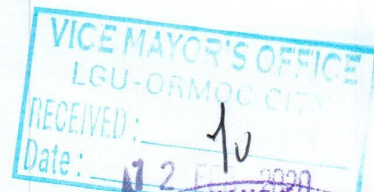


REPUBLIKA NG PILIPINAS
SANGGUNIANG PANLUNGSOD
LUNGSOD NG ORMOC

EXCERPT FROM THE MINUTES OF THE REGULAR SESSION OF THE
FIFTEENTH SANGGUNIANG PANLUNGSOD NG ORMOC HELD
AT THE SANGGUNIANG PANLUNGSOD SESSION HALL
ON FEBRUARY 11, 2020



PRESENT:

Leo Carmelo L. Locsin, Jr.
Benjamin S. Pongos, Jr.,
Roiland H. Villasencio,
Tomas R. Serafica,
Nolito M. Quilang,
Eusebio Gerardo S. Penserga,
Peter M. Rodriguez,
Vincent L. Rama,
Gregorio G. Yrastorza III,

City Vice Mayor & Presiding Officer
SP Member, Majority Floor Leader
SP Member, 1st Asst. Majority Floor Leader
SP Member, Presiding Officer "Pro-Tempore"
SP Member, 2nd Asst. Majority Floor Leader
SP Member
SP Member
SP Member
SP Member

ON OFFICIAL BUSINESS:

Jasper M. Lucero,
Lalaine A. Marcos,
Esteban V. Laurente,

Joan Marbie C. Simbajon,

(OIC - City Mayor), SP Member
(O.B. Baguio City), SP Member
(O.B. Baguio City), Ex-Officio SP Member
Chapter President, Liga ng mga Barangay ng Ormoc
(O.B. - Baguio City),
Ex-Officio SP Member, Chapter President,
Panlungsod na Pederasyon ng mga Sangguniang Kabataan ng Ormoc

RESOLUTION NO. 2020-045

**A RESOLUTION GRANTING THE CITY MAYOR OR THE
ACTING MAYOR THE AUTHORITY TO SIGN A
MEMORANDUM OF AGREEMENT (MOA) TO BE ENTERED
INTO BY AND BETWEEN THE CITY GOVERNMENT OF
ORMOC AND INNOVE COMMUNICATIONS, INC.**

WHEREAS, this august Body was in receipt of an indorsement from the Office of the City Mayor dated January 16, 2020 requesting therein the passage of a resolution granting authority to the City Mayor or the Acting Mayor to sign the attached Memorandum of Agreement (MOA) to be entered into by and between the City Government of Ormoc and Innove Communications Inc., the final copy of the said MOA is hereto attached as "Annex A";

WHEREAS, Innove Communications, Inc., a wholly-owned subsidiary of Globe Telecom, a financially strong wire line company dedicated to providing wider coverage, integrated voice and data solutions, and a focused approach to satisfying the communication needs of its customers;

WHEREAS, INNOVE intends to supply City Government of Ormoc with WI-FI Services, and install and maintain the WI-FI Equipment free of charge at the WI-FI agreed and identified locations;

WHEREAS, in exchange no fee, cost or expense shall be charged to INNOVE for the space used by the WI-FI Equipment;

WHEREAS, as provided in the Local Government Code of 1991, local government units (LGUs) allows the establishment of partnership with private organizations in order to undertake projects, programs and services to address the identified needs of the communities within its jurisdiction;

WHEREAS, the City of Ormoc recognizes the *importance* of being able to *connect* to the Internet regardless of location;

WHEREAS, the MOA provides in detail the duties and responsibilities of the parties in the said partnership and the parties endeavored to comply with such;

WHEREAS, the City Legal Office upon review of the final draft of the MOA, finds that the same is in accordance with order, not detrimental to the interests of the City, not contrary to law, morals and public policy;

WHEREAS, upon close and thorough review, this Sanggunian, finds that the MOA is not contrary to law and existing contracts, and that the purpose of such is aimed at developing and improving the digital communication towards global connection, thus will promote inclusive growth in the City so therefore, most deserving of this august Body's full support and affirmative action to the same;

WHEREFORE, on joint motion of SP Member Benjamin S. Pongos, Jr., Chairman, Committee on Laws & Ordinances and SP Member Vincent L. Rana, Chairman, Committee on Communication, Information, Technology and Public Information, severally seconded by SP Members Roland H. Villasencio, Tomas R. Serafica, Peter M. Rodriguez and Gregorio G. Yrastorza III; be it

