	CONTROL NUMBER	
Committee on Rules and Privileges, Laws and Ordinances Committee on Information and Communication Technology		POCR-062-2022 – Request for approval of a resolution authorizing the city Mayor to enter into and sign the Agreement for the installation, operation and maintenance of telecommunication facilities/equipment with Philippine Long distance Telephone Company (PLDT) at various building developments identified and described by the City Government of Bacoor.	POCR-062-2022	
VENUE	Committee meeting, Session Hall, Sangguniang Panlungsod		TIME / DATE	Sept. 1, 2022 11:30 A.M.

MINUTES OF MEETING
Series of 2022

Present:

NO.	NAME	DEPARTMENT
1	Hon. Coun. Rogelio M. Nolasco	Chairman Information and Communication Technology
2	Hon. Coun. Rey Palabrica	Chairman Rules & Privileges, Laws and Ordinances
3	Hon. Coun. Levy Tela	Vice Chairman Rules & Privileges, Laws and Ordinances
4	Hon. Alex Gutierrez	Member Rules & Privileges, Laws and Ordinances
5	Hon. Adrielito Gawaran	Member Rules & Privileges, Laws and Ordinances
6	Atty. Jessie Salvador	Office of City Legal Services
7	Atty. Rey Marco Mendoza	Office of City Legal Services
8	Ms. Librada Equiped	Office of City Legal Services
9	Mr. Lodgene Asuncion	MIS Dept. Head
10	Mr. Michael Nolasco	PLDT Makati
11	Ms. Arlyn D. Del Rosario	MGO PLDT Makati
12	Mr. Mark L. Carandang	PLDT Makati
13	Mr. Elizar B. Dulay	PLDT Makati



Republic of the Philippines
Province of Cavite
City of Bacoor

5th SANGGUNIANG PANLUNGSOD

- | | | |
|----|-----------------------|-------------|
| 12 | Mr. Mark L. Carandang | PLDT Makati |
| 13 | Mr. Elizar B. Dulay | PLDT Makati |

Hon. Councilor Rogelio M. Nolasco acknowledged the presence of Hon. Coun. Rey Palabrica, Hon. Coun. Levy Tela, Hon. Coun. Alejandro Gutierrez, and Hon. Coun. Adrielito Gawaran. From the Resource Person Mr. Lodgene Asuncion, PLDT Representatives and Atty. Jessie Salvador and Atty. Rey Marco Mendoza from City Legal Office.

Hon. Councilor Rogelio M. Nolasco highlights the main purpose of the meeting regarding the installation of state-of-the-art telecommunication facilities and equipment at the building developments identified by the city government.

Mr. Lodgene Asuncion from MIS states that, the existing facilities available in the buildings of Bacoor Government Center are not capable to serve outside facilities. All the slots are already full and new connection cannot be accepted, particularly the building of City Health and other building. We need additional connectivity and internet services.

Hon. Coun. Rey Palabrica it is mentioned in our subject matter about the request of our Honorable Mayor Strike Revilla specifically to sign the agreement for installation, operation and maintenance of telecommunications facilities/equipment at various locations, may I know the exact various locations?

Mr. Mark L. Carandang from PLDT responded that, the various locations is specifically within the Bacoor Government City, we will not put certain facilities and installation of fiber optic in the external gallery but only in the Building within the campus. The existing connection is copper and fiber optic in the back bone. The cores are already full if we need another connection we cannot upgrade the system.

Atty. Rey Marco Mendoza informed the PLDT representative regarding the MOA submitted which is not the standard legal MOA form. And there are many changes to be considered.

Ms. Arlyn D. Del Prado replied that this is the standard MOA form used by PLDT but she assured that they will send the word file to the Legal Department to rectify.

Hon. Coun. Rogelio M. Nolasco inquire about PLDT-MOA paragraph 1 letter a – Agency commits that it shall protect the equipment Room and the facilities/Equipment therein from the natural elements, fire, and other hazards, and from access, handling, and operation by unauthorized person. And if there is installation required in 1 building, PLDT will precede the installation?

