CONTRACT No. 2015-48 TELECOMMUNICATION SERVICE

THIS CONTRACT made and entered into by and between the following:

DEPARTMENT OF BUDGET AND MANAGEMENT, a government agency created by virtue of the laws of the Republic of the Philippines, with principal office address at General Solano St., San Miguel, Manila, represented herein by its Secretary, **FLORENCIO B. ABAD**, hereinafter called the "**DBM**";

- and -

INNOVE COMMUNICATIONS, INC., a sole proprietorship duly organized and existing under the laws of the Philippines, with office address at The Globe Tower, 32nd Street corner 7th Avenue, Bonifacio Global City, Taguig represented by its Enterprise Group Head, **NIKKOLAI MARI Z. ACOSTA**, hereinafter referred to as the **"SUPPLIER"**;

WITNESSETH:

WHEREAS, the Department of Budget and Management (DBM) has an existing contract for the Project, "Telecommunications Service" with Innove Communications, Inc. (Innove) that will expire on July 31, 2015;

WHEREAS, per Memorandum dated June 5, 2015, the Information and Communications Technology Systems Service (ICTSS) requested for the renewal of the existing contract for the Project for one (1) year, beginning August 1, 2015 to July 31, 2016;

WHEREAS, Subsection 3.3.1 of Annex A of the Government Procurement Policy Board (GPPB) Resolution No. 019-2006 (Guidelines on Procurement of Water, Electricity, Telecommunications and Internet Service Providers) states that changing Internet Service Providers (ISP) every year may prove to be more costly to government as every new ISP would have to charge the procuring entity for this initial investment and will cause interruption of internet access and, thus, may disrupt services dependent on such access;

WHEREAS, Subsection 3.3.1.2 of Annex A of the said resolution provides that at the end of each year, the procuring entity must assure the quality of service provided by its ISP;

WHEREAS, Subsection 3.3.1.3 of Annex A of the Government Procurement Policy Board (GPPB) Resolution No. 019-2006 allows for the renewal of the service of the existing ISP in case the results of assessment or cost-benefit analysis continue to favor the existing ISP;

WHEREAS, ICTSS conducted a cost-benefit analysis attached hereto as Annex A of the telecommunication service, based on the price quotations submitted by the current service provider vis-à-vis two (2) other service providers in the area, and concluded that the renewal of the service of the existing ISP remains to be most advantageous to the DBM;





WHEREAS, per representation of the ICTSS and upon further validation, conditions specified in the above mentioned subsections pertinent to the renewal of contract have been complied with. Thus, the BAC decided to recommend the renewal of the existing contract with Innove in the amount of P13,420,000.00;

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

- In this Contract, words and expressions shall have the same meanings as are 1. respectively assigned to them in the General and Special Conditions of Contract referred to in Annex F and G, respectively.
- The following documents shall form and be read and construed as part of this Contract: 2.

Annex A Bid Form

Service Level Agreement

Schedule of Requirements D

Technical Specifications General Conditions of the Contract

Special Conditions of the Contract

Performance Security

- 3. In consideration of the payments to be made by the DBM to the Supplier, the Supplier hereby covenants with the DBM to provide the Goods and Services and to remedy defects therein in conformity with the provisions of the Contract.
- 4. The DBM hereby covenants to pay the Supplier, in consideration of the provision of the Goods and Services and the remedying of defects therein, the Contract Price or such other sum as may become payable under the provisions of the contract at the time and in the manner prescribed by the Contract.

IN WITNESS WHEREOF, the parties hereto have signed this Contract on this _____ 3 1 2015 day of _, 2015 at Malacanang, Manila, Philippines.

DEPARTMENT OF BUDGET AND MANAGEMENT

By:

INNOVE COMMUNICATIONS, INC.

By:

FLORENCIO B. ABAD

Secretary

NIKKOLAI MARI Z. ACOSTA Head, Enterprise Group

SIGNED IN THE PRESENCE OF

INZON R. MANASALA

Officer-in-Charge, ICTSS

Funds Available:

ESPERANZA Q. IGNACIO

Chief Accountant

OGRA 0110110120H-08-00 N37 8/17/20K

ACKNOWLEDGMENT

REPUBLIC OF THE PHILIPPINES)
C I T Y O F M A N I L A) S.S.

NAME	VALID ID	VALID UNTIL
FLORENCIO B. ABAD	DBM ID No. 3706	2015
NIKKOLAI MARI Z. ACOST	TA .	
known to me to be the s	same persons who executed	the foregoing Contract and who
acknowledged to me that the they respectively represent.	e same is their free and volunta	ry act and deed and of the entities
they respectively represent. This CONTRACT for the Tele parties, and their material with		M Central Office was signed by the thereof.

Doc. No 3, ; Page No 7; Book No ×; Series of 2015.

ATTY. JOSELYN BONNIE V. VALEROS
NOTARY PUBLIC, ROLL NO. 54515
PTR No. 3827659 Until 12-31-15 Manila
IBP LIFE No. 05925, Commission No. 2014-022 Until 12-31-15
Office Add: Imperial Bayfront Tower, 1642 A. Mabini, Manila
MCLE NO. IV-0017429 ISSUED ON APR 18, 2013



Date: May 8, 2013

The Chairperson DBM-Bids and Awards Committee Department of Budget and Management Malacanang, Manila

Gentlemen and/or Ladies:

Having examined the Bidding Documents including Bid Bulletin Number 1, the receipt of which is hereby duly acknowledged, we, the undersigned, offer to Telecommunications Service in conformity with the said Bidding Documents for the sum of Thirteen Million Four Hundred Twenty Thousand Pesos (PHP 13,420,000.00).

PARTICULARS	PRICE
1.The IPVPN (MPLS) Domestic Data Service for the DBM Regional Offices (ROs)	PHP 4,153,020.09
2. Two Internet Data Services	PHP 3,804,487.53
3. 60 SIP trunk channels of IP-PBX Physical Layer Link and Hosted PBX Service	PHP 5,462,492.38

We undertake, if our Bid is accepted, to deliver the goods in accordance with the delivery schedule specified in the Schedule of Requirements.

If our Bid is accepted, we undertake to provide a performance security in the form, amounts, and within the times specified in the Bidding Documents.

We agree to abide by this Bid for the Bid Validity Period specified in BDS provision for ITB Clause 18.2 and it shall remain binding upon us and may be accepted at any time before the expiration of that

Until a formal Contract is prepared and executed, this Bid, together with your written acceptance thereof and your Notice of Award, shall be binding upon us.

We understand that you are not bound to accept the lowest or any Bid you may receive.

We certify/confirm that we comply with the eligibility requirements as per ITB Clause 5 of the Bidding Documents.