RESOLVED, AS IT IS HEREBY RESOLVED, to pass a RESOLUTION GRANTING THE CITY MAYOR OR THE ACTING MAYOR THE AUTHORITY TO SIGN A MEMORANDUM OF AGREEMENT (MOA) TO BE ENTERED INTO BY AND BETWEEN THE CITY GOVERNMENT OF ORMOC AND INNOVE COMMUNICATIONS, INC.;

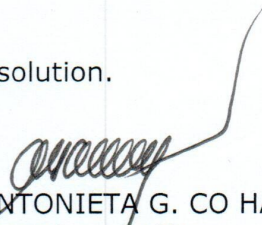
ADOPTED, February 11, 2020.

RESOLVED, FURTHER, that copies of the final and notarized Memorandum of Agreement be furnished to this Sanggunian for its information and files;

RESOLVED, FINALLY, to furnish copies of this resolution each to the City Mayor of Ormoc Richard I. Gomez; the City Administrator, Mr. Vincent L. Emnas; the City Legal Officer, Atty. Josephine M. Romero; the Innove Communications, Inc.; the City Local Government Operations Officer-DILG; and all other offices concerned;

CARRIED UNANIMOUSLY.

I HEREBY CERTIFY to the correctness of the above resolution.


MARIA ANTONIETA G. CO HAT
Secretary to the
Sangguniang Panlungsod

ATTESTED:


LEO CARMELO L. LOCSIN, JR.
City Vice Mayor & Presiding Officer

Annex X"
2020-06/3

MEMORANDUM OF AGREEMENT FOR WI-FI SERVICE

This Memorandum of Agreement for Wi-Fi Service (this "Agreement") is entered into by and between the parties named below who agree on the following terms and conditions:

R. 45

A. INNOVE

INNOVE COMMUNICATIONS, INC., a wholly-owned subsidiary of Globe Telecom, Inc. and a corporation organized and existing under Philippine laws, with office address at The Globe Tower, 32nd Street corner 7th Avenue, Bonifacio Global City, Taguig City.

B. PARTNER

CITY GOVERNMENT OF ORMOC, a local government unit in the province of Leyte, with official address located in the City Hall of Ormoc, Barangay Cogon, Ormoc City.

C. SERVICE DESCRIPTION

INNOVE shall supply PARTNER with **Wi-Fi Services** in **ANNEX 1** to be delivered using related Wi-Fi Equipment installed on **Designated Sites** [as stated in **ANNEX 3**] (hereinafter, the "**WI-FI SERVICE**").

Specifications of the Wi-Fi Service as provided to PARTNER are stated in **ANNEX 2**.

D. TERM

This Agreement shall be binding between the PARTNER and INNOVE for a term of five (5) years commencing from date of signing (the "**Term**"). Thereafter, the Term shall automatically be extended for another three (3) years (and after that, another three (3) years and so on) until or unless one party serves notice of non-extension to the other party within 90 days prior to the end of the relevant Term or within 90 days prior to the intended date of termination, whichever is applicable. Without such notice of non-extension, it shall be assumed that the parties have agreed on the automatic extension; there shall be need to confirm the extension in writing.

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E. CONTACT PERSONS

For INNOVE :	For PARTNER :
Commercial	
Representative: John Timothy Ang	Representative: Mayor Richard Frank Gomez
Address: The Globe Tower, 32nd St 1643, 7th Ave, Taguig, Metro Manila	Address: Barangay Cogon, Ormoc City
Contact Number/s: 0917-6883705 / joang@globe.com.ph	Contact Number/s: 053- 2557395 (loc 1010)
Technical	
Representative: GoWiFi Helpdesk	Representative: _____ Yap
Address: The Globe Tower, 32nd St 1643, 7th Ave, Taguig, Metro Manila	Address: Barangay Cogon, Ormoc City
Contact Number/s: globewifihelpdesk@globe.com.ph or 0917 514 9810	Contact Number/s: _____

F. DOCUMENTS FORMING PART OF THIS AGREEMENT

This Agreement shall consist of these first two pages and the following Annexes:

- ANNEX 1 General Terms and Conditions of the Wi-Fi Service
- ANNEX 2 Specifications of the Wi-Fi Service as provided to Partner
- ANNEX 3 Designated Sites

which shall constitute one comprehensive document that both parties have read, understood, and agreed to, without prejudice to any supplement or amendment that the parties may execute subsequent or pursuant to this Agreement, or to any additional or related documentation that the parties may issue, receive, or exchange during the implementation of this Agreement.

