

OFFICE OF THE SAGGUNIANG PANLUNGSOD

COMMITTEE ON BARANGAY AFFAIRS

Office of the Sangguniang Panlangsot Received by: Jenet Pring Date 1 0 JUL 2024

COMMITTEE HEARING REPORT

CBA-PCR-535-2024

Subject: A RESOLUTION AUTHORIZING THE CITY MAYOR, HON. STRIKE B. REVILLA, ON BEHALF OF THE CITY GOVERNMENT OF BACOOR TO SIGN DEEDS OF DONATION REGARDING THE DONATION OF 47 TENTS FOR THE 47 BARANGAYS OF THE CITY BACOOR, CAVITE. (PCR-535-2024 dated March 11, 2024)

Findings;

On 82nd Regular Session, the Sangguniang Panlungsod ng Bacoor received a request from the City General Services Office, represented by Mr. Agripino Pagdanganan Jr., for a Sangguniang Panlungsod (SP) resolution authorizing the Deed of Donation of 75 tents to the 47 barangays of Bacoor.

Purpose and Need for Tents;

Community Activities: Tents are essential for various community events and activities, providing shelter and enhancing the functionality of public gatherings.

Versatility: Tents can be used for a wide range of purposes, including health and wellness programs, disaster response, public meetings, and cultural events.

Beneficiary Impact:

Inclusivity: Each of the 47 barangays will receive a tent, ensuring equitable distribution and benefit across the entire city.

Support for Local Governance: Providing these tents supports the barangays in fulfilling their roles and responsibilities more effectively.

Operational Efficiency:

Preparedness: Equipping barangays with tents enhances their preparedness for emergencies and other unforeseen events.

Resource Optimization: Centralized procurement and donation of tents optimize resource utilization and ensure consistency in quality and availability.

RECOMMENDATION:

The Barangay Affairs' Committee unanimously supports the APPROVAL of the resolution authorizing the City Mayor, Hon. Strike B. Revilla, to sign the deeds of donation regarding the distribution of the 47 tents to 47 barangays.

The Barangay Affairs Committee respectfully submits this report to the Sangguniang Panlungsod ng Bacoor for consideration and approval.



OFFICE OF THE SAGGUNIANG PANLUNGSOD

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

Signed this day of March 2024 at the City of Bacoor, Cavite.

COUN. RANDY C. FRANCISCO

COUN. REYNAYDO D. PALABRICA Vice/Chairman

COUN. LEVY M. TELA

Member

COUN ROGELIO M. NOLASCO



OFFICE OF THE SAGGUNIANG PANLUNGSOD



COMMITTEE ON BARANGAY AFFAIRS

EXCERPT FROM THE MINUTES OF REGULAR SESSION CBA-PCR-535-2024

Subject: A RESOLUTION AUTHORIZING THE CITY MAYOR, HON. STRIKE B. REVILLA, ON BEHALF OF THE CITY GOVERNMENT OF BACOOR TO SIGN DEEDS OF DONATION REGARDING THE DONATION OF 47 TENTS FOR THE 47 BARANGAYS OF THE CITY BACOOR, CAVITE. [PCR-535-2024 dated March 11, 2024]

The 82nd Regular Session was held last March 11, 2024 at the Session Hall of the Sangguniang Panglungsod. City Vice Mayor and Presiding Hon. Rowena Bautista Mendiola presided the Regular Session and was called to order at exactly 10:00 a.m.

Atty. Khalid Atega, Jr., Secretary of the Sangguniang Panlungsod proceeded with the roll call, the approval of the Journal and minutes of the 81st Regular Session, and the reading of the referrals to committees of proposed Ordinances, Resolutions, Messages, Communications, Petitions and Memorials.

City Councilor Honorable Rogelio M. Nolasco moved for the suspension of the internal rules duly seconded by the members of the Sangguniang Panlungsod, the internal rules were suspended.

Upon reading item No. F.1.7 PCR-535-2024: A Resolution Authorizing the City Mayor, Hon. Strike B. Revilla, On Behalf of The City Government of Bacoor to Sign Deeds of Donation Regarding the Donation Of 47 Tents for the 47 Barangays of The City Bacoor, Cavite, was referred to Committee on Barangay Affairs.