Dated this 8th day of May 2013.

Kathleen Anne C. Mamaradlo (signature)

Senior Account Manager (in the capacity of)

Duly authorized to sign Bid for and on behalf of Innove Telecommunications, Inc.



SL. VICE LEVEL AGREEMENT (SLA)

1. OBJECTIVE

This Service Level Agreement ("SLA") spells out the minimum performance criteria and terms of delivery of data services by **INNOVE** to **CLIENT**.

2. SCOPE

This SLA covers the provision by INNOVE of the following data services to its CLIENT, namely

- i. Internet Data Service
- ii. Domestic Data Service
- iii. International Data Service
- iv. Bundled Data Service (2 or more services)

3. TERM AND EFFECT OF THIS SLA

This SLA takes effect on the latter date ("Effective Date") when either Innove or CLIENT signs the Service Agreement. This SLA shall remain valid and binding for the same period as the Data Service Agreement.

4. OBLIGATIONS OF THE PARTIES

4.1 **INNOVE** and **CLIENT** shall jointly manage and maintain the **CLIENT** circuit installed with the Service.

4.2 Responsibilities of INNOVE

- 4.2.1 **INNOVE** shall provide and support local and/or international access (as applicable to **CLIENT**'s subscription) for the **CLIENT** in accordance with this SLA.
- 4.2.2 **INNOVE**'s network operations shall be manned 24 hours a day, 7 days a week.
- 4.2.3 **INNOVE** shall maintain and publish an escalation list for the reporting of faults and outages.
- 4.2.4 **INNOVE** shall arrange for Quality of Service meetings to assess performance as required.
- 4.2.5 **INNOVE** shall maintain all the equipment it provides **CLIENT** in proper working order. **CLIENT** shall not attempt to repair or make any alterations or otherwise open, alter, reprogram or tamper with the equipment supplied by or facilities of **INNOVE**.

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4.3 Responsibilities of CLIENT

Unless otherwise stated in the Agreements, CLIENT shall be responsible for the following:

- 4.3.1 Proper operation of all equipment and facilities within its premises;
- 4.3.2 Strict compliance with all instructions and notices given by Company regarding the use and installation of equipment. **CLIENT** shall also promptly disconnect any wiring or equipment, if requested by Company in order to preserve or enhance the quality of the Services;
- 4.3.3 Ensuring that no other Equipment is introduced into the Installation Site or the premises which would interfere with or degrade the quality of the Services;
- 4.3.4 Effecting repair and maintenance of all CPEs and all facilities and equipment provided by **CLIENT**;
- 4.3.5 Effecting repairs on damaged internal wiring and sockets without notice and without the Company's prior approval, or on any damage to the internal wiring and sockets that may be caused by repair or attempts at repair by persons unauthorized by the Company.
- 4.3.6 Performing maintenance of cleanliness of all ancillary equipment provided by Company;
- 4.3.7 Exercising due diligence in maintaining the internal wiring and sockets, including cleanliness and protection of the same, and procurement of appropriate pest control at the Installation Site to protect CPEs, facilities and equipment, as well as all equipment provided by Company, from rodents, pests and insects;
- 4.3.8 Protecting the equipment provided by Company from fire, theft, vandalism, accident, fault or other negligence while within the CLIENT's premises;
- 4.3.9 Promptly reporting outages, service failures or degradation, equipment malfunction, changes in the physical condition of the Installation Site, proposed renovations to the **CLIENT** premises which may affect the Services;
- 4.3.10 Granting access to Company's personnel for maintenance purposes.
- 4.3.11 Unless explicitly included in the Agreements and stated in the Application Form, **CLIENT** shall provide for a security system for its own network, equipment/s, and/or operating system and other similar appurtenances.

5. SERVICE LEVEL COMMITMENTS

Company hereby guarantees compliance with the following performance parameters:

5.1 Agreed Circuit Availability

If Last Mile is:	Metrics
Copper or Fiber	99.8%
Radio	99.6% (applicable only to circuits in CBD areas)
VSAT	99.35%
IPL and Freeway	99.5%



Circuit availability refers to the available period of the subscribed circuit in a given month.

Unavailability consists of the number of hours that Service was not available to the CLIENT. This will not include Scheduled Maintenance, or any unavailability resulting from (a) CLIENT's applications, equipment, or facilities, (b) acts or omissions of CLIENT, or any use or user of the service authorized by CLIENT or (c) reasons of Force Majeure.

Availability is calculated as follows:

5.2 Latency

Latency refers to the round trip time between issuing a request for data and receiving a response from the remote system.

Guaranteed latency while there is no traffic (based on 56 byte ping)

Scenario	Latency (in milliseconds)
INNOVE Core to LAX C2C	200 ms
INNOVE Core to SF C2C	200 ms
INNOVE Core to Asia	70 ms
Makati to Davao	60 ms
INNOVE Cebu to LAX	200 ms

5.3 Mean Time to Respond

Phone Support	Within thirty (30) mins	
For Field Dispatch (After Phone Support)		
Within CBD, within Business Hours	Thirty (30) mins	
Outside CBD, within Business Hours	Two (2) hours	
After business hours	On-call (Field	
	Operation Engineers)	

5.4 Trouble Ticket Status Update

Company shall provide a status update within thirty (30) minutes from receipt of CLIENT's complaint and thirty (30) minutes thereafter if necessary.

5.5 Monthly Outage Report

Company will provide an outage report for all applicable circuits on a monthly basis upon the request of **CLIENT**. Only those reported to the Fault Management Control Center (FMCC) of Company shall be included in the report.



6. QUALITY OF SERVICE

- 6.1 Company and the CLIENT shall conduct series of checks on measurable parameters to determine that the Service is working in accordance with the committed service levels.
- 6.2 The Agreements, however, may be renegotiated or terminated due to unsatisfactory circuit performance.

There is *unsatisfactory circuit performance* when circuit availability is at 85% or below for three (3) consecutive months, based on the trouble reported to FMCC by the **CLIENT**.

7. REBATE

7.1 Company shall exert reasonable efforts to ensure that the Company network as defined herein is operating and available to the **CLIENT**. In the event the Company network is not available as set forth, or in the event the **CLIENT** experiences any interruption of the service performance stated below due to Company's failure to provide the Service, the **CLIENT** shall be eligible to receive a rebate in accordance with the following schedule:

7.2 Interruptions of 24 Hours or less

Credit for Interruptions to service will be allowed as follows:

Length of Interruption	Rebate Factor	
Less than 30 minutes	None	
30 - 179 minutes	1 / 10 day	
180 - 359 minutes	1 / 5 day	
360 - 539 minutes	2 / 5 day	
540 - 719 minutes	3 / 5 day	
720 - 899 minutes	4 / 5 day	
900 - 1440 minutes	One day	

Two or more interruptions of 30 minutes or more during any period but not up to three (3) hours shall be considered as one interruption.

