

Annex B-1

CONNECTION AGREEMENT

This **AGREEMENT** is made and entered into in _____
City, Philippines, this day of _____, _____, by and between:

_____, a corporation/cooperative
duly organized and existing under the laws of the Republic of the
Philippines, with principal office at
_____, duly represented by Mr.
_____, (designation) and Mr. _____ (designation)
hereinafter referred to as “Distribution Utility or **DU**”;

-and-

_____, duly organized and existing under
the laws of the Republic of the Philippines, with principal office at
_____, duly
represented by _Mr. _____, (designation) hereinafter referred
to as “**GEOP END-USER**”;

“**DU**” and “**GEOP END-USER**” hereinafter shall collectively be
referred to as “**PARTIES**”.

WITNESSETH THAT:

WHEREAS, the **DU** is a Distribution Utility (DU) with a
legislative franchise to operate and maintain an electric distribution
system in the _____ Cities/Municipalities of
_____;

WHEREAS, the **GEOP END-USER** has applied with the **DU**
for distribution connection service and has complied with the **DU**’s
applicable pre-connection requirements;

WHEREAS, Section 4.4 of the Distribution Services and Open
Access Rules (DSOAR), as amended, provides that End-users may
contract directly with the **DU** for Connection Assets and Services;

WHEREAS, Section 9 of the GEOP Rules provides that the
Connection Agreement shall be entered into by a **GEOP End-User**
and **DU**;

WHEREAS, the **PARTIES** are willing to enter into a
Connection Agreement for the **DU** to provide distribution connection
services to the **GEOP END-USER**;

NOW, THEREFORE, the foregoing premises considered, the **PARTIES** hereby mutually agree as follows:

I. GENERAL TERMS AND CONDITIONS GOVERNING CONNECTION

Section 1.1. Scope. This Agreement is solely for the provision of distribution connection service to the **GEOP END-USER**. Energy supply, wheeling and other services that the **GEOP END-USER** may need shall be covered by separate agreements in accordance with the existing rules and regulations of the Energy Regulatory Commission (ERC).

Section 1.2. Connection Point. The **GEOP END-USER** and the **DU** agree that the Connection Point is as described in **Annex “A”** hereof. In case of a non-residential GEOP End-user, and, if necessary, upon the determination of the **DU**, the demarcation between the properties and/or equipment of the **PARTIES**, and the operational responsibilities of each, are contained in the attached **Annex “B”** of this Agreement.

Section 1.3. Connection Specifications. The connection will be made at the standard nominal voltage of _____volts, _____wire, _____ phase, and _____ hertz. The capacity of the **DU’s** facility reserved for the **GEOP END-USER** is hereby fixed at _____kW.

Section 1.4. Standard Connection Facilities (SCF). The **GEOP END-USER** understands that the facilities covered by this Agreement are limited to the SCF as particularly described in **Annex “A,”** which shall be subject to the payment of appropriate ERC-approved Guaranteed Minimum Billing Demand (GMBD). Such GMBD shall be replaced by the Standard Connection Charges (SCC) as soon as the same has been approved by the ERC. The SCC is currently part of the Distribution Wheeling Service (DWS) charges until such time the ERC comes up with a separate SCC.

Unless otherwise amended by a subsequent written Agreement between the **GEOP END-USER** and the **DU**, or otherwise directed by a lawful authority, or a subsequent law, rule, or regulation, the GMBD or SCC will be paid by the **GEOP END-USER** to the **DU**, through the **GEOP END-USER’s** Renewable Energy Supplier (RE Supplier), as part of the **DU’s** bill to such RE Supplier in accordance with the billing policies provided in ANNEX-A of Resolution _____ Series of 2021. Notwithstanding Article IV hereof, the GBMD or SCC shall continue to run, and be paid by the **GEOP END-USER** in the manner prescribed

herein, until all the facilities of the **DU** are removed from the premises of the **GEOP END-USER**.

Section 1.5. Modification and/or Extension of Lines and/or Facilities. Any modification and/or extension of lines and/or facilities beyond the SCF shall be made in accordance with the DSOAR, as amended, or any other rule or regulation of the ERC.