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IN WITNESS WHEREOF, the parties sign this Agreement on _____ at _____
City.

INNOVE COMMUNICATIONS, INC.

CITY GOVERNMENT OF ORMOC

By:

By:

Janis Legaspi Racpan
JANIS NATHALIE L. RACPAN
Authorized Signatory
Date signed: 10/01/2019

HON. RICHARD FRANK GOMEZ
City Mayor
Date Signed

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ANNEX 1
GENERAL TERMS AND CONDITIONS OF THE WI-FI SERVICE

WHEREAS:

- A. INNOVE represents that it is a licensed telecommunications company with the necessary equipment and capability to deploy wireless Internet services (Wi-Fi) delivered using related Wi-Fi Equipment installed in Designated Sites (hereinafter, the **"Wi-Fi Service"**)
- B. PARTNER maintains a business (or a chain of businesses) that could benefit from the Wi-Fi Service; and
- C. Relying upon INNOVE's representations, PARTNER agrees to allow INNOVE to deploy the Wi-Fi Service, subject to the general terms and conditions stated below as well as those specific terms and features as stated in Annexes forming part of the Agreement;

NOW, THEREFORE, in consideration of the foregoing, the parties agree as follows:

1. NATURE AND EFFECT OF THIS ANNEX

- 1.1 This Annex states the general terms and conditions by which the Wi-Fi Service shall be undertaken, deployed, delivered, and/or implemented during the Agreement Term as stated in Clause D of the main body of the *Memorandum of Agreement for Wi-Fi Services* (the "Agreement").
- 1.2 The particular details of the Wi-Fi Service as provided to the PARTNER named in the Agreement are specified in the other Annexes. In the event of any conflict or inconsistency between this Annex and other Annexes, then the latter shall prevail.
- 1.3 This Annex may be revised or updated by INNOVE at any time without prior consultation with PARTNER.

2. SCOPE OF SERVICE

2.1 The Wi-Fi Service

The Wi-Fi Service is a premium public wireless Internet (Wi-Fi) service which provides fast and secure connection to the Internet.

Sponsored Wi-Fi Service shall have the following standard features:

- a) Bandwidth of up to 100mbps per location (subject to backhaul availability and where fiber is available);
- b) Sponsored ad-support browsing time per user per day;
- c) Mobile number login interface and / or other login options
- d) Accessible to all Wi-Fi-enabled devices
- e) Other additional services and features to be launched in the future including but not limited to additional SSIDs.

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Premium Wi-Fi Service shall have the following standard features:

- (a) Bandwidth of up to 100mbps per location (subject to backhaul availability and where fiber is available);
- (b) Accessible to all Wi-Fi-enabled devices
- (c) Inclusive of network monitoring, platforms management and integration
- (d) Multiple payment options
- (e) Other additional services and features to be launched in the future including but not limited to additional SSIDs

INNOVE shall have sole administration over the operation and features of the Wi-Fi Service, which may be expanded or modified without prior notice.

2.2 The Wi-Fi Equipment

To enable the Wi-Fi Service, INNOVE shall install and maintain commercial-grade equipment (such as, but not limited to, access points (APs), switches, and other related hardware) at the premises of Wi-Fi Sites agreed between INNOVE and PARTNER.

2.3 Advertisements

Advertisements, including but not limited to full-page ads, medium rectangle ads, and page interrupts, whether by INNOVE or its affiliates (such as Globe Telecom, Inc.) or by any third party, will be displayed occasionally, even on the Wi-Fi Service portal. Advertisements may also come in the form of additional SSIDs, microsites, or sub-portals.

2.4 Specifications as provided to PARTNER

Specifications of the Wi-Fi Service and specifications of the Wi-Fi Equipment as provided to PARTNER as a result of customizations, special orders, or negotiations with INNOVE are stated in **ANNEX 2**.

2.5 Wi-Fi Sites

Sites, Branches, or Stores owned or operated by PARTNER where the Wi-Fi Service will be installed and/or deployed are stated in **ANNEX 3**. Other and additional site(s) as may be nominated by the PARTNER and agreed to by INNOVE may be included during the existence of the term of this agreement.