Rebate is calculated as follows:

7.3 Interruptions Over 24 Hours

Rebate will be allowed in 1/5 day multiples for each 3-hour period of interruption or fraction thereof.



8.1.4 The CLIENT agrees that INNOVE may schedule upgrades and preventive maintenance (Scheduled Maintenance) on its network that might affect CLIENT's service. The schedule of such upgrades and maintenance shall be subject to CLIENT's approval, which approval shall not be unreasonably withheld. INNOVE shall give the CLIENT at least three (3) days prior notice of the scheduled network upgrade or maintenance work.

If the CLIENT refuses to allow INNOVE to perform upgrade or maintenance work at INNOVE's requested schedule despite notice then the CLIENT shall solely be responsible for any consequences as a result of such refusal.

8.2 CLIENT's Responsibilities

- 8.2.1 The **CLIENT** shall provide information necessary for trouble isolation such as router configuration, error messages, visual alarm indicators, etc.
- 8.2.2 The CLIENT shall allow INNOVE engineers access to CLIENT's equipment room or to any place at CLIENT premises where INNOVE-provided wiring and/or equipment is installed in order to restore the service. Any delay in service restoration due to access problems at CLIENT premises shall be considered as CLIENT caused outage, which shall not be subject to rebate.
- 8.2.3 **INNOVE** may charge the **CLIENT** for the cost of responding to a maintenance request at **CLIENT**'s premises if it is subsequently ascertained that the cause of the fault is attributable to **CLIENT**'s equipment, internal wiring or whether **CLIENT** acts or omissions.
- 8.2.4 INNOVE and the CLIENT shall agree on the requirements for Scheduled Maintenance that could potentially disrupt the service. The CLIENT will, upon receipt of request from INNOVE immediately respond in writing and state if it can satisfy INNOVE requirements related to such disruption. If, however, CLIENT fails or refuses to send a response within a reasonable amount of time from receipt of advice from the INNOVE, CLIENT shall be considered to have conclusively confirmed that it can satisfy the requirements for Scheduled Maintenance.



ESCALATION LIST FOR CORE DATA SERVICES

TSC Initial Trouble Report (Core Data Services)

TSC Hotline (24 x 7) :		+6327978375 or +6327599375	Y
Domestic Toll-Free No.		+180087599375	
Email address :		gthfmcc@globetel.com.ph	

TSC Escalation Table (Core Data Services)

Level	Name	Role / Function	Email Address	Phone Number
Level 1 (1-2 Hours)	Janice Tendilla Joy Espinosa	Shift Supervisor (Core Data Services)	gthfmcc@globetel.com.ph	Mobile: +639177974000
Level 2 (3-5 Hours)	Resty V. Tumalad	Head , Technical Service Desk (Core Data Services)	rvtumalad@globetel.com.ph	Direct line (Mon-Fri 8am- 5pm): +6327978351; +6322174958 Mobile: +639177978351
Level 3	Meo Z. Perez	OIC , Technical Support Center	mzperez@globetel.com.ph	Direct line (Mon-Fri 8am- 5pm): +6327977606 Mobile: +639178186013
(6-8 Hours)	Dax G. Dacillo	Service Manager,	dgdacillo@globetel.com.ph	Direct line (Mon-Fri 8am- 5pm): +6327510009 Mobile: +639177978309
Level 4 (> 8 Hours)	Meo Z. Perez	Head , Technical Services Support Management	mzperez@globetel.com.ph	Direct line (Mon-Fri 8am- 5pm): +6327977606 Mobile: +639178186013
Level 5 (>12 Hours)	Jesus C. Romero	Head, Globe Business	jcromero@globetel.com.ph	Direct line (Mon-Fri 8am- 5pm): +6327978790 Mobile: +639177978790

For Sales related concerns, your account team remains to be your single point of contact in Globe with the following contact details:

NAME	POSITION	MOBILE NUMBER	EMAIL ADDRESS
Kathleen Anne Mamaradlo	WONTE +0391/3004/20		kcmamaradlo@globetel.com.ph
Napoleon B. Lleander	Industry Head	Duo: +632 2171143 Mobile: +639175888383	treslleander@globetel.com.ph
Jose Luis G. Reyes	Cluster Head	Direct Line: +632 7977555 Mobile: \$46391775880264	jgreyes@globetel.com.ph
Grace J. Castillo	ESG Sales Head	Direct line: +6327978030 Mobile: +639177978008	cjcastillo@globetel.com.ph
Jesus C. Romero	Head, Globe Business	Direct line +6327978790 Mobile: +639177978790	jcromero@globetel.com.ph



Proposed Hosted MPLS and INTERNET

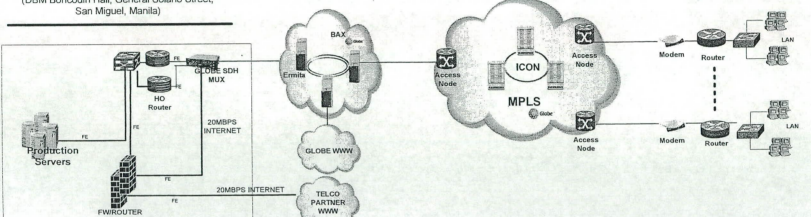
(16 Branches Nationwide)



Branches (16 Branches)



Head Office (DBM Boncodin Hall, General Solano Street,

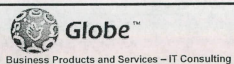


Notes:

- 1. Globe to provide MPLS and internet.
- 2. Routers to be provided by DBM.
- 3. Client to provide 2 FE ports on their existing switch or routers @ Head office for the MPLS backhaul.