The committee believes that passing this resolution is essential for the following reasons:

- It directly supports community engagement and participation in barangay-level activities.
- It enhances the operational capabilities of barangays in hosting events and responding to emergencies.
- 3. It ensures equitable distribution of resources across all barangays in Bacoor.



OFFICE OF THE SAGGUNIANG PANLUNGSOD

The committee supports the implementation of this resolution which will provide significant benefits to the barangays and the overall community, fostering a more engaged and resilient local government.

Prepared by:

NICOLE ANNE G. VILLARIN

Clerk

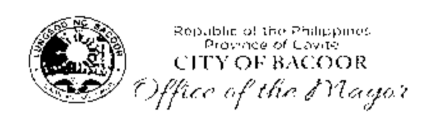
Attested by:

COUNCITOR RANDY C. FRANCISCO

Chairmah

Committee on Barangay Affairs

OFFICE OF THE SANGGUNIANG PANLUNGSOD RECEIVED



March 6, 2024

HON. ROWENA BAUTISTA-MENDIOLA

City Vide Mayor Baccor Government Center Bacobi City, Cavite.

THRU:

Atty, Khalid Atega, Jr.

Sangguriang Panlungsod Secretary

SUBJECT: Endorsement Letter

Dear Hon Bautista-Mendiola

I hereby endorse to the esteemed members of the Sanggunlang Panlungsoc for appropriate action Endorsement No. 349, series of 2024, issued by the Office of the City Legal Service, relative to the renewal of the Contract of Lease between the Oily Government of 8acob: and Manila Electric Company (MFRALCO) - Baccor Sales Service Center located at the Ground Floor of the Bacoor Government Center

Attached herewith is the aforementioned endpisement including to attachments, for your immediate reference

I trust that you give this matter your utmost consideration

Sincerely yours

STRIKĚ B. REVILLA Cdy Mayor









Republic of the Philippines Province of Cavite CITY OF BACOOR

OFFICE OF THE CITY LEGAL SERVICE

INDORSEMENT NO. 349, SERIES 2024

TO.

Hon, STRIKE B. REVILLA

City Mayor

Office of the Mayor

Thru :

Atty. PAUL MICHAEL G. SANGALANG

Executive Assistant IV Office of the City Mayor.

RE:

FOR ENDORSEMENT TO SANGGUNIANG PANLUNGSOD

Contract of Lease - Renewal with Manila Electric Company

MERALCO Bacopr Sales Service Center located in the Ground Floor of

the Bacoor Government Center.

DATE:

05 March 2024

We are respectfully endorsing to your good office a copy of the proposed CONTRACT of LEASE draft between the City Government of Bacoor and the Manila Electric Company regarding the renewal of their lease agreement for the MERALCO Bacoor Sales Service Center tocated in the ground floor of the Bacoor Government Center.

All things having been found to be in order, we hereby endorsed to your good. office the above enumerated Contract of Lease for your approval, and subsequent endorsement to the Sanggunlang Panlungsod.

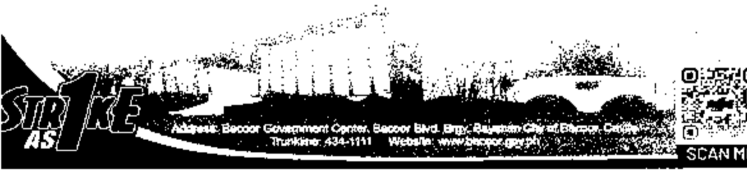
Thank you for your usual support and Godspeed!