II. DUTIES AND RESPONSIBILITIES OF THE DU

The following are the rights, duties, and responsibilities of the **DU**, in addition to those already existing under applicable laws, rules, and regulations:

Section 2.1. Connection Service. The **DU** shall provide connection service to its distribution system that is non-discriminatory per Section 2.5.3 of the DSOAR. The **DU** shall also, at all times, ensure uninterrupted service to the **GEOP END-USER** except during instances enumerated in Article IV of this Agreement. The **DU** shall adhere to the performance standards set by the ERC under existing rules and regulations.

Section 2.2. SCF, Line Extensions, and Other Associated Equipment. The **DU** shall install, maintain, and operate, in proper working condition, the SCF, line extensions, and other associated equipment and devices (transformers, meters, and other apparatus), which may be required for the provision of distribution connection service to the **GEOP END-USER**. All such equipment shall remain to be the property of the **DU**.

Section 2.3. Location and Maintenance of DU's Equipment inside the GEOP END-USER's premises. The **DU** shall install its distribution line facilities, poles, wires, transformers, and other equipment on the property of the **GEOP END-USER** or within the buildings of the **GEOP END-USER**, if necessary, at a point or points convenient, visible, and readily accessible for inspection and maintenance. For these purposes, the **GEOP END-USER** shall grant the right to the use of suitable space for the installation of the necessary equipment and facilities at **no cost** to the **DU**. Maintenance of these poles, lines, transformers, and other equipment shall be performed by the **DU**.

Section 2.4. Data Requirements and Contingency/Emergency Procedures. The **DU** shall comply with all of the provisions covering data requirements and contingency/emergency condition procedures established in the

DSOAR, as amended, Philippine Distribution Code (PDC), the attached **Annex “B”**, if applicable, and other applicable government rules and regulations.

III. DUTIES AND RESPONSIBILITIES OF THE GEOP END-USER

The following are the duties and responsibilities of the **GEOP END-USER**, in addition to those already existing under applicable laws, rules, and regulations:

Section 3.1. GEOP End-user Equipment. The **GEOP END-USER** shall install only such motors or other apparatus that are suitable or acceptable for operation with the character of service provided by the **DU** and which will not be detrimental to the same. The electric power must not be used in such manner as to cause voltage fluctuations or disturbances in the **DU’s** distribution system. The **GEOP END-USER** shall ensure that its equipment can operate reliably and safely within the limits specified in Article 3.2 of the Philippine Distribution Code (PDC) during normal conditions and can withstand such limits specified in the said Article.

Section 3.1.1. All apparatus used by the **GEOP END-USER** shall be such type as to secure the highest practicable commercial efficiency, power factor, and the proper balancing of phases. Motors, which are frequently started, or motors arranged by automatic control, will be of a type that will give maximum starting torque with minimum current flow, and equipped with controlling devices, approved by the **DU**. The **DU** shall have the sole discretion as to the suitability or acceptability of the apparatus or appliances to be connected to its lines and also as to whether the operation of such apparatus or appliances will be detrimental to its general service.

Section 3.1.2. The **GEOP END-USER** shall notify the **DU**, and its **RE Supplier**, in writing, of any increase in its connected load, equipment, or capacity beyond the capacity of the **DU’s** facility as indicated in Section 1.3 hereof. No additions to the equipment or load connected to the **DU’s** facility shall be allowed, except by written consent of the **DU**. Any damage or injury to person or property, resulting to accident or otherwise, due to the commission of the above-stated acts without consent of the **DU** shall be the sole responsibility of the **GEOP END-USER**. Subject to a forty eight-hour prior written consent by the **DU**, any violation of this clause shall be a ground for the termination of this Agreement.

Section 3.2. Warranty. The **GEOP END-USER** warrants that any and all **GEOP END-USER** equipment connected to or to be connected to the **DU**'s distribution system meet the requirements and standards set under applicable laws, rules and regulations to avoid or minimize any possible damage to the **DU**'s distribution system. Any breach of this warranty, whether intentional or unintentional, particularly those which result in emergencies or unsafe operating conditions, gives the **DU** the right to disconnect the services of the **GEOP END-USER**. Reconnection under this provision will only be made upon the **DU**'s determination that the breach has been remedied and upon the payment of a Reconnection Fee to the **DU**, as approved by the ERC.

