AN ACT
AMENDING THE FRANCHISE GRANTED TO GENERAL TELEPHONE SYSTEM, INC.
UNDER REPUBLIC ACT NO. 8636, ENTITLED “AN ACT GRANTING THE GENERAL
TELEPHONE SYSTEM, INC. A FRANCHISE TO CONSTRUCT, ESTABLISH, INSTALL,
MAINTAIN AND OPERATE LOCAL EXCHANGE NETWORK IN THE PROVINCES OF
QUEZON, BATANGAS AND LAGUNA; MUNICIPALITIES OF PASACAIO, LIBMANAN
AND CABUSAO, PROVINCE OF CAMARINES SUR; AND THE MUNICIPALITY OF
PARACALE, PROVINCE OF CAMARINES NORTE”, EXPANDING ITS COVERAGE TO
THE ENTIRE PROVINCES OF CAMARINES NORTE AND CAMARINES SUR, AND
RENEWING ITS TERM FOR ANOTHER TWENTY-FIVE (25) YEARS

EXPLICATORY NOTE

This bill seeks to renew and extend for another twenty-five years the legislative franchise of
the General Telephone System, Inc. (GTSi), which was approved on May 17, 1998 and expand its
coverage to the entire Provinces of Camarines Norte and Camarines Sur. GTSi is a pioneering and
leading telecommunications provider in the provinces of Quezon, Batangas and Laguna;
municipalities of Pasacao, Libmanan and Cabusao, Province of Camarines Sur; and the Municipality
of Paracale, Province of Camarines Norte.

It started its operation on September 7, 1977 in Guimara, Quezon under Strowger type step-
by-step equipment with only 100 lines. Over a period of time, it gradually expanded to Atimonan
Eventually, GTSi acquired the ownership of NORCAMTEL in Daet and LABOTEL in Labo both in
Camarines Norte on 2014. It has over 20,000 VOIP lines and Fiber to the home technology on its
various exchanges. Its fiber optic lay out are on-going to meet the demands for high speed internet.

GTSi’s mission is to expand its business by building a full-service digital network that will
provide telephony, data, internet, and interactive services. Its vision is to be a leader and trendsetter
in telecommunications in the Southern Tagalog area and to develop a modern digital, full-service
telecommunications infrastructure that will provide superior and state-of-the-art services that will
address public demands for the next millennium.

It aims to put up a modern telephone and data exchange in every municipality in Southern
Tagalog and in so doing seeks to help build the economy by expanding its services to rural
municipalities that has been left out in the expansion plans of major telecommunications players in
the country.
It is for this reason that the bill also seeks to amend the franchise by including other services such as wire and wireless telecommunications systems which include copper, fiber optics, satellite transmit and receive systems, switches and their value-added services among others and expanding its present area of operation to include the entire provinces of Camarines Norte and Camarines Sur.

GTSi is now on its 43 years of operation and has a total equipment capacity of 40,000 lines exchange wide. It also has direct dialing national and international calls, caller ID services and other value-added services.

Through its many years of existence, GTSi has brought countless people and communities closer by providing quality and innovative communications services that are responsive to the socio-economic development needs of the country. Hence, in recognition of its commitment to providing massive digital transformation program to various local government units, the immediate renewal of its franchise is recommended to ensure the uninterrupted and improved delivery of its services to the general public.

In view thereof, immediate approval of this measure is earnestly sought.

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4th District, Quezon
Republic of the Philippines  
HOUSE OF REPRESENTATIVES  
Quezon City  

EIGHTEENTH CONGRESS  
Second Regular Session  

HOUSE BILL NO. 8047  

Introduced by: Hon. Angelina “Helen” D.L. Tan, M.D.  