Atty. REY MARCO B. MEMDOZA Office of the City Legal/Services

APPROVED

A R. LOFRANCO Attv. KIM NY City Legal Officer

Office of the City Legal Services





CONTRACT OF LEASE

KNOWN ALL MEN BY THESE PRESENTS:

This Contract of Lease	(hereinafter	referred to as the 'Contract') is made an
entered into this day of	202	(the "Effective Date"), by and between:

THE CITY GOVERNMENT OF BACOOR, a local government unit with office address at Bacoor City Hall, Bacoor Government Center, Molino Boulevard, Barangay Bayanan, City of Bacoor, Cavite, represented herein by its City Mayor, Hon. STRIKE B. REVILLA, acting pursuant to his authority duly conferred and embodied under City Resolution No. ______, Series of 202___, approved by the City Council of Bacoor dated ______, and hereinafter referred to as the "LESSOR";

and

MANILA ELECTRIC COMPANY. a corporation duly organized and existing under and by virtue of the laws of the Philippines, with principal office address at Lopez Building. Ortigas Avenue, Barangay Ugong, Pasig City, represented herein by Ms. CHARINA P. PADUA, First Vice-President and Head, Customer Retail Services and Mr. JUAN PAOLO P. CRUZ, Assistant Vice-President and Deputy Head, South Business Area, hereinafter referred to as the "LESSEE".

The LESSOR and the LESSEE shall hereinafter be singly referred to as a "Party" and collectively as the "PARTIES".

WITNESSETH That:

WHEREAS, the LESSOR is the owner of that property known as the City Hall Bldg., Bacoor Government Center, located at Bacoor Boulevard, Brgy. Bayanan, City of Baccor, Cavite (the "Property"):

WHEREAS, the LESSEE, in the furtherance of its business, desires to lease a portion of the Property with an area of fifty (50) square meters identified as a portion of Unit LG01 of the Lower Ground Floor of the Property, for its office space, hereinafter referred to as the "Leased Premises".

WHEREAS, the LESSOR agrees to lease out the Leased Premises to the LESSEE for the sole purpose of utilizing the same as an office and/or commercial space:

NOW, THEREFORE, for and in consideration of the foregoing premises and the mutual covenants and stipulations provided for herein, the Parties hereby agree as follows:

ARTICLE ONE TERM

SECTION 1. The lease shall be for a period of THREE (3) YEARS commencing from 01 JANUARY 2023 and shall expire at midnight of 31 DECEMBER 2026 (the "Term") unless earlier terminated pursuant to Sections 15 and 16 of this Contract. This Contract may be renewed at the instance of either Party by sending the other Party a written notice to such effect within six (6) months prior to the expiration hereof, subject to the execution by both Parties of a written agreement extending this lease.

ARTICLE TWO RENTAL PAYMENTS

SECTION 2. For and in consideration of the use and occupancy of the Leased Premises, the LESSEE shall pay the LESSOR a monthly rental of THIRTY-NINE THOUSAND AND THREE HUNDRED FORTY-SEVEN PESOS AND FIFTEEN CENTAVOS (PHP 39,347.00) every sixteenth (16th) day of each month for the duration of the Term, subject to the provisions of paragraphs III and IV hereof.

Succeeding rental payments received more than fifteen (15) working days after its due date shall be considered late payment and shall bear a penalty interest of five percent (5%) per month, to be computed on a daily basis and compounded monthly from the date of default until fully paid, without prejudice to the right of the LESSOR to terminate this Contract.

Any other amount required to be paid by the LESSEE to the LESSOR hereunder shalt, if unpaid on its due date, similarly earn interest at the same rate and conditions.

This section on Rent shall be subject to Article IV hereof.

ARTICLE THREE ADVANCE RENTAL AND SECURITY DEPOSIT

- SECTION 3. Upon the execution of this Contract, the LESSEE shall pay the LESSOR:
 - 1. The sum of One Hundred Eighteen Thousand Forty-One Pesos and Forty-Five Centavos (PHP 118,041,45), representing three (3) months advanced rental, applicable on the first three (3) months of the Contract. Succeeding monthly rentals, after the advanced rentals shall have already been utrized, shall be due and payable within the first five (5) days after the 15th day of the month and every 15th day of the succeeding months thereafter up to and until the expiration of the Term, or the termination of this Contract of Lease, as provided for under Article One hereof; and

2. A Security Deposit in the amount of One Hundred Eighteen Thousand Forty-One Pesos and Forty-Five Centavos (PHP 118,041.45), which is equivalent to three (3) months' rentals. It is hereby expressly agreed herein that the Security Deposit cannot be utilized for the payment of the monthly rentals. The Security Deposit provided for herein shall be refundable to the LESSEE within thirty (30) days from the expiration of the Term or the termination of this Contract as provided for under the provisions of Article One hereof, provided that no deduction therefrom or forfeiture thereof is proper except as provided for in this Contract.