 4. Client to provide 2 FE ports on their existing switch or routers @ Head office for the internet connections.





PROJECT TITLE:	DBM - MPLS and internet (Bid)	Revision No.:	Drawn By: Edmund L. Dulay	Customer Sign-off:	
	DDM IM LO dild interrior (Dia)		Checked By: VB M Fernandez	Date: 05-07-13	
SHEET CONTENT:	Network Configuration	Page No.:	Requested By: Kath Mamardadlo	Drawing Name: DBM MPLS	

List of MEF CECPs

Name	Designation	Dept	Batch
Ricardo Carpio	Senior Network Engineer / Senior Technical Product Engineer	DNPE/SPTPD	Pilot
Gilbert Virtucio	Head, Tier 2 Technical Solutions	Tier 2 Technical Solutions	Pilot
Mary Grace Derro	Senior IT Consultant	IT Consulting	Batch 1
		Service Fullfillment/ Service Provisioning	Batch 1
Engelberto Quinto	Senior Engineer	Technical Support Group- Tier2	Batch 1
Donamark Mirabel	Senior Engineer	Technical Support Group- eCPR	Batch 1
Miguel Cedilla	Senior Engineer	Service Fulfillment	Batch 1
Joel De Guzman	Head, Customer Systems	CRFS/GMA	Batch 1
Marlon Malvar	Senior Engineer	PMC/Network Core Ops	Pilot
Noli Poqiuta	IT Consultant	IT Consulting	Batch 2



Section VI. Schedule of Requirements

The delivery schedule expressed as weeks/months stipulates hereafter a delivery date which is the date of delivery to the project site.

Item Number	Description	Quantity	Delivery Date
1	Upgrade of the IPVPN Multiprotocol Label Switching (MPLS) Domestic Data Service for the DBM Regional Offices (ROs) (a) All DBM Regional Offices links shall be upgraded to a minimum of 3MBPS (b) Increase in bandwidth to a maximum of 4MBPS in addition to the initial 3MBPS requirement for the MPLS service		15 calendar days upon receipt of the Notice to Proceed on-demand
2	Upgrade of the Internet Data Service (a) Internet Access Services at 30MBPS per link (b) Internet Access Service must be two (2) different TELCO/Internet Service	2	15 calendar days upon receipt of the Notice to Proceed Must be available upon receipt of the
	Provider (ISP) (c) Connected to the Philippine Internet Exchange for an efficient Internet infrastructure	2	Notice to Proceed 15calendar days upon receipt of the Notice to Proceed
3	Installation/Commissioning of the Hosted Contact Center with Call Accounting	8	30 calendar days upon receipt of the Notice to Proceed
4	Acceptance Testing of the Upgraded Circuit		15 working days after completion of installation/ commissioning

Thereby certify to comply	and deriver an the above requireme	nts.
Name of Company/Bidder	Signature Over Printed Name of Representative	Date

Section VII. Technical Specifications

Bidders must state here either "Comply" or any equivalent term in the column "Bidder's Statement of Compliance" against each of the individual parameters of each "Specification."

Items/Specification		
Upgraded Schedule of Bandwidth		Compliance
Service	Specs	
Hosted PABX	35 lines	
SIP Trunk	60 channels	
Managed PABX (Avaya MA and IP Phones)	for existing Avaya PABX	
Direct Internet (Primary Link)	30 Mbps	
Direct Internet (Secondary Link)	25 Mbps	
MPLS Business - Backhaul 1 (intra-city)	50 Mbps	
DBM MALACANANG - Manila	3 Mbps	
DBM REGION NCR and IVA - Gen. Solano St. Manila	6 Mbps	
DBM CAR - Baguio	3 Mbps	
DBM REGION I - La Union	3 Mbps	
DBM REGION II - Tuguegarao City	3 Mbps	
DBM REGION III - Pampanga	3 Mbps	
DBM REGION IVB - Asia Trust Bldg. Q.C.	3 Mbps	
DBM REGION V - Legaspi Albay	3 Mbps	
DBM REGION VI - Iloilo City	3 Mbps	
DBM REGION VII - Cebu City	3 Mbps	
DBM REGION VIII - Tacloban City	3 Mbps	
DBM REGION IX - Zamboanga City	3 Mbps	
DBM REGION X - Cagayan de Oro City	3 Mbps	
DBM REGION XI - Davao City	3 Mbps	
DBM REGION XII - Koronadal City	3 Mbps	
DBM REGION XIII - Butuan City	3 Mbps	
Hosted Contact Center with Call Accounting	8 licenses	

I hereby certify to comply	with all the above Technical Specifi	cations.
Name of Company/Bidder	Signature Over Printed Name of Representative	Date

Section IV. General Conditions of Contract

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1. Definitions

- 1.1. In this Contract, the following terms shall be interpreted as indicated:
 - (a) "The Contract" means the agreement entered into between the Procuring Entity and the Supplier, as recorded in the Contract Form signed by the parties, including all attachments and appendices thereto and all documents incorporated by reference therein.
 - (b) "The Contract Price" means the price payable to the Supplier under the Contract for the full and proper performance of its contractual obligations.
 - (c) "The Goods" means all of the supplies, equipment, machinery, spare parts, other materials and/or general support services which the Supplier is required to provide to the Procuring Entity under the Contract.
 - (d) "The Services" means those services ancillary to the supply of the Goods, such as transportation and insurance, and any other incidental services, such as installation, commissioning, provision of technical assistance, training, and other such obligations of the Supplier covered under the Contract.
 - (e) "GCC" means the General Conditions of Contract contained in this Section.
 - (f) "SCC" means the Special Conditions of Contract.
 - (g) "The Procuring Entity" means the organization purchasing the Goods, as named in the <u>SCC</u>.
 - (h) "The Procuring Entity's country" is the Philippines.
 - (i) "The Supplier" means the individual contractor, manufacturer distributor, or firm supplying/manufacturing the Goods and Services under this Contract and named in the <u>SCC</u>.
 - (j) The "Funding Source" means the organization named in the <u>SCC</u>.
 - (k) "The Project Site," where applicable, means the place or places named in the <u>SCC</u>.
 - (1) "Day" means calendar day.
 - (m) The "Effective Date" of the contract will be the date of receipt by the Supplier of the Notice to Proceed or the date provided in the Notice to Proceed. Performance of all obligations shall be reckoned from the Effective Date of the Contract.

(n) "Verified Report" refers to the report submitted by the Implementing Unit to the Head of the Procuring Entity setting forth its findings as to the existence of grounds or causes for termination and explicitly stating its recommendation for the issuance of a Notice to Terminate.