Mr. Mark L. Carandang says the hazard refers to damage caused by water. The new building is not covered by new MOA only the existing building development, we will



Republic of the Philippines
Province of Cavite
City of Bacoor

5th SANGGUNIANG PANLUNGSOD

check the new requirement and we will install. We will simplify the system as a command center so that in case you need additional requirement no need to prepare new MOA.

Mr. Lodgene Asuncion requested to PLDT to include the list of Machine and Equipment to be installed and plan in new command center in MOA.

Mr. Marc Carandang says that, in regards to the process on new building depending on the request of city government for the next year for the facilities to be installed we are going to asses and see to it the requirements needed at the same time we produce the plan but we cannot prepare the MOA. Our priority is the command center that's why we have MOA. The size of the board is the same size of A-4 bond paper.

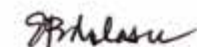
Hon. Coun. Rogelio M. Nolasco requested to submit the revised MOA along with the plan to our resource person to finalize.

Atty. Jessie Salvador says that, mentioned in this provision PLDT will install facilities within the government city, and the facilities will be the sole use of the government and not in public. Are the facilities will be dedicated only to government? The reason why I ask Mr. Chairman is because; in the lease ordinance a certain portion of the government property will be used.

Hon. Coun. Palabrica expressed a reminder on the part of our LGU and to the department concern to make a close coordination regarding this matter; we know that, the city will be benefited with high speed and digital communication. A close coordination is necessary to all Resource persons to finalize the documents.

The meeting was closed and ended at 12:00 AM.

Prepared by:


EDGARDO B. NOLASCO
Staff Clerk

APPROVED:

HON. ROGELIO M. NOLASCO
City Councilor



Republic of the Philippines
Province of Cavite
City of Bacoor



5th SANGGUNIANG PANLUNGSOD

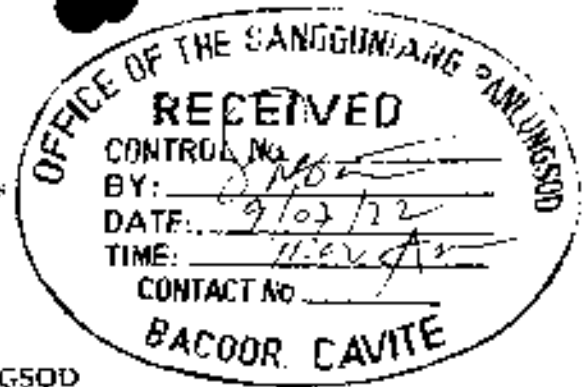
COMMITTEE/S		TITLE OF PROPOSED MEASURE	CONTROL NUMBER	
Committee on Rules & Privileges, Laws and Ordinances And Committee on Information and Communication Technology		POCR-062-2022 - Request for approval of a resolution authorizing the City Mayor to enter into and sign the Agreement for the installation, operation and maintenance of telecommunication facilities/equipment with Philippine Long-Distance Telephone Company (PLDT) at various building developments identified and described by the City Government of Bacoor.	FBA-011-2022	
VENUE	Conference Room, Sangguniang Panlungsod		DATE/TIME	Sept. 1, 2022 11:00 a.m.

ATTENDANCE

Name	Office ADDRESS	Mobile No. & E-mail address	Signature
ARLTD D. DEL PRADO	PLDT MEO MAKATI CITY	09189488874 addelprado@pldt.com.ph	Ad
Mark L. Carandang	"	09992264800 mlcarandang@pldt.com.ph	[Signature]
Elizar B. Dubay	"	09189330350 ebdubay@pldt.com.ph	[Signature]
MICHAEL HOLASCO	PLDT MAKATI	0919-9112784 menol-sc@pldt.com.ph	OH
Raymarco B. Mondoy	OCLIS	09178021361	[Signature]
Wanda Equipado	OCLIS	09288998411	WEquipado
Waldene Abunacion	Bacoor	09175081394	[Signature]