AN ACT  
AMENDING THE FRANCHISE GRANTED TO GENERAL TELEPHONE SYSTEM, INC. UNDER REPUBLIC ACT NO. 8636, ENTITLED “AN ACT GRANTING THE GENERAL TELEPHONE SYSTEM, INC. A FRANCHISE TO CONSTRUCT, ESTABLISH, INSTALL, MAINTAIN AND OPERATE LOCAL EXCHANGE NETWORK IN THE PROVINCES OF QUEZON, BATANGAS AND LAGUNA; MUNICIPALITIES OF PASACAO, LIBMANAN AND CABUSAO, PROVINCE OF CAMARINES SUR; AND THE MUNICIPALITY OF PARACALE, PROVINCE OF CAMARINES NORTE”, EXPANDING ITS COVERAGE TO THE ENTIRE PROVINCES OF CAMARINES NORTE AND CAMARINES SUR, AND RENEWING ITS TERM FOR ANOTHER TWENTY-FIVE (25) YEARS 

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:  

SECTION 1. Republic Act No. 8636 is hereby amended to read as follows:  

“SECTION 1. Nature and Scope of Franchise. – Subject to the provisions of the Constitution and applicable laws, rules and regulations, the FRANCHISE [there is hereby] granted to the General Telephone System, Inc., hereunder referred to as the grantee, its successors or assigns, UNDER REPUBLIC ACT NO. 8636, [a franchise] to construct, establish, install, maintain and operate for commercial purposes and in the public interest, local exchange networks, [including] public calling stations or pay telephone stations, WIRE AND/OR WIRELESS TELECOMMUNICATIONS SYSTEMS INCLUDING COPPER, FIBER OPTICS, SATELLITE TRANSMIT AND RECEIVE SYSTEMS, SWITCHES AND THEIR VALUE-ADDED SERVICES SUCH AS THE TRANSMISSION OF VOICE, DATA, FACSIMILE, CONTROL SIGNS AUDIO AND VIDEO, INFORMATION SERVICES AND ALL OTHER TELECOMMUNICATIONS SYSTEMS TECHNOLOGIES AS ARE AT PRESENT AVAILABLE OR WILL BE MADE AVAILABLE THROUGH TECHNOLOGICAL ADVANCES OR INNOVATIONS IN THE FUTURE, OR CONSTRUCT, ACQUIRE, LEASE AND OPERATE OR MANAGE TRANSMITTING AND RECEIVING STATIONS, LINES, CABLES, OR SYSTEMS AS ARE CONVENIENT OR ESSENTIAL TO EFFICIENTLY CARRY OUT THE PURPOSE OF THIS FRANCHISE [or wireless local loop and for such purpose provide basic telephone service or other means related to the foregoing now known to science or which in the future may be developed,] in the provinces of Quezon, Batangas [and] Laguna; [municipalities of Pasacao, Libmanan and Cabusao, Province of] Camarines Sur[;] and [the Municipality of Paracale, Province of] Camarines Norte, [for public domestic telecommunications.] IS HEREBY RENEWED FOR ANOTHER TWENTY-FIVE (25) YEARS FROM THE EFFECTIVITY OF THIS ACT.”  

SEC. 2. Manner of Operation of Stations or Facilities. – The stations or facilities of the
grantee shall be constructed and operated in a manner as will, at most, result only in the minimum interference on the wavelengths or frequencies of the existing stations or other stations which may be established by law, without in any way diminishing its own right to use its selected wavelengths or frequencies and the quality of transmission or reception thereon as should maximize rendition of the grantee's services and/or the availability thereof. In no way shall the operations of the grantee, nor the radiated power of its stations or facilities, exceed that required to cover the area where it is allowed to operate.

SEC. 3. Authority of the National Telecommunications Commission. – The grantee shall secure from the National Telecommunications Commission, hereinafter referred to as the Commission, a certificate of public convenience and necessity or the appropriate permits and licenses for the location, construction, installation and operation of its telecommunications systems. In issuing the certificate, the Commission shall have the power to impose such conditions relative to the construction, operation, maintenance, or service level of the telecommunications system. The Commission shall have the authority to regulate the construction and operation of its telecommunications systems. The grantee shall not use any frequency in the radio spectrum without having been authorized by the Commission. Such certificate shall state the areas covered and date the grantee shall commence the service. The Commission, however, shall not unreasonably withhold or delay the grant of any such authority, permits or licenses.