Section 3.3. Entry and Access. By virtue of this Agreement, the **GEOP END-USER** hereby gives the **DU**, its authorized employees, and/or representatives express permission to enter its premises without being liable for trespass to dwelling for the purpose of operating, maintaining, inspecting, installing, reading, testing, replacing, or otherwise disposing its facilities and/or equipment thereat, and/or removing the same upon termination of the Agreement or for any cause provided under existing law or ERC rules and regulations. Should the **DU** be unable to carry out the foregoing actions by reason of the **GEOP END-USER**'s failure or refusal to grant the **DU** entry and access to its premises, and such inability by the **DU** to perform such actions directly or indirectly results in injury or death or property damage to the **GEOP END-USER** or any third person, the **GEOP END-USER** shall be solely liable for any liability arising from, or in connection with, such incidents.

Section 3.4. Loss or Damage to DU Facilities. The **GEOP END-USER** shall be responsible for protecting the meters, wires, poles, cables, transformers, and all other facilities and equipment of the **DU** installed in **GEOP END-USER**'s premises and if lost, destroyed or damaged by fire, or any other cause whatsoever other than ordinary wear and tear, *force majeure*, or fortuitous event, the **GEOP END-USER** shall pay for the cost of such meters, wires, poles, cables, transformers, facilities, and equipment and/or the cost of repairing or replacing the same.

Section 3.5. Tampering and Other Illegal Acts. The **GEOP END-USER** shall be liable for tampering, interfering with, or breaking seals of meters or other equipment of the **DU** installed on the **GEOP END-USER**'s premises pursuant to R.A. 7832, otherwise known as "*Anti-electricity and Electric Transmission Lines/Materials Pilferage Act of 1994*", and its *Implementing Rules*, as amended. The **GEOP END-USER** agrees that no one except authorized employees

and/or representatives of the **DU** showing proper identification card shall be allowed to make any internal or external adjustments on any meter or any other equipment owned by the **DU**. An RE Supplier may be held liable for non-technical losses when found to condone, collude, conspire, or engage in the pilferage of electricity or tampering with any meters or DU facilities.

Section 3.6. Reporting of Outages, Interruptions, and Irregularities. The **GEOP END-USER** shall report all outages, interruptions, and irregularities to the **DU** without delay.

Section 3.7 Data Requirements and Contingency/Emergency Procedures. The **GEOP END-USER** shall comply with all of the provisions covering data requirements and contingency/emergency conditions procedures established in the DSOAR, as amended, PDC, the attached **Annex “B”**, if applicable, and other applicable government rules and regulations.

Section 3.8. Requirements for New Connections. If the **GEOP END-USER** is a newly connected GEOP End-user, it shall, prior to connection, submit its (i) Certificate of Final Electrical Inspection (CFEI); (ii) test results of its equipment (if available); and (iii) such other documentary requirements of the **DU** to ensure that the facilities of the **GEOP END-USER** are ready for energization.

IV. DISCONNECTION AND INTERRUPTION OF SERVICE

The **DU** shall disconnect the service of the **GEOP END-USER** under the following instances:

Section 4.1. Execution of Routine Maintenance and Similar Acts. In order to execute any routine maintenance, repairs, or modification to the **DU’s** or **GEOP END-USER’s** facilities and for the purpose of ascertaining their integrity, completeness, accuracy, safety, and reliability to remain connected to the distribution facilities and for any other legitimate purpose, the **DU** may interrupt the service upon prior notice, two (2) days before the routine maintenance. In the same manner, the **GEOP End-User** may request for service interruption on the same grounds with prior reasonable notice to the **DU**.

A notice shall be provided by the **DU** to **GEOP END-USER** and **RE Supplier** if the interruptions or suspensions of service will create a dangerous or life-threatening condition on the GEOP End-User's premises. The **GEOP END-USER** shall also notify their **RE Supplier**

or the **DU** if a condition exists on the **GEOP END-USER's** premises such that a suspension or interruption of service will create a life-threatening or dangerous condition.

The **DU** shall comply with all reporting requirements of the Distribution Code. In addition to those requirements, shall either issue a written public notice published in a newspaper of general circulation in the **DU's** service territory or deliver a report through electronic media, or any other means, to all affected **GEOP End-users**, affected **RE Suppliers**, and the **ERC**, stating the precise reasons causing the curtailment or interruption within seven (7) days from the occurrence of curtailment or interruption. The public notice or report may cover more than one curtailment or interruption if there were multiple occurrences prior to the seven-day deadline for the first occurrence. The provision of Section 1.8.5 of the **DSOAR** shall apply.