3. STANDARD COMMERCIAL TERMS

- 3.1 INNOVE shall provide the Wi-Fi Service, and install and maintain the Wi-Fi Equipment free of charge. In exchange, no fee, cost, or expense shall be charged to INNOVE for the space used by the Wi-Fi Equipment.
- 3.2 PARTNER is not entitled to, and should not expect, any revenue share or any form of compensation arising from or relating to the Wi-Fi Service.
- 3.3 PARTNER shall allow INNOVE (and/or Globe Telecom, Inc. and/or related third parties) sufficient access and leeway to promote the Wi-Fi Service at designated locations via

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promotional merchandise, but PARTNER does not in any way expect to receive any compensation (in any form whatsoever) from such promotional undertakings by INNOVE.

4. USE OF THE SERVICE

- 4.1 PARTNER shall use the Wi-Fi Equipment and Wi-Fi Service only for intended purposes. The Wi-Fi Service shall at all times be made available to the public.
- 4.2 PARTNER and INNOVE shall have shared responsibility for the care and security of the Wi-Fi Equipment and PARTNER shall also promptly notify INNOVE of any defect, malfunction, error, or deterioration of/in the Wi-Fi Equipment. PARTNER shall ensure that any user concern regarding use of the Wi-Fi Service is immediately raised to INNOVE.
- 4.3 The Wi-Fi Equipment must be switched on for 24 hours a day, seven days a week, unless otherwise specified or advised (such as for upcoming maintenance activities). Unless otherwise specified, all electricity and other utility costs resulting from use of the Wi-Fi Equipment shall be for the account of PARTNER.
- 4.4 Where applicable, PARTNER shall not resell its complimentary broadband Internet connection and only use such connection for internal business purposes. The "Subscription Agreement" and the "Terms and Conditions Unique to Broadband and Landline" as published in the Globe Telecom, Inc. website (www.globe.com.ph) shall govern PARTNER's use of such complimentary broadband Internet connection.

5. INSTALLATION, REPAIRS, REPLACEMENTS, AND MODIFICATIONS

- 5.1 PARTNER shall provide the appropriate space within the Wi-Fi Sites for the installation of the necessary Wi-Fi Equipment, subject to Wi-Fi design provided by INNOVE.
- 5.2 Generally, only INNOVE or its authorized representatives may install the necessary Wi-Fi Equipment or make the necessary repairs, replacements, or modifications thereto or to the Wi-Fi Service. Nonetheless, when necessary, PARTNER shall also exert reasonable effort to assist in maintaining the Wi-Fi Equipment. For this purpose, PARTNER shall provide INNOVE or its representatives sufficient and timely access to the premises, so long as any equipment or hardware requires installation, repair, replacement, modification, or maintenance; provided that:
 - (a) building regulations shall be complied with; and
 - (b) PARTNER shall secure the appropriate local permits and pay the necessary fees.
- 5.3 PARTNER shall shoulder costs of modification, repair or replacement, and/or relocations caused by partner initiated activities such as renovations.
- 5.4 INNOVE shall provide PARTNER with an email support for technical assistance or troubleshooting.

6. INTELLECTUAL PROPERTY RIGHTS; PREFERRED SERVICE PROVIDER

6.1 Intellectual Property Rights

INNOVE shall exclusively maintain and manage the Wi-Fi Service and shall be solely responsible for its design, features, functionalities, and execution. The Wi-Fi Service

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(including related features such as the user portal) shall only carry branding, logos, marks, images, content, and other such information (including the "GoWiFi" name, mark, and branding, where applicable) owned by, or registered or copyrighted to, INNOVE and/or Globe Telecom, Inc..

Any content displayed or shown in the Wi-Fi Service that is registered in the name of or licensed to PARTNER (as in the case of portal co-branding) shall remain the property and responsibility of PARTNER, but for purposes of the Agreement shall be licensed (or sub-licensed) to INNOVE and/or to Globe Telecom, Inc. without any royalty, fee, or charge.

All rights relating to the Wi-Fi Service (including related features) which are not expressly granted in the Agreement are reserved to or by INNOVE and/or Globe Telecom, Inc..

6.2 Preferred Wi-Fi Service Provider

By accepting this Annex, the PARTNER agrees that INNOVE shall enjoy preference as PARTNER's Wi-Fi service provider and shall be given priority over any interested third party in providing any similar or alternative product that such third party may propose or offer to PARTNER.

7. TERM AND TERMINATION

7.1 The Agreement shall be binding between INNOVE and PARTNER for the Agreement Term stated in Clause D of the main body of the Agreement, unless otherwise terminated by either party by sending to the other party written notice of termination at least 90 days prior to the intended effective date.