ARTICLE FOUR RENTAL ESCALATIONS

SECTION 4. It is agreed that the monthly rental under this Contract shall be adjusted every year for the duration of the Term beginning on the second year thereof. The Parties so agree that the increase in rent for the third year on the monthly rental due shall be seven and one-half percent (7.5%) per annum on a cumulative basis to commence on the 2nd year of the Contract applicable for the last remaining two years thereof. The rental, as computed annually, shall be as follows:

Period	INCREASE	ESCALATED RENTAL RATES/MO.
January-December 2024	0%	PHP 39,347.15
January 01, 2025- December 31, 2026	7.5% OF 39,347.15	PHP 45,249.22

ARTICLE FIVE USE OF THE LEASED PREMISES

SECTION 5. The LESSEE shall use the Leased Premises exclusively for office/
commercial purposes. The LESSEE further agrees that the Leased
Premises shall not be utilized for any other purposes without first
obtaining written consent from the LESSOR on the LESSEE's intention
to use the Leased Premises for purposes other than operating a
business office.

Should the LESSEE, at any time during the term of this Contract, use the Leased Premises for any other purpose without the prior written consent of the LESSOR, the LESSOR shall have the option to either terminate this Contract or compel the LESSEE to discontinue the non-commercial activities, at the sole and exclusive option of the LESSOR.

ARTICLE SIX IMPROVEMENTS AND EFFECTS

SECTION 6.

At its expense, the LESSEE may be allowed to construct, install, set up, and/or introduce improvements in the Leased Premises as may be required or reasonably necessary for carrying out its business operations, subject to the approval of the LESSOR No such improvements shall be introduced by the LESSEE on the Leased Premises without first showing the plans thereof to the LESSOR for its approval. Said improvements and effects shall remain the LESSEE's property during the term of this Lease Contract.

SECTION 7.

At the sole and exclusive option of the LESSOR, all permanent constructions, additions, alterations, and improvements made or introduced by the LESSEE in the Leased Premises shall become the property of the LESSOR upon the expiration of the Term or termination of this Contract, or any renewal or extension thereof, without obligation on the part of the LESSOR to pay or reimburse the LESSEE for the value thereof or to require the LESSEE to remove the same and restore the Leased Premises in its original state/ condition prior to the introduction of the subject permanent constructions, additions, alterations, and improvements at the cost of the LESSEE. For this additions. alterations. permanent constructions, purpose. improvements are those improvements that were introduced by the LESSEE that cannot be removed without damaging or defacing the original structure of the Leased Premises.

SECTION 8.

The ownership of constructions, improvements, furnishings, equipment, and fixtures constructed or installed by the LESSEE, which may be removed without causing damage to the Leased Premises, shall remain with the LESSEE. All non-permanent improvements must be removed by the LESSEE upon the expiration of the term or termination of this Contract unless there is a just and valid cause for the LESSOR to prevent the same. The LESSEE shall repair or restore at its own expense any damage to the Leased Premises arising from, relating to. or in connection with the removal of the movable improvements, subject to the acceptance, which shall not be unreasonably withheld by the LESSOR of the repair or restoration made by the LESSEE. The Security Deposit shall only be released and refunded to the LESSEE after the Leased Premises have been accepted by the LESSOR. In the event that necessary repairs or restoration to the Leased Premises, which the LESSEE is bound to perform as provided herein, has not been undertaken, the LESSOR may undertake the same using the Security Deposit. The remainder, should there be any, shall be returned. to the LESSEE. If the Security Deposit is not enough for the necessary. repairs or restorations, the deficiency shall be chargeable and recoverable from the LESSEE, which the latter undertakes to pay within thirty (30) days from receipt of a validated statement of account of such expenses.