Section 4.2. Emergency Conditions and/or Unsafe Operating Conditions. The **DU** may interrupt the service at any time, *without the need of a notice*, in the event of an emergency or to correct unsafe operating conditions in the connection facilities, or, *with due notice*, when the **GEOP END-USER** is no longer compliant with the provisions of the **DSOAR**, as amended, the **PDC**, other applicable laws, or this Agreement.

The **DU** may curtail or interrupt a Connection and/or **DWS** in the event of an emergency arising anywhere on the distribution system or the interconnected systems of which it is a part, which emergency poses a threat to the integrity of its system or the systems to which it is directly or indirectly connected if, in its judgment, such action may prevent or alleviate the emergency condition. The **DU** may interrupt service when necessary, in **DU's** prudent judgment, for inspection, test, repair, or changes in **DU's** Distribution System, or when such interruption will lessen or remove possible danger to life or property, or will aid in the restoration of **DWS**.

The **DU** shall provide advance notice to the **GEOP End-user**, if reasonably possible. Such notice shall be made at least two (2) days prior to said curtailment, reduction, or interruption and may be made by electronic notice (such as facsimile, text messages, or e-mail) to all affected **GEOP End-user** or through radio broadcast, television broadcast, or local newspaper with specific identification of location, time and expected duration of outage. Such information shall also be posted on the Customer Bulletin Board. The **DU** shall submit a written report to the **ERC** within three (3) business days from the date of curtailment, reduction, or interruption, containing the reasons for the curtailment, reduction, or interruption and the actions taken by the

DUs to resolve the issues. In instances where notification to the end-user was not reasonably possible, an explanation why such advance notice was not delivered shall likewise be included in the written report to the ERC.

Section 4.3. GEOP End-user with RE Supplier/Supplier of Last Resort (SOLR). If the **GEOP END-USER** has a contract with an RE Supplier/SOLR for the supply of electricity, the **DU** shall have the right to discontinue service, in the following instances:

Section 4.3.1. Within twenty-four hours from the **DU**'s receipt of the written request for disconnection from the Central Registration Board (CRB). The **DU** is not required to verify the validity of the request and shall not be held liable to the **GEOP END-USER** should the latter protest the disconnection; and

Section 4.3.2. All other cases not covered by Section 4.3.1 above, such as but not limited to non-payment of bills of the **GEOP END-USER**'s RE Supplier/SOLR to the **DU**, disconnection of service shall be in accordance with relevant rules and regulations.

Section 4.4. Failure to comply with the terms and conditions of this Agreement. The **DU** shall have the right to discontinue service to the **GEOP END-USER** for any violation or breach of its obligation and duties under this Agreement or any applicable laws, rules and regulations.

In no case shall the **DU**'s exercise of its rights under this Article exempt the **GEOP END-USER** from its obligation of paying any of its outstanding obligations to the **DU**, subject to ERC rules and regulations.

V. RECONNECTION OF SERVICE

The **DU** shall reconnect the service of the **GEOP END-USER** under the following instances:

Section 5.1. In cases of: (i) Sections 4.1 and 4.2, upon termination of any routine maintenance, emergency, unsafe conditions, and other similar circumstances; (ii) Section 4.3, upon receipt of request for reconnection from the CRB, or when the RE Supplier/SOLR has already settled its obligations to the **DU**; and (iii) Section 4.4 when the **GEOP END-USER** presents proof that its violation of the terms and conditions of this Agreement, or any applicable laws has been corrected and has ceased, as the case may be.

Section 5.2. Payment of Other Reasonable Costs. The reconnection of service of the **GEOP END-USER** shall be without prejudice to the payment of actual costs incurred by the **DU** in case the disconnection is: (i) as a result of the **GEOP END-USER**'s non-compliance with the terms and conditions of this Agreement, or applicable laws, rules, and regulations; (ii) upon request of the **GEOP END-USER**; (iii) caused by any emergency or unsafe condition due to the fault of the **GEOP END-USER**, and damage is caused to the **DU**, its employees or authorized representatives or other third persons.

Section 5.3. Other Requirements for Reconnection. For disconnections pursuant to Sections 4.2 to 4.4 wherein the **GEOP END-USER**'s electric service has been disconnected for:

- a. At least six (6) months, the **GEOP END-USER** shall submit a written undertaking that its facilities are ready for energization; or
- b. More than one (1) year, the **GEOP END-USER** shall submit a new CFEI pursuant to the Philippine Electrical Code (PEC).