2. Corrupt, Fraudulent, Collusive, and Coercive Practices

- 2.1. Unless otherwise provided in the <u>SCC</u>, the Procuring Entity as well as the bidders, contractors, or suppliers shall observe the highest standard of ethics during the procurement and execution of this Contract. In pursuance of this policy, the Procuring Entity:
 - (a) defines, for the purposes of this provision, the terms set forth below as follows:
 - (i) "corrupt practice" means behavior on the part of officials in the public or private sectors by which they improperly and unlawfully enrich themselves, others, or induce others to do so, by misusing the position in which they are placed, and it includes the offering, giving, receiving, or soliciting of anything of value to influence the action of any such official in the procurement process or in contract execution; entering, on behalf of the Government, into any contract or transaction manifestly and grossly disadvantageous to the same, whether or not the public officer profited or will profit thereby, and similar acts as provided in Republic Act 3019.
 - (ii) "fraudulent practice" means a misrepresentation of facts in order to influence a procurement process or the execution of a contract to the detriment of the Procuring Entity, and includes collusive practices among Bidders (prior to or after bid submission) designed to establish bid prices at artificial, non-competitive levels and to deprive the Procuring Entity of the benefits of free and open competition.
 - (iii) "collusive practices" means a scheme or arrangement between two or more Bidders, with or without the knowledge of the Procuring Entity, designed to establish bid prices at artificial, non-competitive levels.
 - (iv) "coercive practices" means harming or threatening to harm, directly or indirectly, persons, or their property to influence their participation in a procurement process, or affect the execution of a contract;
 - (v) "obstructive practice" is
 - (aa) deliberately destroying, falsifying, altering or concealing of evidence material to an administrative proceedings or investigation or making false statements to investigators in order to materially impede an

administrative proceedings or investigation of the Procuring Entity or any foreign government/foreign or international financing institution into allegations of a corrupt, fraudulent, coercive or collusive practice; and/or threatening, harassing or intimidating any party to prevent it from disclosing its knowledge of matters relevant to the administrative proceedings or investigation or from pursuing such proceedings or investigation; or

- (bb) acts intended to materially impede the exercise of the inspection and audit rights of the Procuring Entity or any foreign government/foreign or international financing institution herein.
- (b) will reject a proposal for award if it determines that the Bidder recommended for award has engaged in any of the practices mentioned in this Clause for purposes of competing for the contract.
- 2.2. Further the Funding Source, Borrower or Procuring Entity, as appropriate, will seek to impose the maximum civil, administrative and/or criminal penalties available under the applicable law on individuals and organizations deemed to be involved with any of the practices mentioned in GCC Clause 2.1 (a).

3. Inspection and Audit by the Funding Source

The Supplier shall permit the Funding Source to inspect the Supplier's accounts and records relating to the performance of the Supplier and to have them audited by auditors appointed by the Funding Source, if so required by the Funding Source.

4. Governing Law and Language

- 4.1. This Contract shall be interpreted in accordance with the laws of the Republic of the Philippines.
- 4.2. This Contract has been executed in the English language, which shall be the binding and controlling language for all matters relating to the meaning or interpretation of this Contract. All correspondence and other documents pertaining to this Contract exchanged by the parties shall be written in English.

5. Notices

5.1. Any notice, request, or consent required or permitted to be given or made pursuant to this Contract shall be in writing. Any such notice, request, or consent shall be deemed to have been given or made when received by the concerned party, either in person or through an authorized representative of the Party to whom the communication is addressed, or when sent by registered mail, telex, telegram, or facsimile to such Party at the address specified in the SCC, which shall be effective when delivered and duly received or on the notice's effective date, whichever is later.

5.2. A Party may change its address for notice hereunder by giving the other Party notice of such change pursuant to the provisions listed in the **SCC** for GCC Clause 5.1.

6. Scope of Contract

- 6.1. The GOODS and Related Services to be provided shall be as specified in Section VI. Schedule of Requirements.
- 6.2. This Contract shall include all such items, although not specifically mentioned, that can be reasonably inferred as being required for its completion as if such items were expressly mentioned herein. Any additional requirements for the completion of this Contract shall be provided in the <u>SCC</u>.

7. Subcontracting

- 7.1. Subcontracting of any portion of the Goods, if allowed in the BDS, does not relieve the Supplier of any liability or obligation under this Contract. The Supplier will be responsible for the acts, defaults, and negligence of any subcontractor, its agents, servants or workmen as fully as if these were the Supplier's own acts, defaults, or negligence, or those of its agents, servants or workmen.
- 7.2. Subcontractors disclosed and identified during the bidding may be changed during the implementation of this Contract, subject to compliance with the required qualifications and the approval of the Procuring Entity.

8. Procuring Entity's Responsibilities

- 8.1. Whenever the performance of the obligations in this Contract requires that the Supplier obtain permits, approvals, import, and other licenses from local public authorities, the Procuring Entity shall, if so needed by the Supplier, make its best effort to assist the Supplier in complying with such requirements in a timely and expeditious manner.
- 8.2. The Procuring Entity shall pay all costs involved in the performance of its responsibilities in accordance with GCC Clause 6.

9. Prices

- 9.1. For the given scope of work in this Contract as awarded, all bid prices are considered fixed prices, and therefore not subject to price escalation during contract implementation, except under extraordinary circumstances and upon prior approval of the GPPB in accordance with Section 61 of R.A. 9184 and its IRR or except as provided in this Clause.
- 9.2 Prices charged by the Supplier for Goods delivered and/or services performed under this Contract shall not vary from the prices quoted by the Supplier in its bid, with the exception of any change in price resulting from a Change Order issued in accordance with GCC Clause 29.

10. Payment

- 10.1. Payments shall be made only upon a certification by the Head of the Procuring Entity to the effect that the Goods have been rendered or delivered in accordance with the terms of this Contract and have been duly inspected and accepted. Except with the prior approval of the President no payment shall be made for services not yet rendered or for supplies and materials not yet delivered under this Contract. Ten percent (10%) of the amount of each payment shall be retained by the Procuring Entity to cover the Supplier's warranty obligations under this Contract as described in GCC Clause 17.
- 10.2. The Supplier's request(s) for payment shall be made to the Procuring Entity in writing, accompanied by an invoice describing, as appropriate, the Goods delivered and/or Services performed, and by documents submitted pursuant to the <u>SCC</u> provision for GCC Clause 6.2, and upon fulfillment of other obligations stipulated in this Contract.
- 10.3. Pursuant to GCC Clause 10.2, payments shall be made promptly by the Procuring Entity, but in no case later than sixty (60) days after submission of an invoice or claim by the Supplier.
- 10.4. Unless otherwise specified in the <u>SCC</u>, the currency in which payment is made to the Supplier under this Contract shall be in Philippine Pesos.