ARTICLE SEVEN MAINTENANCE AND REPAIRS

SECTION 9. The maintenance, cleanliness, and upkeep of the Leased Premises, including ordinary repairs, shall be undertaken by the LESSEE for its own account and expense. Major repairs due to normal wear and tear of the Leased Premises in its original condition, not including improvements made by LESSEE, shall be for the exclusive account of the LESSOR. The LESSEE may, however, undertake the major repairs for reimbursement of the LESSOR subject to inspection by and approval of the LESSOR. The LESSEE shall also be responsible for acquiring an insurance policy that will cover any damages caused by fortuitous events and for repairs that are caused by them. For purposes of determining what a major or minor repair is, any repair amounting to P10,000.00 and above shall be considered a "major repair." Any repair below said amount shall be considered as "minor repair" and for the account of the LESSEE.

ARTICLE EIGHT ELECTRIC, TELEPHONE, WATER AND OTHER UTILITY

SECTION 10. The LESSEE shall have the right to arrange directly with the utility providers and operators for service connection in the Leased Premises of electric, telephone, water, and other utilities, for which it shall be entitled to a separate meter, therefore, and shall be obliged to defray to the service provider.

ARTICLE NINE INSURANCE

SECTION 11. The LESSEE shall have the right for its account to obtain insurance coverage over the improvements, furniture, equipment, and other property of the LESSEE on the entire Leased Premises.

ARTICLE TEN SUB-LEASE AND TRANSFER OF RIGHTS

SECTION 12. The LESSEE could not sub-let or transfer its right to all or any part of the Lessed Premises unless, with the written consent of the LESSOR, the LESSOR shall be considered to have given its consent to such requests by the LESSEE if no written opposition was made by the LESSOR within a period of thirty (30) calendar days from receipt of a written request from the LESSEE.

ARTICLE ELEVEN EVENTS OF DEFAULT

- SECTION 13. The LESSEE shall be considered in default within the meaning of this Contract in any of the following instances:
 - The LESSEE fails to fully pay any monthly rental, water, electricity, telecommunication, or other utility bills on or before their stipulated respective due dates or any other financial obligation of the LESSEE stipulated herein, and the LESSEE fails to remedy the situation within fifteen (16) days from the lapse of the relevant period for payment as provided herein.
 - The LESSEE violates any other terms and conditions of this Contract, and such violation remains unresolved within thirty (30) days after the receipt of written notice of such violation from the LESSOR:
 - The LESSEE fails or refuses to vacate the Leased Premises upon the expiration of the Term or upon its pre-termination or termination, as the case may be, or
 - The LESSEE abandons the Leased Premises for a period of thirty (30) days without written notice to the LESSOR.

The LESSEE may also terminate this Contract upon breach by the LESSOR of any of its obligations herein.

ARTICLE TWELVE CONSEQUENCES OF DEFAULT

- SECTION 14. Upon the occurrence of any of the events of default set forth in Article Six hereof and in addition to the cure periods therein provided, the LESSEE shall have a period of NINETY (90) days from receipt of written notice of such default from the LESSOR to remedy the default. If the LESSEE fails to do so, the LESSOR shall have the following rights, in addition to other rights and remedies allowed by law, without incurring any civil or criminal liability as a consequence of the exercise of such rights
 - To terminate this Contract without the need of prior notice, demand, or judicial declaration;
 - 2. To immediately take possession of the Leased Premises and take inventory and possession of whatever equipment, furniture, articles, merchandise, appliances, etc., that may be found in the Leased Premises without the necessity of instituting any court or judicial action. In this connection, the LESSEE hereby grants unto the LESSOR full power and authority to undertake any and all necessary actions, including but not limited to entering the Leased Premises or padlocking the Leased Premises, to enable the LESSOR to effectively take possession of the Leased Premises

and to sell at public auction the contents of the Leased Premises to answer for whatever receivables the LESSOR has against the LESSEE:

- To demand and receive from the LESSEE the payment for any and all unpaid rentals, dues, fees and bills, and other financial obligations stipulated herein, or arising out of this Contract, or any renewal or extension thereof; and/or
- To automatically forfeit in its favor, the advance rental and security deposit referred to in Article Three hereof.