In any case, the **DU** may require the **GEOP END-USER** to submit further documentary requirements prior to reconnection to verify that the latter's facilities are ready for energization.

VI. LIABILITIES AND OBLIGATIONS

Section 6.1. Provision of Distribution Connection Service. The **DU**'s liability to the **GEOP END-USER**, with respect to the provision of distribution connection service, shall be limited to those set forth in the DSOAR, as amended, and other applicable laws, rules, and regulations of the ERC.

Section 6.2. Undelivered Energy, Damages, and Other Losses. The **GEOP END-USER** understands that the **DU** undertakes scheduled and/or unscheduled maintenance, repairs, and replacement of its facilities. In such cases, and in other cases of outages due to *force majeure*, *fortuitous event*, or for reasons not attributable to the fault of the **DU**, the **GEOP END-USER** agrees that the **DU** shall not be liable for any undelivered energy, or for damages, whether direct or consequential, including, and without limitation to, loss of profits, loss of revenue, or loss of production capacity, as a result of interruption or disconnection of its service if the **DU** has exercised due

care.

Section 6.3. Force Majeure/Fortuitous Event/Other Event. The **DU** shall not be liable to the **GEOP END-USER** with respect to the non-performance of any of its obligations under this Agreement in the event and to the extent that such non-performance is directly caused by force majeure or a fortuitous event including other events that are beyond the control of the **DU**. Force majeure and fortuitous event including other events shall mean such event: (i) that is not within the reasonable control, directly and indirectly, of the **DU**; and (ii) which despite the exercise of reasonable diligence, cannot be prevented, avoided or removed by the **DU**; provided that, the **DU** has taken all reasonable precautions and due care in order to avoid or mitigate the effect of such event on the **DU's** ability to perform its obligations under this Agreement. These events shall include, but may not be limited to, any of the following:

- a. A typhoon, storm, tropical depression, flood, drought, volcanic eruption, earthquake, tidal wave, or landslide;
- b. An act of public enemy, war (declared or undeclared), sabotage, blockade, revolution, riot, insurrection, civil commotion, or any violent or threatening actions;
- c. Non system-wide and system-wide Transmission constraints and/or outages in the Transmission and Distribution System;
- d. Any lawful orders rendered by competent authority, including any advice or warnings of government authorities for safety reasons; and
- e. Other analogous circumstances.

Section 6.4. Cancellation and Modification during Processing. The **GEOP END-USER** shall be liable for any processing costs incurred, including reimbursement for the cost of whatever facilities, equipment, or appurtenances already installed and which can no longer be used by the **DU**, if the **GEOP End-User**:

- i. cancels this Agreement or its application for connection service with the **DU**; or
- ii. requests any amendment to its connection facilities, at the time of the processing of the Agreement or its application or installation of said facilities.

VII. EFFECTIVE TERM AND TERMINATION OF AGREEMENT

Section 7.1. Effectivity. This Agreement shall take effect upon execution hereof and shall be binding upon the **PARTIES**, their successor, and assigns, unless terminated by either party by serving written notice to the other at least thirty (30) days before the effective date of termination.

This Agreement may likewise be terminated:

- a) after due notice, for violation of any of the obligations set forth herein by any party; and/or
- b) without any need of prior notice:
 - i. when this Agreement is rendered invalid and/or unenforceable by law or competent authority;
 - ii. when the performance of any obligations under this Agreement has been rendered legally or physically impossible; or
 - iii. in case of violation by the **GEOP END-USER** of R.A. 7832, otherwise known as “*Anti-electricity and Electric Transmission Lines/Materials Pilferage Act of 1994*”.

Upon termination of this Agreement, all rights and obligations of the **PARTIES** hereunder shall cease, except:

- a) such rights and obligations as may have accrued as of the date of termination; and
- b) any right or obligation which survives the termination or expiration.

VIII. MISCELLANEOUS PROVISIONS

Section 8.1. Governing Laws. This Agreement shall be governed by and construed in accordance with the laws of the Republic of the Philippines, policies, rules and regulations, administrative orders and any amendments and modifications thereof, emanating from the Department of Energy, the ERC, other government agencies,

or authorized bodies having jurisdiction. The said law, policies, rules, and regulations shall be deemed incorporated in this Agreement.