7.2 Any renewal, modification, or extension of the Agreement Term shall be upon mutual decision of the parties.

7.3 Effects of Termination

In case the Agreement is terminated:

- (a) INNOVE shall have the right to pull out the Wi-Fi Equipment and/or to disable, block, or suspend the Wi-Fi Service and/or other related services (if any);
- (b) Both parties shall cease to use the branding, logos, marks, advertisements, images, content, or other information that are owned by or copyrighted or trademarked to the other party;
- (c) Both parties shall return to the other or destroy (or certify to the destruction of) any Confidential Information that they have exchanged, transmitted, gathered, or retained throughout the duration of the Agreement;
- (d) Neither party shall make any negative or adverse public announcements, statements, or admissions with regard to the other party or to the Wi-Fi Services; and
- (e) PARTNER shall be responsible for the safekeeping of the Wi-Fi Equipment from the effective date of the termination until such time that INNOVE actually uninstalls and collects the Wi-Fi Equipment (For purposes of the uninstallation, PARTNER shall provide INNOVE or its representatives access to the premises in the same manner as provided in the section on *Installation and Repairs* above).

8. USER AND DATA PRIVACY

- 8.1 Information of or relating to users gathered through or on the Wi-Fi Service or the Wi-Fi Equipment (including, without limitation, any information considered "personal information" or "sensitive personal information" under the *Data Privacy Act of 2012*) shall be the exclusive property of INNOVE and will be dealt with in accordance with INNOVE's privacy and security policies, as well as the relevant law and regulations.
- 8.2 Upon PARTNER's request, INNOVE may share usage from the Wi-Fi Service that is aggregated and/or anonymized in such a way that individual users cannot be identified or ascertained, such as (a) total count of sessions (b) average usage time (c) average usage volume

9. CONFIDENTIALITY

- 9.1 Each party (the "Receiving Party") agrees not to use or reveal any Confidential Information disclosed to it by the other party (the "Disclosing party"), and not to make any public announcement regarding the Agreement or its subject matter, for any purpose, except with the prior written consent. The Receiving Party agrees that it will take all reasonable measures to protect the secrecy of and avoid disclosure or use of any Confidential Information in order to prevent it from falling into the public domain or possession of unauthorized persons, which measures shall include at least a reasonable degree of care.
- 9.2 "Confidential Information" means either party's non-public proprietary information which includes, but is not limited to, proposals, negotiation discussions, concessions or 'ex-deals', technical data or know-how, research, plans, products, services, customers, markets, software, developments, inventions, processes, designs, drawings, engineering, hardware configuration information, marketing or finances, third party vendors or partners (including payment merchants or partners), or other business or technical information which is treated by either party as confidential or is by nature sensitive information intended to be kept strictly between the parties; *BUT* does not include information that: (a) is in the possession of the Receiving Party at the time of the disclosure; (b) becomes part of the public knowledge or literature but not as a result of any breach hereof or inaction by the Receiving Party; (c) is approved by the Disclosing Party, in writing, for release to a third party or to the public; (d) becomes available to the Receiving Party from a third source not bound by any obligation of confidentiality with respect to such information; or (e) was independently developed or prepared by the Receiving Party.
- 9.3 No party shall be in breach of its confidentiality obligations if Confidential Information is disclosed pursuant to a judicial or governmental order or requirement; provided that the Receiving Party only makes such disclosure to the extent required and, prior to making such disclosure, takes all reasonable steps to provide prompt and sufficient notice to the Disclosing Party so that the Disclosing Party may contest and/or limit such disclosure.

10. LIABILITIES AND INDEMNIFICATION.

- 10.1 Each party shall indemnify and hold harmless the other party (the "Indemnified Party") for any loss or damage (including any damage to or loss of the Wi-Fi Equipment and/or Wi-Fi Service) arising from or caused by a party's (the "Indemnifying Party") fraud, gross

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negligence, bad faith, or breach of contract in performing (or failing to perform) its obligations under the Agreement, or for any loss or damage arising from the infringement of intellectual property rights, or for death of or any personal injury suffered by the Indemnified Party's representative in the course of fulfilling his/her principal's responsibilities under the Agreement.

10.2 The Indemnifying Party shall fully compensate the Indemnified Party for actual costs incurred by the Indemnified Party in rectifying the damage or loss which it has suffered, and/or in defending itself from any third party relating to such damage, loss, or injury. Apart from such actual costs, neither party shall be liable to the other for any special, incidental, indirect, exemplary, liquidated, moral, nominal, temperate, or consequential damages for whatever cause.