Republic of the Philippines
Province of Cavite
City of Bacoor



5th SANGGUNIANG PANLUNGSOD

COMMITTEES	TITLE OF PROPOSED MEASURE	CONTROL NUMBER
Committee on Rules and Privileges, Laws and Ordinances Information and Communication Technology	Resolution No. 11 - Request for approval of a resolution authorizing the City Mayor to enter into and sign the Agreement for the installation, operation and maintenance of telecommunication facilities/equipment with the Philippine Long Distance Telephone Company (PLDT) at various building developments identified and described by the City Government of Bacoor.	
VENUE: Conference Room Sangguniang Panlungsod Government Center, Bacoor Boulevard, Brgy. Bayanan, City of Bacoor Cavite		DATE/TIME: Sept. 1, 2022 11:00 A.M.

NOTICE OF MEETING COPY

NAME	RECEIVED BY	DEPARTMENT	DATE	SIGNATURE
Hon. Alejandro Gutierrez	JESS ANGELES	SP	8-30-22	[Signature]
Hon. Reynaldo Palabrica	ATHY DILLICEN	SP	8-30-22	[Signature]
Hon. Adelito Sawaran	WENDY PASUAL	SP	8-30-22	[Signature]
Hon. Levy Tjo	WENDY LOMBAN	SP	8-30-22	[Signature]
APRY. Jecson Labao	SHEYL KARDINE	PLDT	8/30/22	[Signature]
Mr. Eugene Anuncion	J. Pasual	PLDT	8-30-22	[Signature]
Ms. Retna Del Prado				

Receiving Copy - Committee Hearing



Republic of the Philippines
Province of Cavite
City of Bacoor





F.1.7 POCR 062-2022 – Request for approval of a resolution authorizing the City Mayor to enter into and sign the Agreement for the installation, operation and maintenance of telecommunication facilities/equipment with the Philippine Long Distance Telephone Company (PLDT) at various building developments identified and described by the City Government of Bacoor.



Republic of the Philippines
Province of Cavite

CITY OF BACOOR

Office of the Mayor

August 2, 2022

HON. ROWENA BAUTISTA-MENDIOLA

City Vice Mayor of Bacoor
Bacoor Government Center
Bacoor, Cavite

THRU: Atty. Khalid A. Atega, Jr.
Sangguniang Pankungsod Secretary

SUBJECT: Request for Authority to Sign the Agreement for the Installation, Operation, and Maintenance of Telecommunications Facilities/Equipment at Various Locations

Hon. Bautista-Mendiola:

The telecommunication giant PLDT offered to install state-of-the-art telecommunication facilities and equipment of the PLDT group at the building developments identified and described by the City Government of Bacoor. These will enable PLDT to provide to deliver the various services that it currently provides including high-speed internet connectivity, hi-resolution interactive video capabilities, telephony, and other telecommunications and value-added services, to the occupants of the building developments. Attached herewith is the Agreement prepared by PLDT, for your reference.

In view thereof, I respectfully request the esteemed members of the Sangguniang Pankungsod to perform the appropriate actions to grant me the authority to enter into and sign the above-mentioned Agreement.

Respectfully yours,


STRIKE B. REVILLA
City Mayor



Office of the Mayor
Strike B. Revilla



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PLDT-NGA-PTT&C-AP-2019-2021

BICS-PLDTMOA-R-BSPM-2551-21

July 1, 2022

CITY GOVERNMENT OF BACOOD

Bacoor Government Center, Bacoor Blvd., Bayanan, City of Bacoor

ATTENTION: Hon. Strike B. Revilla
City Mayor

SUBJECT: Agreement for the Installation, Operation, and Maintenance of Telecommunications Facilities/Equipment at Various Locations ("Agreement").