Section 8.2. Disputes. If any dispute shall arise between the **PARTIES** in connection with or arising out of this Agreement, either party may request in writing to meet within five (5) business days from occurrence thereof and attempt to resolve the dispute. In the event that such dispute remains unresolved within ten (10) business days after such request, the aggrieved party may bring the dispute before the ERC for resolution, if said dispute is within the exclusive jurisdiction of the ERC. Otherwise, the aggrieved party may seek redress from the regular courts. In case of the latter, the **PARTIES** hereby agree that the venue for any court action shall be the regular courts of the principal address where the DU is located.

Section 8.3. Severability. If at any time, one or more provisions in this Agreement shall be determined to be illegal, invalid, or unenforceable in any respect, the legality, validity, and enforceability of the remaining provisions of this Agreement shall not be affected or impaired thereby, provided that the remaining provisions are sufficient to render to each Party the benefits contemplated hereby.

Section 8.4. Amendment/Modification of Agreement. This Agreement, its schedules, attachments and annexes supersede any previous agreement, arrangements or representation between the Parties, whether oral or written, in respect of the subject matter of this Agreement and shall constitute the entire agreement between the Parties in relation thereto. No amendments of this Agreement or consent to any departure therefrom, shall in any way be of any force or effect unless confirmed in writing and signed by the **PARTIES**.

Section 8.5. Non-Waiver of Rights. The failure or delay of any Party, at any time, to require performance of any provision hereof shall in no manner affect the right to enforce the same at a later time. No waiver by any Party of the breach of any term or covenant contained in this Agreement, whether by conduct or otherwise, shall be deemed to be construed as a further or continuing waiver of such breach or waiver of the breach of any other term or covenant, unless such waiver is in writing.

Section 8.6. Warranties. Each Party hereby represents and warrants that: (a) it is duly [incorporated/a sole proprietorship/a partnership/a cooperative] validly existing and in good standing under the laws of the Republic of the Philippines; (b) it possesses full power and authority to enter into this Agreement, and has taken all the necessary action to authorize the person/s signing the contract on its

behalf; (c) that it has taken all actions to authorize the entry into and the delivery of this Agreement, and the transactions contemplated hereby, and the performance of its obligations hereunder; (d) it has the power, licenses and permits required to carry on its business as it is being conducted and as proposed to be conducted; (e) this Agreement and the consummation of the transactions contemplated herein are its legal, valid, binding and enforceable obligations; and (f) it shall, in good faith, comply with all its obligations under this Agreement.

Section 8.7. Assignment of Rights. The **GEOP END-USER** shall not assign its rights under this Agreement. In case the **GEOP END-USER** is a partnership or a corporation, it shall advise the **DU** in writing, of any change in its name, or status brought about by merger, consolidation, amendment of articles of incorporation, sale of business, or transfer of ownership, within thirty (30) days from the effective date thereof. Violation of this provision shall give the **DU** the right to disconnect the service of the **GEOP END-USER** or terminate this Agreement, without prejudice to any action that the **DU** may bring for the collection of any outstanding obligation of the **GEOP END-USER** to the **DU**.

Section 8.8. Counterparts. This Agreement may be executed in any number of counterparts and by the different parties hereto on separate counterparts, each of which when so executed and delivered shall be an original, but all of which shall together constitute one and the same instrument.

IN WITNESS WHEREOF, the **PARTIES** hereto have caused the foregoing instrument to be executed by their respective offices and/or their representatives, thereunto duly authorized at the place and on the date first above written.

(This space was intentionally left blank)

For the DU:

For the GEO End-User:

**Signature Over Printed
Name and Designation**

**Signature Over Printed
Name and Designation**

Date signed:

Date signed:

SIGNED IN THE PRESENCE OF:

Witness Name, Signature Over
Printed Name

Witness Name, Signature Over
Printed Name

ACKNOWLEDGMENT

Republic of the Philippines }
_____ } S.S.

Before me, a Notary Public, for and in the City/Municipality of _____, personally appeared the following parties with their respective competent proof of identities:

DU
GEOP END-USER

any government issued ID
any government issued ID

known to me and to me known to be the same persons who executed the foregoing instrument, consisting of _____ pages, including the page whereon this Acknowledgment is written, with all pages signed by both **PARTIES** and their instrumental witnesses, and they acknowledged to me that the same is their free and voluntary act and deed and that of the Corporation/ **DU** they respectively represent.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this _____ day of _____, at _____, Philippines.

Doc. No. _____;
Page No. _____;
Book No. _____;
Series of _____.