10.3 Any liability arising purely from a user's use of the Wi-Fi Service shall be dealt with under the Wi-Fi Terms of Service.

11. FORCE MAJEURE

11.1 Both INNOVE and PARTNER acknowledge that the Wi-Fi Service and/or Wi-Fi Equipment may not be operational 100% of the time and may be interrupted due to various causes, including but not limited to Force Majeure, power and equipment failure, or acts or omissions on the part of a third party.

11.2 "Force Majeure" means any event which: (a) could not have been foreseen or which were inevitable and beyond the control of the party invoking it, without any accompanying fault or negligence on the part of such party; (b) prevents or materially affects the ability of the invoking party to comply with any of its obligations under this Agreement; and (c) includes, but is not limited to, acts of God, laws, regulations or orders of any government or governmental entity, judgments or orders of any court of competent jurisdiction, acts of war or conditions arising out of or attributable to war (whether declared or undeclared), riots, acts of terrorism, insurrection or rebellion, fire, explosions, earthquake, storm, flood, volcanic eruption, global or local disruption of access to the Internet, widespread or massive power outages, criminal activity, or any other analogous event.

11.3 A party may not claim the benefit of Force Majeure if the event claimed as Force Majeure occurs as a direct result of the affected party's own action(s) or inaction, or the action(s) or inaction of its affiliates, sub-contractors, or other persons under its control.

12. PURELY CONTRACTUAL RELATIONSHIP

The Agreement acknowledges the relationship between the parties as being that of independent contractors to one another. Nothing in this Agreement shall be construed as creating a contract of joint venture, association, partnership, co-ownership, or agency between them. As such, neither party is granted any right or authority to bind, represent, or commit the other with regard to third parties. This Agreement also shall not give rise to any employer-employee relationship between the parties, or between or among their respective employees, agents, or representatives.

13. NON-ASSIGNMENT

Neither party shall assign, transfer, or otherwise dispose of any right or interest under the Agreement (including this and all Annexes) to or in favor of any third party without the prior written consent of the other party; and any purported assignment, transfer, or disposition without such prior written consent shall be void.

14. APPLICABLE LAW AND DISPUTE RESOLUTION

- 14.1 The Agreement (including this and all Annexes) shall be governed by and construed in accordance with the laws of the Philippines.
- 14.2 The parties shall first attempt to resolve any dispute or issue amicably before resorting to legal action. In the event of any dispute, controversy, or claim arising out of or relating to the Agreement, such dispute, controversy, or claim shall be settled by arbitration in accordance with the Philippine Dispute Resolution Center, Inc. (PDRCI) Arbitration Rules in force at the time of the commencement of the arbitration. There shall be one arbitrator, and the proceedings shall be conducted in English.
- 14.3 Any other cause of action the exclusive jurisdiction over which is conferred upon the regular courts shall be filed, prosecuted, or enforced exclusively with/through the appropriate court in Taguig City.

[End of Annex]

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ANNEX 2
SPECIFICATIONS OF THE WI-FI SERVICE
AS PROVIDED TO PARTNER

INNOVE shall provide the Wi-Fi Service in favor of PARTNER, with the following features:

Feature	Description
Bandwidth	Up to 100mbps per Site (subject to backhaul facility availability where fiber is available).
Equipment	Commercial-grade Access Points; Data cabinet; Cabling; Other Wi-Fi Equipment
Utility Bills	For the account of City Government of Ormoc
Browsing Usage	Free browsing time, as agreed, for each user per day. After free is consumed within a day, users can subscribe to the Premium Service.
Advertisements	Ad-supported during Free Browsing Time. Ad inventory will be solely managed by INNOVE/GLOBE.

**ANNEX 3
WI-FI SITES**

The Wi-Fi Service stated in the proposal shall be installed and deployed in the following locations owned by the City of Ormoc, subject to backhaul facility availability and without prejudice to any future addition or removal:

	Address
City Hall Building of Ormoc	Barangay Cogon, Ormoc City
Ormoc City Bus Terminal	Ebony corner Bonifacio St., Ormoc City, Leyte
Lake Danao (subject to serviceability)	Barangay Lake Danao, Ormoc City
Ormoc City Plaza and Barbeque Park	Barangay District 12, Ormoc City
Ormoc City Superdome	Ormoc City
Ormoc City Airport	Ormoc City
Ormoc Musuem	Ormoc City
Ormoc Supercat Terminal	Ormoc City
Ormoc Roinson's Terminal	Ormoc City