Gentlemen:

Consistent with the commitment of PLDT Inc. ("PLDT") and its subsidiaries and affiliates (PLDT and its subsidiaries and affiliates are hereinafter collectively referred to as "PLDT Group") to address the growing need for modern telecommunications facilities in the country, we are pleased to offer the installation of state-of-the-art telecommunications facilities and equipment at the building developments identified and more particularly described in Annex "A" (each, a "Development" and collectively, the "Developments"), which annex may be amended, updated, or supplemented from time to time to include future building developments.

With your cooperation and assistance, PLDT will assess the Developments and propose a design for each Development to address the requirements of the tenants located therein. Depending on the available PLDT Group facilities in the different areas and the specific requirements of each Development, we will install appropriate state-of-the-art telecommunications facilities and equipment ("Facilities/Equipment") of the PLDT Group which will enable us to deliver the various services that we currently provide, including high-speed internet connectivity, hi-resolution interactive video capabilities, telephony, and other telecommunications and value-added services, to the occupants of each Development. An added feature of the Facilities/Equipment is that they are expandable to meet additional demand for telecommunications services, thereby allowing the faster introduction of more innovative telecommunications services to our subscribers in the future.

Should the foregoing offer be acceptable to you, the installation, operation, and maintenance of the Facilities/ Equipment shall be subject to the following terms and conditions:

1. For each Development, CITY GOVERNMENT OF BACOOD ("Agency"), its successors, and assigns shall
 - a. Provide, at no cost, a suitable, adequate, and secured space within the Development which will serve as the equipment room/area ("Equipment Room") that will house major components of the PLDT Group's Facilities/Equipment, as well as their accessories and other related equipment. Agency commits that it shall protect the Equipment Room and the Facilities/Equipment therein from natural elements, fire, and other hazards, and from access, handling, and operations by unauthorized persons.
 - b. In the event that the Development is located within a township, industrial park, or such other similar real estate development and a conduit link is needed between the telecommunications infrastructure of such township, industrial park, or other similar real estate development and the Development's own point of entry, construct all necessary conduit link/s from the said point of entry to the existing or planned telecommunications infrastructure of the township, industrial park, or such other real estate development.

Strike B. Revilla
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- c. Allow the PLDT Group to install the Facilities/Equipment within the building/s located in the Development and extend the same outside such building/s within the Development;
 - d. Allow PLDT to obtain, on its own, electric power for the operation of the Facilities/Equipment. However, if PLDT is unable source such electric power on its own, or if PLDT reasonably deems it necessary, Agency shall be responsible for providing the electric power from a commercial source required for the operation of the Facilities/Equipment. In such case, the cost of power consumption for this purpose shall be for the sole account of PLDT, as may be determined through a separate kilowatt-hour meter;
 - e. Allow the PLDT Group to use, at no cost, the entrance conduits, riser conduits, riser cables, and other related or necessary hardware and/or facilities of the Development and the building/s located therein;
 - f. Grant the PLDT Group free ingress to and egress from the Development twenty-four hours a day, seven days a week, for operation, maintenance, testing and repair, and/or installation activities, subject to compliance by the PLDT Group with reasonable security regulations of the Development.
2. PLDT, its successors, and assigns shall:
- a. Assume the cost of repairing any damage to or loss of the Facilities/Equipment, holding Agency free and harmless from any liability except where the damage or loss is attributable to the fault, negligence, or willful misconduct of Agency, its employees, agents, representatives, occupants, or tenants;
 - b. Undertake the periodic maintenance of the Facilities/Equipment and replace the same, as and when required, in cases of defect, ordinary wear and tear, introduction of new systems, or obsolescence;
 - c. Provide the distribution and horizontal wiring from the terminal cabinets to the individual units within the Development at its own expense. For this purpose, the type of installation of horizontal wiring shall be any or a combination of the following, as may be determined by PLDT:
 - i. Exposed wiring without conduit, to be installed above the ceiling of the relevant individual unit;
 - ii. Horizontal wiring to be installed using the spare or existing conduits in the Development; or
 - iii. Horizontal wiring to be installed using invisible fiber.
 - d. Schedule installation and maintenance activities at a time that is mutually agreed upon by the parties; and
 - e. Exercise ordinary care in its operation, maintenance, testing and repair, and installation of the Facilities/Equipment and the Equipment Room.
3. The PLDT Group shall have the right to disconnect and remove any and all unauthorized connections and attachments to the Facilities/Equipment, subject to reasonable prior notice to Agency.
4. Agency acknowledges that this Agreement only relates to the physical installation of the Facilities/Equipment in the Developments and does not include in its scope the delivery by the PLDT Group of its telecommunications and other related services, which shall be covered in separate contracts for services. Notwithstanding any indications in this Agreement to the contrary, Agency and its tenants/occupants shall pay the appropriate PLDT Group Agency for all charges for the use and/or availment of such PLDT Group Agency's services, in accordance with such PLDT Group Agency's approved rates, payment terms, and established procedures applicable to its other subscribers in general.