11. Advance Payment and Terms of Payment

- 11.1. Advance payment shall be made only after prior approval of the President, and shall not exceed fifteen percent (15%) of the Contract amount, unless otherwise directed by the President or in cases allowed under Annex "D" of RA 9184.
- 11.2. For Goods supplied from abroad, the terms of payment shall be as follows:
 - (a) On Contract Signature: Ten percent (10%) of the Contract Price shall be paid within sixty (60) days from signing of the Contract and upon submission of a claim and a bank guarantee for the equivalent amount valid until the Goods are delivered and in the form provided in Section VIII. Bidding Forms.
 - (b) On Delivery: Seventy percent (70%) of the Contract Price shall be paid to the Supplier within sixty (60) days after the date of receipt of the Goods and upon submission of the documents (i) through (vi) specified in the <u>SCC</u> provision on Delivery and Documents.
 - (c) On Acceptance: The remaining twenty percent (20%) of the Contract Price shall be paid to the Supplier within sixty (60) days after the date of submission of the acceptance and inspection certificate for the respective delivery issued by the Procuring Entity's authorized representative. In the event that no inspection or acceptance certificate is issued by the Procuring Entity's authorized representative within forty five (45) days of the date shown on the delivery receipt the

Supplier shall have the right to claim payment of the remaining twenty percent (20%) subject to the Procuring Entity's own verification of the reason(s) for the failure to issue documents (vii) and (viii) as described in the <u>SCC</u> provision on Delivery and Documents.

11.3. All progress payments shall first be charged against the advance payment until the latter has been fully exhausted.

12. Taxes and Duties

The Supplier, whether local or foreign, shall be entirely responsible for all the necessary taxes, stamp duties, license fees, and other such levies imposed for the completion of this Contract.

13. Performance Security

- 13.1. Within ten (10) calendar days from receipt of the Notice of Award from the Procuring Entity but in no case later than the signing of the contract by both parties, the successful Bidder shall furnish the performance security in any the forms prescribed in the ITB Clause 33.2.
- 13.2. The performance security posted in favor of the Procuring Entity shall be forfeited in the event it is established that the winning bidder is in default in any of its obligations under the contract.
- 13.3. The performance security shall remain valid until issuance by the Procuring Entity of the Certificate of Final Acceptance.
- 13.4. The performance security may be released by the Procuring Entity and returned to the Supplier after the issuance of the Certificate of Final Acceptance subject to the following conditions:
 - (a) There are no pending claims against the Supplier or the surety company filed by the Procuring Entity;
 - (b) The Supplier has no pending claims for labor and materials filed against it; and
 - (c) Other terms specified in the SCC.
- 13.5. In case of a reduction of the contract value, the Procuring Entity shall allow a proportional reduction in the original performance security, provided that any such reduction is more than ten percent (10%) and that the aggregate of such reductions is not more than fifty percent (50%) of the original performance security.

14. Use of Contract Documents and Information

14.1. The Supplier shall not, except for purposes of performing the obligations in this Contract, without the Procuring Entity's prior written consent, disclose this Contract, or any provision thereof, or any specification, plan, drawing,

pattern, sample, or information furnished by or on behalf of the Procuring Entity. Any such disclosure shall be made in confidence and shall extend only as far as may be necessary for purposes of such performance.

14.2. Any document, other than this Contract itself, enumerated in GCC Clause 14.1 shall remain the property of the Procuring Entity and shall be returned (all copies) to the Procuring Entity on completion of the Supplier's performance under this Contract if so required by the Procuring Entity.

15. Standards

The Goods provided under this Contract shall conform to the standards mentioned in the Section VII. Technical Specifications; and, when no applicable standard is mentioned, to the authoritative standards appropriate to the Goods' country of origin. Such standards shall be the latest issued by the institution concerned.

16. Inspection and Tests

- 16.1. The Procuring Entity or its representative shall have the right to inspect and/or to test the Goods to confirm their conformity to the Contract specifications at no extra cost to the Procuring Entity. The SCC and Section VII. Technical Specifications shall specify what inspections and/or tests the Procuring Entity requires and where they are to be conducted. The Procuring Entity shall notify the Supplier in writing, in a timely manner, of the identity of any representatives retained for these purposes.
- 16.2. If applicable, the inspections and tests may be conducted on the premises of the Supplier or its subcontractor(s), at point of delivery, and/or at the goods' final destination. If conducted on the premises of the Supplier or its subcontractor(s), all reasonable facilities and assistance, including access to drawings and production data, shall be furnished to the inspectors at no charge to the Procuring Entity.
- 16.3. The Procuring Entity or its designated representative shall be entitled to attend the tests and/or inspections referred to in this Clause provided that the Procuring Entity shall bear all of its own costs and expenses incurred in connection with such attendance including, but not limited to, all traveling and board and lodging expenses.
- 16.4. The Procuring Entity may reject any Goods or any part thereof that fail to pass any test and/or inspection or do not conform to the specifications. The Supplier shall either rectify or replace such rejected Goods or parts thereof or make alterations necessary to meet the specifications at no cost to the Procuring Entity, and shall repeat the test and/or inspection, at no cost to the Procuring Entity, upon giving a notice pursuant to GCC Clause 5.
- 16.5. The Supplier agrees that neither the execution of a test and/or inspection of the Goods or any part thereof, nor the attendance by the Procuring Entity or its representative, shall release the Supplier from any warranties or other obligations under this Contract.

17. Warranty

- 17.1. The Supplier warrants that the Goods supplied under the Contract are new, unused, of the most recent or current models, and that they incorporate all recent improvements in design and materials, except when the technical specifications required by the Procuring Entity provides otherwise.
- 17.2. The Supplier further warrants that all Goods supplied under this Contract shall have no defect, arising from design, materials, or workmanship or from any act or omission of the Supplier that may develop under normal use of the supplied Goods in the conditions prevailing in the country of final destination.
- 17.3. In order to assure that manufacturing defects shall be corrected by the Supplier, a warranty shall be required from the Supplier for a minimum period specified in the <u>SCC</u>. The obligation for the warranty shall be covered by, at the Supplier's option, either retention money in an amount equivalent to at least ten percent (10%) of every progress payment, or a special bank guarantee equivalent to at least ten percent (10%) of the Contract Price or other such amount if so specified in the <u>SCC</u>. The said amounts shall only be released after the lapse of the warranty period specified in the <u>SCC</u>; provided, however, that the Supplies delivered are free from patent and latent defects and all the conditions imposed under this Contract have been fully met.
- 17.4. The Procuring Entity shall promptly notify the Supplier in writing of any claims arising under this warranty. Upon receipt of such notice, the Supplier shall, within the period specified in the <u>SCC</u> and with all reasonable speed, repair or replace the defective Goods or parts thereof, without cost to the Procuring Entity.
- 17.5. If the Supplier, having been notified, fails to remedy the defect(s) within the period specified in GCC Clause 17.4, the Procuring Entity may proceed to take such remedial action as may be necessary, at the Supplier's risk and expense and without prejudice to any other rights which the Procuring Entity may have against the Supplier under the Contract and under the applicable law.