ARTICLE THIRTEEN REPRESENTATIONS AND WARRANTIES

SECTION 15. The LESSOR hereby represents and warrants that:

- It is the true, registered, and absolute owner of the Leased Premises and has the right and power to enter into this Contract;
- It has complied and shall comply with all laws, decrees, orders, ordinances, and/or regulations pertaining to this Contract;
- The LESSEE shall have peaceful and continued possession and enjoyment of the Leased Premises during the Term and
- 4. The LESSOR holds the LESSEE, its directors, officers, and representatives free and harmless from any and all claims whatsoever that may affect the LESSEE's rights over the Leased Premises.

ARTICLE FOURTEEN REAL PROPERTY TAXES, FEES AND ASSESSMENTS

SECTION 16. All real property taxes, including documentary stamp fax, related taxes, charges, and assessments that may be imposed on the Leased Premises, inclusive of increases thereto, shall be for the sole account of and be borne by the LESSOR.

ARTICLE FIFTEEN MUTUAL RIGHT TO TERMINATE THE CONTRACT

SECTION 17. The Parties hereby agree that all the covenants, representations, and warranties herein contained are essential conditions and considerations hereof and that if default or breach or any such covenants, representations, or warranties be committed by either Party, then the other Party shall have the right to terminate this Contract by giving

written notice thereof, at least ninety (90) days prior to the effective date of termination.

SECTION 18. Upon such termination, the Parties shall be entitled to their reciprocal rights and remedies. The LESSEE shall peacefully surrender the Leased Premises, and the Party at fault shall indemnify the other for such damages, losses, and expenses that the latter may have sustained or incurred by reason thereof. In the event that the LESSEE fails to occupy its Leased Premises due to the fault or negligence of the LESSOR, the LESSEE shall be entitled to the refund of whatever amount it has paid to the LESSOR under this Contract plus interest on such amounts at the prevailing bank savings interest rate from default until full payment is made thereon.

ARTICLE SIXTEEN LESSEE'S RIGHT TO PRETERMINATE THE LEASE

SECTION 19. The LESSEE shall have the right to pre-terminate this Contract upon giving the LESSOR ninety (90) days written notice of the intention to terminate, based on grounds as the imperative needs of LESSEE's business and/or financial considerations require. Upon such pre-termination, the Security Deposit stipulated in Article Three hereof shall be forfeited in favor of the LESSOR without prejudice to the collection of whatever other receivables the LESSOR may have against the LESSEE.

ARTICLE SEVENTEEN PRIVACY AND DATA PROTECTION

SECTION 20. Processing of Personal Data

- 1. Save for the disclosure of needed personal data for the purposes of coordination, negotiation, contract execution, security, and/or audit ("Disclosed Personal Data"). a Party shall not process the personal data of any of the other Party's employee, officer, representative, agent, service provider, or customer unless upon the documented instructions and at the direction of the latter or when necessary to fulfill the obligations under this Contract.
- A Party shall not use, alter, modify, share, or transfer the Disclosed Personal Data for whatever purpose absent the documented instructions of the other Party.
- 3. A Party shall not further share or engage another entity or person to process the Disclosed Personal Data for any purpose absent prior instructions from the other Party. If such prior instructions had been given, the sharing or engaging Party shall ensure that the Disclosed Personal Data are fully protected and secured and that the

obligations on data privacy and protection under this Contract and under Philippine Privacy Laws are observed and implemented.