SEC. 4. Responsibility to the Public. – The grantee shall conform to the ethics of honest enterprise and shall not use its stations for obscene or indecent transmission or for dissemination of deliberately false information or willful misrepresentation, or assist in subversive or treasonable acts.

The grantee shall provide basic or enhanced telephone service in any municipality in the Philippines where it has an approved certificate of public convenience and necessity for the establishment, operation and maintenance of a local exchange service, without discrimination to any applicant therefore, in the order of the date of their applications, up to the limit of the capacity of its local telephone exchange, and should the demand for the telephone service at any time increase beyond the capacity thereof, the grantee shall increase the same to meet such demand: provided, that in case the total demand to be satisfied by the expansion is less than the smallest viable local exchange available in the market as determined by the Commission, the grantee shall not be obliged to furnish said service, unless the applicant for telephone service defrays the actual expenses for the installation of the telecommunication apparatus necessary for such services and in such case the Commission may extend the time within which the grantee shall furnish such service.

The grantee shall operate and maintain all its stations, lines, cables, systems and equipment for the transmission and reception of messages, signals and pulses in a satisfactory manner at all times, and as far as economical and practicable, modify, improve or change such stations, lines, cables, systems and equipment to keep abreast with the advances in science and technology.

SEC. 5. Rates for Services. – The charges and rates for telecommunications services of the grantee, except the rates and charges on those that may hereafter be declared or considered as nonregulated services, whether flat rates or measured rates or variation thereof, shall be subject to the approval of the Commission or its legal successors. The rates to be charged by the grantee shall be unbundled, separable and distinct among the services offered and shall be determined in such a manner that regulated services do not subsidize the unregulated ones.

SEC. 6. Right of Government. – A special right is hereby reserved to the President of the Philippines, in times of war, rebellion, public peril, calamity, emergency, disaster or disturbance of
peace and order, to temporarily take over and operate the stations, transmitters, facilities or equipment of the grantee, to temporarily suspend the operation of any station, transmitter, facility or equipment in the interest of public safety, security and public welfare, or to authorize the temporary use and operation thereof by any agency of the government, upon due compensation to the grantee for the use of said stations, transmitters, facilities or equipment during the period when they shall be so operated.

The radio spectrum is a finite resource that is a part of the national patrimony and the use thereof is a privilege conferred upon the grantee by the State and may be withdrawn anytime, after due process.

SEC. 7. Term of Franchise. – This franchise shall be for a term of twenty-five (25) years from the date of effectivity of this Act, unless sooner revoked or cancelled. This franchise shall be deemed ipso facto revoked, in the event the grantee fails to comply with any of the following conditions:

(a) Commence operations within three (3) years from the approval of its operating permit or provisional authority by the National Telecommunications Commission;

(b) Operate continuously for two (2) years; and

(c) Commence operations within five (5) years from the effectivity of this Act.

SEC. 8. Acceptance and Compliance. – Acceptance of this franchise shall be given in writing within sixty (60) days from the effectivity of this Act. Upon giving such acceptance, the grantee shall exercise the privileges granted under this Act. Non-acceptance shall render the franchise void.

SEC. 9. Bond. – If the grantee is not yet operational, the grantee shall file a bond issued in favor of the National Telecommunications Commission, which shall determine the amount, to guarantee the compliance with and fulfillment of the conditions under which this franchise is granted. If after five (5) years from the date of the approval of its permit by the Commission, the grantee shall have fulfilled the same, the bond shall be cancelled by the Commission. Otherwise, the bond shall be forfeited in favor of the government and the franchise ipso facto revoked.

SEC. 10. Right of Interconnection. – The grantee is hereby authorized to connect or demand connection of its telecommunications systems to any other telecommunications systems installed, operated and maintained by any other duly-authorized person or entity in the Philippines for the purpose of providing extended and improved telecommunications services to the public under such terms and conditions mutually agreed upon by the parties concerned and the same shall be subject to the review or modification of the Commission.