18. Delays in the Supplier's Performance

- 18.1. Delivery of the Goods and/or performance of Services shall be made by the Supplier in accordance with the time schedule prescribed by the Procuring Entity in Section VI. Schedule of Requirements.
- 18.2. If at any time during the performance of this Contract, the Supplier or its Subcontractor(s) should encounter conditions impeding timely delivery of the Goods and/or performance of Services, the Supplier shall promptly notify the Procuring Entity in writing of the fact of the delay, its likely duration and its cause(s). As soon as practicable after receipt of the Supplier's notice, and upon causes provided for under GCC Clause 22, the Procuring Entity shall evaluate the situation and may extend the Supplier's time for performance, in which case the extension shall be ratified by the parties by amendment of Contract.

18.3. Except as provided under GCC Clause 22, a delay by the Supplier in the performance of its obligations shall render the Supplier liable to the imposition of liquidated damages pursuant to GCC Clause 19, unless an extension of time is agreed upon pursuant to GCC Clause 29 without the application of liquidated damages.

19. Liquidated Damages

Subject to GCC Clauses 18 and 22, if the Supplier fails to satisfactorily deliver any or all of the Goods and/or to perform the Services within the period(s) specified in this Contract inclusive of duly granted time extensions if any, the Procuring Entity shall, without prejudice to its other remedies under this Contract and under the applicable law, deduct from the Contract Price, as liquidated damages, the applicable rate of one tenth (1/10) of one (1) percent of the cost of the unperformed portion for every day of delay until actual delivery or performance. The maximum deduction shall be ten percent (10%) of the amount of contract. Once the maximum is reached, the Procuring Entity shall rescind the Contract pursuant to GCC Clause 23, without prejudice to other courses of action and remedies open to it.

20. Settlement of Disputes

- 20.1. If any dispute or difference of any kind whatsoever shall arise between the Procuring Entity and the Supplier in connection with or arising out of this Contract, the parties shall make every effort to resolve amicably such dispute or difference by mutual consultation.
- 20.2. If after thirty (30) days, the parties have failed to resolve their dispute or difference by such mutual consultation, then either the Procuring Entity or the Supplier may give notice to the other party of its intention to commence arbitration, as hereinafter provided, as to the matter in dispute, and no arbitration in respect of this matter may be commenced unless such notice is given.
- 20.3. Any dispute or difference in respect of which a notice of intention to commence arbitration has been given in accordance with this Clause shall be settled by arbitration. Arbitration may be commenced prior to or after delivery of the Goods under this Contract.
- 20.4. In the case of a dispute between the Procuring Entity and the Supplier, the dispute shall be resolved in accordance with Republic Act 9285 ("R.A. 9285"), otherwise known as the "Alternative Dispute Resolution Act of 2004."
- 20.5. Notwithstanding any reference to arbitration herein, the parties shall continue to perform their respective obligations under the Contract unless they otherwise agree; and the Procuring Entity shall pay the Supplier any monies due the Supplier.

21. Liability of the Supplier

- 21.1. The Supplier's liability under this Contract shall be as provided by the laws of the Republic of the Philippines, subject to additional provisions, if any, set forth in the SCC.
- 21.2. Except in cases of criminal negligence or willful misconduct, and in the case of infringement of patent rights, if applicable, the aggregate liability of the Supplier to the Procuring Entity shall not exceed the total Contract Price, provided that this limitation shall not apply to the cost of repairing or replacing defective equipment.

22. Force Majeure

- 22.1. The Supplier shall not be liable for forfeiture of its performance security, liquidated damages, or termination for default if and to the extent that its delay in performance or other failure to perform its obligations under the Contract is the result of a *force majeure*.
- 22.2. For purposes of this Contract the terms "force majeure" and "fortuitous event" may be used interchangeably. In this regard, a fortuitous event or force majeure shall be interpreted to mean an event which the Contractor could not have foreseen, or which though foreseen, was inevitable. It shall not include ordinary unfavorable weather conditions; and any other cause the effects of which could have been avoided with the exercise of reasonable diligence by the Contractor. Such events may include, but not limited to, acts of the Procuring Entity in its sovereign capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions, and freight embargoes.
- 22.3. If a *force majeure* situation arises, the Supplier shall promptly notify the Procuring Entity in writing of such condition and the cause thereof. Unless otherwise directed by the Procuring Entity in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the *force majeure*.

23. Termination for Default

- 23.1. The Procuring Entity shall terminate this Contract for default when any of the following conditions attends its implementation:
 - (a) Outside of *force majeure*, the Supplier fails to deliver or perform any or all of the Goods within the period(s) specified in the contract, or within any extension thereof granted by the Procuring Entity pursuant to a request made by the Supplier prior to the delay, and such failure amounts to at least ten percent (10%) of the contact price;
 - (b) As a result of *force majeure*, the Supplier is unable to deliver or perform any or all of the Goods, amounting to at least ten percent (10%) of the contract price, for a period of not less than sixty (60) calendar days after receipt of the notice from the Procuring Entity

stating that the circumstance of force majeure is deemed to have ceased; or

- (c) The Supplier fails to perform any other obligation under the Contract.
- 23.2. In the event the Procuring Entity terminates this Contract in whole or in part, for any of the reasons provided under GCC Clauses 23 to 26, the Procuring Entity may procure, upon such terms and in such manner as it deems appropriate, Goods or Services similar to those undelivered, and the Supplier shall be liable to the Procuring Entity for any excess costs for such similar Goods or Services. However, the Supplier shall continue performance of this Contract to the extent not terminated.
- 23.3. In case the delay in the delivery of the Goods and/or performance of the Services exceeds a time duration equivalent to ten percent (10%) of the specified contract time plus any time extension duly granted to the Supplier, the Procuring Entity may terminate this Contract, forfeit the Supplier's performance security and award the same to a qualified Supplier.

24. Termination for Insolvency

The Procuring Entity shall terminate this Contract if the Supplier is declared bankrupt or insolvent as determined with finality by a court of competent jurisdiction. In this event, termination will be without compensation to the Supplier, provided that such termination will not prejudice or affect any right of action or remedy which has accrued or will accrue thereafter to the Procuring Entity and/or the Supplier.

25. Termination for Convenience

- 25.1. The Procuring Entity may terminate this Contract, in whole or in part, at any time for its convenience. The Head of the Procuring Entity may terminate a contract for the convenience of the Government if he has determined the existence of conditions that make Project Implementation economically, financially or technically impractical and/or unnecessary, such as, but not limited to, fortuitous event(s) or changes in law and national government policies.
- 25.2. The Goods that have been delivered and/or performed or are ready for delivery or performance within thirty (30) calendar days after the Supplier's receipt of Notice to Terminate shall be accepted by the Procuring Entity at the contract terms and prices. For Goods not yet performed and/or ready for delivery, the Procuring Entity may elect:
 - (a) to have any portion delivered and/or performed and paid at the contract terms and prices; and/or
 - (b) to cancel the remainder and pay to the Supplier an agreed amount for partially completed and/or performed goods and for materials and parts previously procured by the Supplier.