SECTION 21. Standard of Protection

- 1. The Parties shall exercise the same degree of care and protection they use with their confidential information to protect the Disclosed Personal Data from misuse, unauthorized access, or disclosure. In no event shall they exercise a degree of care and protection that is less than what is required under the Philippine Privacy Laws and the data privacy policy and principles governing them.
- The Parties shall use appropriate technical, organizational, and physical safeguards to protect personal data from, inter alia, loss, usage, access, disclosure, alteration, or destruction, whether unauthorized or accidental, including the following:
 - Maintaining adequate physical controls and password protection for any server or system in which personal data are stored or through which personal data are transferred;
 - Ensuring that Disclosed Personal Data, whether in transit or at rest, are encrypted using appropriate technology following industry standards;
 - c. Ensuring that personal data are only used, accessed, or disclosed, to the extent necessary, to their respective employees, representatives, or agents who have a need to know the personal data; and
 - d. Implementing other measures reasonably necessary to prevent any use or disclosure of personal data other than as allowed under this Contract.
- 3. The Parties shall take all reasonable steps to ensure that all their employees, officers, agents, and representatives comply at all times with Philippine privacy laws. They shall ensure that their employees, representatives, agents, contractors, or consultants, to whom the Disclosed Personal Data are disclosed, shall be covered by an obligation to keep these confidential and agree to the same restrictions, and conditions as listed in this Contract. The confidentiality obligation shall survive the term of this Contract.
- The Parties may require each other to deliver a certification under oath confirming such compliance within thirty (30) days from demand.
- Upon written request, termination, or expiration of this Contract, or when the retention of the Disclosed Personal Data is no longer necessary, the Parties shall promptly:
 - Cease all further use of the Disclosed Personal Data, whether in tangible or intangible form;

- Return the Disclosed Personal Data and any other property, information, and documents, including confidential information, provided to it;
- c. Destroy all copies made of the Disclosed Personal Data and any other property, information, and documents, including confidential information, by shredding the hard copies and removing and deteting the soft copies and
- d. Upon request, deliver a certification under oath confirming compliance with this section's return or destruction obligation.
- The Parties shall comply with the applicable guidelines on retaining and disposing of the Disclosed Personal Data unless otherwise required by law.
- The Parties further agree to execute the relevant data processing or data sharing agreement should there be any further disclosure or transfer of personal data between them.

ARTICLE EIGHTEEN VENUE

SECTION 22. The venue of all suits and actions arising out of or in connection with this Contract shall only be in the proper courts of the City of Bacoor, the Parties hereby waiving any other venue.

ARTICLE NINETEEN MISCELLANEOUS PROVISION

- SECTION 23. This Contract contains the full and complete agreement between the Parties on the subject matter, and the same shall supersede any and all representations, understandings, or agreements, verbal or written, implied or express, previously made or entered into by them. This Contract may only be amended upon the written mutual agreement of the Parties. It is understood that all terms and conditions herein provided are subject to and subordinate to the existing laws, rules, and regulations of the LESSOR. In case of conflict, the pertinent provisions of the law, rules, and regulations shall prevail.
- **SECTION 24.** This Contract may be executed simultaneously in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute the same instrument.
- SECTION 25. This Contract shall not be altered, changed, supplanted, or amended except by a written instrument signed by the duly authorized

representatives of the Parties. All amendments to this Contract shall be deemed valid and binding upon contracted Parties only if made by the mutual consent in writing of the Party and signed by the original signatories of both Parties to this Contract. This Contract shall be legally acceptable after being signed and stamped with the corporate seals by the authorized representatives of the contracted Parties with full corporate power vested to them by their respective Parties. After signing this Contract, all previous verbal and/or written arrangements about the subject of this Contract shall be considered null and void.

- The relationship of the Parties under and in relation to this Contract SECTION 26. shall be limited to the matters herein contained. Nothing herein provided shall be considered or interpreted as constituting the relationship of the Parties or any of them as a partnership in which any one or more of the Parties may be liable for the acts or omissions of any other Party or Parties, nor shall anything herein contained be considered or interpreted as constituting any Party as the general agent of any other Party.
- The failure of a Party to insist upon strict performance of any of the SECTION 27. terms, conditions, and covenants under this Contract shall not be deemed a relinquishment or waiver of any right/remedy that the aforesaid Party may have, nor shall it be construed as a waiver of any subsequent breach of the same or other terms, conditions, and covenants. Any waiver, extension, or forbearance of any of the terms, conditions, and covenants of this Contract by any Party shall be inwriting and limited to the particular instance only and shall not in any manner whatsoever be construed as a waiver, extension, or forbearance of any other term, condition, and/or covenant of this Contract.
- No Party shall be liable for any failure or delay in performing its SECTION 28. respective obligations as herein provided if any force majeure event shall be the proximate cause of the same. For purposes of this Contract, a "Force Majeure Event" shall include, but not be limited to (i) declared or undeclared war, armed hostilities, revolution, rebellion, insurrection, riot, public disorder, and the like; (ii) unforeseen rock formations in the geodetic layers of the identified deep well sites; and (iii) extreme and unforeseen weather conditions, fire, unusual flood, earthquake, and similar calamities or acts of God, and Government's, local or national, declaration of community quarantines and other restrictions; and (iv) expropriation on any part of the site on which the Project will be located. The Party invoking the existence of a Force Majeure Event shall immediately notify the other Party, specifying the nature and details of the Force Majeure Event, how it affects the Party's ability to comply with its obligations hereunder, and a proposed mitigating action to address the same. Upon the cessation of such Force Majeure Event, the Parties shall immediately resume the performance of their obligations hereunder. However, if the Force Majeure Event extends for a period in excess of 180 continuous days,