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5. This Agreement shall be valid and effective beginning on the date of its execution by Agency. With respect to each specific Development, the effectivity of this Agreement shall begin on the date that may be agreed upon by the parties in writing and it shall be coterminous with the existence and operation of the PLDT Group's Facilities/Equipment in such specific Development. Removal of the Facilities/Equipment in a Development shall result in the termination of this Agreement with respect to that Development. The party initiating the removal or relocation of the Facilities/Equipment in a Development shall be responsible for all related costs and expenses.

6. In the event of termination of this Agreement, whether as a whole or with respect to specific Developments only, Agency agrees that contracts for services entered into by PLDT Group companies with tenants/occupants of the affected Development/s prior to the termination of this Agreement (whether as a whole or with respect to such specific Developments only) shall remain valid and subsisting until the expiry or termination thereof and the provisions of this Agreement shall continue to govern Agency and the PLDT Group (notwithstanding its termination, whether as a whole or with respect to specific Development/s only) until the termination or expiry of all then relevant subsisting contracts for services between the relevant PLDT Group companies and the relevant tenants/occupants.

7. Ownership over the Facilities/Equipment shall at all times be with PLDT or the relevant PLDT Group Agency. The PLDT Group shall have the right to recover the Facilities/Equipment, or any portion thereof, in case of termination of this Agreement (whether as a whole or with respect to a specific Development) for any cause whatsoever. For this purpose, Agency agrees and undertakes to grant the PLDT Group access to the relevant Development/s in order to recover the Facilities/Equipment, or any portion thereof.

All alterations, additions, and improvements made or introduced by the PLDT Group to a Development which cannot be removed without permanently defacing or injuring such Development shall become the property of Agency and shall remain upon and be turned over by PLDT or the relevant PLDT Group Agency to Agency without compensation, provided that those portions of the Facilities/Equipment that are movable and can be removed by the PLDT Group without permanently defacing or injuring the Development shall remain the property of PLDT or the relevant PLDT Group Agency and shall be removed by the PLDT Group at its expense.

PLDT or the relevant PLDT Group Agency may, at its sole option, turn over ownership over the whole or any part of the Facilities/Equipment to Agency at the expiration or termination of this Agreement.

8. The parties agree that observance of corporate governance principles will help the parties ensure the faithful performance of this Agreement. For this purpose, the parties commit to undertake earnest efforts to adopt, maintain, and enforce their respective corporate governance policies, which are compliant with applicable laws. In the event that this Agreement is found to be violative of the corporate governance policies of either party, the parties shall negotiate in good faith to amend or revise this Agreement to make it compliant with the corporate governance policies found to have been violated.

The parties agree that any dispute, breach, or violation of this provision shall be dealt with, remedied, and/or resolved in accordance with the appropriate provisions of this Agreement on dispute settlement/resolution.