25.3. If the Supplier suffers loss in its initial performance of the terminated contract, such as purchase of raw materials for goods specially manufactured for the Procuring Entity which cannot be sold in open market, it shall be allowed to recover partially from this Contract, on a quantum meruit basis. Before recovery may be made, the fact of loss must be established under oath by the Supplier to the satisfaction of the Procuring Entity before recovery may be made.

26. Termination for Unlawful Acts

- 26.1. The Procuring Entity may terminate this Contract in case it is determined prima facie that the Supplier has engaged, before or during the implementation of this Contract, in unlawful deeds and behaviors relative to contract acquisition and implementation. Unlawful acts include, but are not limited to, the following:
 - (a) Corrupt, fraudulent, and coercive practices as defined in ITB Clause 3.1(a);
 - (b) Drawing up or using forged documents;
 - (c) Using adulterated materials, means or methods, or engaging in production contrary to rules of science or the trade; and
 - (d) Any other act analogous to the foregoing.

27. Procedures for Termination of Contracts

- 27.1. The following provisions shall govern the procedures for termination of this Contract:
 - (a) Upon receipt of a written report of acts or causes which may constitute ground(s) for termination as aforementioned, or upon its own initiative, the Implementing Unit shall, within a period of seven (7) calendar days, verify the existence of such ground(s) and cause the execution of a Verified Report, with all relevant evidence attached;
 - (b) Upon recommendation by the Implementing Unit, the Head of the Procuring Entity shall terminate this Contract only by a written notice to the Supplier conveying the termination of this Contract. The notice shall state:
 - (i) that this Contract is being terminated for any of the ground(s) afore-mentioned, and a statement of the acts that constitute the ground(s) constituting the same;
 - (ii) the extent of termination, whether in whole or in part;
 - (iii) an instruction to the Supplier to show cause as to why this Contract should not be terminated; and
 - (iv) special instructions of the Procuring Entity, if any.

- (c) The Notice to Terminate shall be accompanied by a copy of the Verified Report;
- (d) Within a period of seven (7) calendar days from receipt of the Notice of Termination, the Supplier shall submit to the Head of the Procuring Entity a verified position paper stating why this Contract should not be terminated. If the Supplier fails to show cause after the lapse of the seven (7) day period, either by inaction or by default, the Head of the Procuring Entity shall issue an order terminating this Contract;
- (e) The Procuring Entity may, at anytime before receipt of the Supplier's verified position paper described in item (d) above withdraw the Notice to Terminate if it is determined that certain items or works subject of the notice had been completed, delivered, or performed before the Supplier's receipt of the notice;
- (f) Within a non-extendible period of ten (10) calendar days from receipt of the verified position paper, the Head of the Procuring Entity shall decide whether or not to terminate this Contract. It shall serve a written notice to the Supplier of its decision and, unless otherwise provided, this Contract is deemed terminated from receipt of the Supplier of the notice of decision. The termination shall only be based on the ground(s) stated in the Notice to Terminate;
- (g) The Head of the Procuring Entity may create a Contract Termination Review Committee (CTRC) to assist him in the discharge of this function. All decisions recommended by the CTRC shall be subject to the approval of the Head of the Procuring Entity; and
- (h) The Supplier must serve a written notice to the Procuring Entity of its intention to terminate the contract at least thirty (30) calendar days before its intended termination. The Contract is deemed terminated if it is not resumed in thirty (30) calendar days after the receipt of such notice by the Procuring Entity.

28. Assignment of Rights

The Supplier shall not assign his rights or obligations under this Contract, in whole or in part, except with the Procuring Entity's prior written consent.

29. Contract Amendment

Subject to applicable laws, no variation in or modification of the terms of this Contract shall be made except by written amendment signed by the parties.

30. Application

These General Conditions shall apply to the extent that they are not superseded by provisions of other parts of this Contract.

Section V. Special Conditions of Contract

GCC Clause	
1.1 (g)	The Procuring Entity is the Department of Budget and Management (DBM).
1.1 (i)	The Supplier is
1.1 (j)	The Funding Source is:
	The Government of the Philippines (GOP) through the authorized appropriations under the FY 2013 General Appropriations Act in the amount of Thirteen Million Five Hundred Seventy Six Thousand Pesos (P13,576,000.00).
1.1 (k)	The Project Site is:
	DBM Boncodin Hall, General Solano Street, San Miguel, Manila
5.1	The Procuring Entity's address for Notices is:
	Department of Budget and Management Boncodin Hall, General Solano Street, San Miguel Malacanang, Manila Tel Nos. (02)735-1650
	Contact Person: OIC-Dir. Vinzon R. Manansala ICTSS
	The Supplier's address for Notices is:
6.1	The term of the contract shall be two (2) years subject to a year-end assessment of ICTSS of the Service Provider's performance during the first year of the contract period and recommend to the DBM Secretary the continuance of the contract for the second year on the basis of the said assessment.
6.2	Delivery of all services shall be made by the Service Provider in accordance with the terms specified in Section VI. Schedule of Requirements.
	Moreover, the delivery schedule as indicated in Section VI. Schedule of Requirements may be modified by the DBM during the term of the Contract with prior due notice, written or verbal, to the Service Provider.
10.4	No further instructions.
13.4 (c)	No further instructions.
16.1	The Goods delivered are accepted by the Procuring Entity as to quantity only. However, inspection as to the Goods' compliance with the technical specifications, and

	its order and condition, will be done in the presence of the representatives of both Supplier and Procuring Entity upon prior due notice, written or verbal, to the authorized representative of the Supplier. The inspection will push through as scheduled even in the absence of the Supplier's representative, if the latter was duly notified. In which case, the results of the inspection conducted by the Procuring Entity shall be final and binding upon the Supplier.
	The inspection and tests that will be conducted shall be in accordance with Section VII. Technical Specifications.
17.3	Not applicable
17.4	Not applicable
21.1	If applicable, all partners to the joint venture shall be jointly and severally liable to the procuring entity.



Official celpt
of
Republic of the Philippines

Nº 1901984

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Date May 3/, 2018 Fund Agency Innove Communications, In Payor Account Nature of Collection Amount 671,000 P 671000 TOTAL. Amount in Words Liv hundled Drawes Number Date Cash Bank Mardaid Check 1/394091 Money Order Received the amount stated above. Chief Cat Cash Division, AS

NOTE; Write the number and date of this receipt on

the back fof check or money order received.

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