the Parties hereto shall meet to discuss the basis and terms upon which this Contract be continued or mutually terminated.

- The Parties also agree that both shall exert utmost effort in settling any SECTION 29. dispute amicably and peacefully. Any conflict or dispute arising out of this Contract on the interpretation or implementation of any provision hereof shall be settled amicably within thirty (30) days through the Parties' authorized representatives. Either Party may initiate amicable discussions by sending written notice to the other Party, specifying the alleged dispute, and proposing a schedule for the amicable settlement thereof. In the event that the parties are unable to settle the dispute amicably and resort to any judicial relief be made to enforce any of the Parties' rights and/or the terms and conditions of the Contract, the Aggrieved Party shall be entitled to recover ATTORNEY'S FEES from the Defaulting Party in the amount equivalent to TWENTY-FIVE PERCENT (25%) of the amount claimed in addition to the Cost of Suit. and other litigation expenses, which the law and the court may deem reasonable to award.
- SECTION 30. If any part of this Contract of Lease shall for any reason be declared invalid and unenforceable, the remaining portions not affected thereby shall remain in full force and effect as if this Contract of Lease was executed with such invalid portion eliminated or as if the parties would not have executed this Contract of Lease had they known the invalidity or unenforceability thereof.
- SECTION 31. This Contract shall be governed by and interpreted in accordance with the taws of the Republic of the Philippines. Execution, delivery, and performance of this Contract shall not violate any provision of applicable taws or constitute a breach of any contracts it has entered into.
- SECTION 32. Except as may be otherwise specifically provided in this Contract, all notices required or permitted shall be in writing and shall be deemed to be delivered when deposited in the postal office mail postage prepaid, certified or registered mail, return receipt requested, addressed to the Parties at their respective address outlined in this Contract, or at such other addresses as may be subsequently specified by written notice.

IN WITNESS WHEREOF, the Parties have hereunto signed these presents on the date and at the place first above written:

CITY GOVERNMENT OF BACCOR

By:

MANILA ELECTRIC COMPANY

By:

Hon. STRIKE B. REVILLA

City Mayor
City Resolution No.____
Series of ____

Ms. CHARINA P. PAOUA First Vice-President Head, Customer Retail Services

Mr. JUAN PAOLO P. CRUZ
Assistant Vice-President
Deputy Head, South Business Area

SIGNED IN THE PRESENCE OF:

Atty. AIMEE TORREFRANCA-NERI Bacoor City Administrator Office of the City Administrator ENGR. NOEL F. DIZON Business Manager

ACKNOWLEDGEMENT

Republic of the Philippines City of Baccor, Cavite) S.S.	-	
BEFORE ME, this Cavite, personally appears	day of 20 at the ed:	City of Bacoor, Province of
FULL NAME	GOV'T-ISSUED ID / Nos.	PLACE AND DATE ISSUED
STRIKE B. REVILLA		
CHARINA P. PADUA		
JUAN PAOLO P. CRUZ	i	
	rsons who executed the foregoin ame is true in their free and volu	
The instrument consisting and signed by both Parties	of () pages on which the and their instrumental Witness	his acknowledgment is written es.
IN WITNESS WHEREOF written.	, I hereunto set my hand, the	day, year, and place above
Doc. No; Page No; Book No; Series of 20		