9. All confidential information, in whatever form provided, recorded or unrecorded, regardless of whether or not such information is marked as "confidential" or "proprietary", including this Agreement, which the parties have given access to, furnished, or may furnish each other, in anticipation of or in furtherance of this Agreement, shall:

- Be used solely for the purpose for which it was furnished;
- Be treated in strictest confidence and protected;
- Not be reproduced, except as necessary for its authorized use; and
- If in tangible form, be returned together with all copies thereof, including the promotional materials, when demanded by either party or when no longer needed.



PLDT-MGA_Agreement 2014-2015

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10. Each of the parties represents and warrants that its collection, access, use, storage, disposal, and disclosure of any personal information in relation to the transaction contemplated under this Agreement shall at all times comply with the Data Privacy Act of 2012 and all other applicable data privacy and data protection laws and regulations.
11. Neither party shall assign, transfer, or convey any of its rights, title, or interests, or any of its obligations, under this Agreement, nor any benefits arising therefrom, without the prior written consent of the other, except that, as may be appropriate under the circumstances, upon the incorporation by Agency of the condominium corporation to be established pursuant to the Master Deed with Declaration of Restrictions of each Development, and the turnover to the said condominium corporation of such Development, Agency may assign to the relevant condominium corporation all of its rights, interests, and obligations under this Agreement with respect to the relevant Development, upon conformity of the condominium corporation and also upon the prior written notice to PLDT. Upon such assignment, the said condominium corporation shall assume all the obligations of Agency under this Agreement with respect to the Development assigned to it.
12. This Agreement shall be subject to such amendments and modifications which PLDT and Agency may from time to time agree upon in writing. No amendment or modification of this Agreement or any supplement thereto shall be valid unless it is in an instrument in writing and signed by each of the parties.
13. This Agreement constitutes the entire agreement between the parties with respect to the subject matter hereof and supersedes all other previous communications or contracts between the parties.
14. This Agreement shall be valid and binding against the parties hereto, including their successors and assigns.
15. Nothing in this Agreement shall be construed or be deemed to constitute a partnership between the parties hereto. Neither shall anything contained herein, or done in pursuance hereof, constitute the parties as legal representatives of the other for any purpose whatsoever.
16. No waiver by a party of any provisions of this Agreement shall be binding unless made expressly in writing. Any such waiver shall relate only to such matter as it expressly relates and shall not apply to any subsequent or other matters.
17. Any provision of this Agreement which is illegal or unenforceable shall be ineffective to the extent of such illegality or unenforceability but that shall not invalidate the remaining provisions of this Agreement. In the event of such illegality or unenforceability, this Agreement shall be construed, if possible, by means of valid provisions in a manner to give full effect to the intent of the parties to the particular provision or provisions which have become invalid, illegal, or unenforceable and, in any event, all other terms shall remain in full force and effect.
18. Neither party shall be liable to the other for any loss of revenue, loss of use, loss of production, loss of contracts, loss of saving, or for any other special, indirect, incidental, or consequential loss or damage or financial or economic loss that may be suffered by the other, whether caused by breach of contract, tort, negligence, or otherwise.
19. In the event of any dispute arising from or in connection with this Agreement, the parties shall initially attempt to settle such dispute amicably and in good faith. If the parties fail to reach an amicable settlement, the parties agree that all suits arising from or in connection with this Agreement shall be filed in the appropriate court of Makati City, to the exclusion of all other courts.
20. This Agreement shall be governed by, and construed in accordance with, the laws of the Republic of the Philippines.

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This Agreement is issued in duplicate. Should you find the foregoing terms and conditions acceptable, please signify your conformity thereto by signing on the space provided below, and return to us a signed duplicate.

Thank you, and we look forward to being of service to you soon.

Very truly yours,

PLDT INC.

By:

Handwritten signature
Alvin C. Nabilo
BSPM Head

With the conformity of:

CITY GOVERNMENT OF BACOR

By:

Striker B. Revilla
City Mayor

Date Signed _____

Handwritten initials

3 of 5

Bacor City Government_Bacor City Hall Compound MMA 2019(2021 .rev1)