SEC. 11. Tax Provisions. – The grantee, its successors or assigns, shall be liable to pay the same taxes on their real estate, buildings and personal property, exclusive of this franchise, as other persons or corporations are now or hereafter may be required by law to pay. In addition thereto, the grantee, its successors or assigns, shall pay the value-added tax under Republic Act No. 7716 or a franchise tax of three percent (3%) per annum or at such percentage as may be prescribed by law, on all gross receipts of its telecommunications business transacted under this franchise, whichever is higher: provided, that the grantee, its successors or assigns, shall continue to be liable for income taxes payable under Title II of the National Internal Revenue Code pursuant to Sec. 2 of Executive Order No. 72, unless the latter enactment is amended or repealed, in which case the amendment or repeal shall be applicable thereto.
The grantee shall file the return with, and pay the taxes due thereon to the Commissioner of Internal Revenue or his duly authorized representatives in accordance with the National Internal Revenue Code and the return shall be subject to audit by the Bureau of Internal Revenue.

SEC. 12. Gross Receipts. – The grantee, its successors or assigns, shall keep a separate account of the gross receipts of the business transacted by it and shall furnish the Commission on Audit and the National Treasury a copy of such account not later than the 31st day of January of each year, for the preceding twelve (12) months.

SEC. 13. Books and Accounts. – The books and accounts of the grantee, its successors or assigns, shall always be open to the inspection of the Commissioner on Audit or his authorized representatives, and it shall be the duty of the grantee to submit to the Commission on Audit, two (2) copies of the quarterly reports on the gross receipts, the net profits and the general condition of the business.

SEC. 14. Warranty in Favor of National and Local Governments. – The grantee shall hold the national, provincial, city and municipal governments of the Philippines harmless from all claims, accounts, demands or actions arising out of accidents or injuries, whether to property or to persons, caused by the construction or operation of the stations, transmitters, facilities and equipment of the grantee.

SEC. 15. Sale, Lease, Transfer, Usufruct, etc. – The grantee shall not lease, transfer, grant the usufruct of, sell nor assign this franchise or the rights and privileges acquired thereunder to any person, firm, company, corporation or other commercial or legal entity, nor merge with any corporation or entity, nor shall the controlling interest in the grantee be transferred, whether as a whole or in parts and whether simultaneously or contemporaneously, to any such person, firm, company, corporation or entity without the prior approval of the Congress of the Philippines, except when such person, firm, company, corporation or entity has a valid and existing legislative franchise for telecommunications or it is in pursuance of the provisions of Section 16 of this Act. Any person or entity to which this franchise is sold, transferred or assigned, shall be subject to the same conditions, terms, restrictions and limitations of this Act.

SEC. 16. Dispersal of Ownership. – In accordance with the constitutional provisions to encourage public participation in the public utilities, the grantee shall offer at least thirty percentum (30%) of its outstanding capital stock or a higher percentage that may hereafter be provided by law in any securities exchange in the Philippines within ten (10) years from the commencement of its operations or from the effectivity of this Act, whichever is later. Noncompliance therewith shall render the franchise ipso facto revoked.

SEC. 17. Repealability and Nonexclusivity Clause. – This franchise shall be subject to amendment, alteration or repeal by the Congress of the Philippines when the public interest so requires and shall not be interpreted as an exclusive grant of the privileges herein provided for.

SEC. 18. Separability Clause. – If any of the sections or provisions of this Act is held invalid, all the other provisions not affected thereby shall remain valid.

SEC. 19. Repealing Clause. – Any law, presidential decree or issuance, executive order, letter of instruction, administrative order, rule or regulation to the contrary to or inconsistent with any provision of this Act is hereby amended or modified accordingly.
SEC. 20. Reportorial Requirement. – The grantee shall submit an annual report to the Congress of the Philippines on its compliance with the terms and conditions of its franchise and on its operations within sixty (60) days from the end of every year.

SEC. 21. Effectivity Clause. – Effectivity Clause. – This Act shall take effect fifteen (15) days after its publication in the Official Gazette or in a newspaper of general circulation.

Approved,