



 Globe Telecom, Inc.
The Globe Tower
32nd Street corner 7th Avenue,
Bonifacio Global City,
Taguig, Philippines 1634

Minutes of the Annual Meeting of Stockholders*

April 17, 2018, Tuesday, 9:00 A.M.

Ballroom 2, Fairmont Makati
1 Raffles Drive, Makati Avenue, Makati City

+632.7972000

 www.globe.com.ph

	No. of Shares	Percentage of Total
Outstanding Shares Represented	272,884,211	87.62%

Directors Present:

Jaime Augusto Zobel de Ayala

*Chairman of the Board
Chairman, Executive Committee*

Ernest L. Cu

*President and CEO
Member of the Board
Member, Executive Committee*

Fernando Zobel de Ayala

*Co-Vice Chairman of the Board
Member, Finance Committee
Member, Compensation and
Remuneration Committee*

Lang Tao Yih, Arthur

*Co-Vice Chairman of the Board
Member, Executive Committee
Member, Compensation and
Remuneration Committee*

Samba Natarajan

*Member of the Board
Member, Executive Committee
Member, Finance Committee*

Saw Phaik Hwa

*Independent Director/Member of the Board
Member, Audit and Related Party
Transactions (RPT) Committee
Member, Nomination and Governance
Committee
Member, Compensation and
Remuneration Committee*

Romeo L. Bernardo

*Member of the Board
Member, Audit and RPT Committee
Member, Finance Committee*

Rex Ma. A. Mendoza

*Independent Director/Member of the Board
Chairman, Nomination and Governance
Committee
Chairman, Compensation and
Remuneration Committee
Member, Audit and RPT Committee*

Delfin L. Lazaro

*Member of the Board
Chairman, Finance Committee*

Jose Teodoro K. Limcaoco

*Member of the Board
Member, Executive Committee*

1. CALL TO ORDER

After the national anthem, the Chairman, Mr. Jaime Augusto Zobel de Ayala, called the meeting to order. He welcomed the stockholders, and announced the presence of the members of the Board, the President and Chief Executive Officer, and other officers of the Company at the meeting.

2. NOTICE OF MEETING, DETERMINATION OF QUORUM AND RULES OF CONDUCT AND PROCEDURES

The Secretary certified that, in accordance with the By-Laws, written notice of the time, date, place and purpose of the meeting was sent on March 12, 2018 to all stockholders of record as of March 2, 2018. The notice also was published on March 12, 2018 in the Philippine Daily Inquirer and Business World, newspapers of general circulation.

The Secretary further certified that stockholders representing 272,884,211 shares or 87.62% of the 311,431,606 outstanding shares were present in person or by proxy.

The Chairman advised that anyone who wished to make a remark should identify himself after being acknowledged by the Chair and should limit his remarks to the item in the agenda under consideration.

Thereafter, the Secretary mentioned that the rules of conduct and voting procedures were part of the Explanation of Agenda Items, which were provided to the stockholders together with the Notice of the meeting and distributed again to the stockholders upon registration at the meeting. The rules of conduct and voting procedures were as follows: (i) a stockholder who wishes to make a remark must identify himself after being acknowledged by the Chairman; (ii) remarks must be restricted to the item of the agenda under consideration; (iii) stockholders may opt for manual voting or electronically; (iv) for manual voting, each stockholder will be given a ballot upon registration to enable the stockholder to vote in writing per item in the agenda. The stockholder may drop his ballot in ballot boxes placed at the registration area and inside the Ballroom; (v) for electronic voting, there will be computer stations placed outside the Ballroom where stockholders may cast their votes; (vi) both ballot and website platform will state the proposed resolutions for consideration by the stockholders and each proposed resolution will

be shown on the screen as the same will be taken up at the meeting; (vii) all the items in the agenda requiring approval by the stockholders will need the affirmative vote of stockholders representing at least a majority of the issued and outstanding voting stock. Election of directors will be by plurality of votes, and every stockholder will be entitled to cumulate his votes. Each outstanding share of stock entitles the registered stockholder to one vote; (viii) as the stockholders take up an item in the agenda, the Corporate Secretary will report on the votes received and tabulated by his office at that point in time; and (ix) An independent external auditor will validate the voting results and the final tally of votes will be reflected in the minutes of this meeting.

The Secretary also announced that the polls were open for the stockholders to cast their votes either manually or electronically.

3. APPROVAL OF MINUTES OF THE 2017 STOCKHOLDERS' MEETING

The next order of business was the approval of the minutes of the annual stockholders' meeting held on April 18, 2017.

The Chairman said that copies of the minutes were distributed to the stockholders and posted at the Company website before the meeting.

On motion of Ms. Mary Grace Nacpil seconded by Ms. Vilma Natividad, the stockholders approved the minutes and adopted the following Resolution No. S-01 (2018), which was shown on the screen:

Resolution No. S-01 (2018)

“RESOLVED, to approve the minutes of the annual stockholders' meeting held on 18 April 2017.”

As tabulated by the Office of the Corporate Secretary and validated by SGV, the votes on the motion for the approval of the minutes and the adoption of Resolution No. S-01 (2018) were as follows:

Votes	Votes Cast (One vote per share)	Percentage of Voted Shares
For	272,883,611	100%
Against	0	0%
Abstain	0	0%

4. ANNUAL REPORT OF OFFICERS AND AUDITED FINANCIAL STATEMENTS

The Chairman's Report

The Chairman started with an overview of the macroeconomic, regulatory and corporate developments in 2017 to provide context on the opportunities and challenges in the coming months. The Philippine economy grew 6.7% in GDP terms, slightly below the 6.9% growth in 2016 aided by election-related spending. The 2017 GDP growth was achieved despite lower private construction spending and BPO's rebalancing of expansion plans. Due to the 6th consecutive year of above-6% growth, the Philippines continued to be among the highest growing Asian economies.

Given that backdrop, Globe ended 2017 with a strong topline growth. CSR was P127.9B, up 6% YoY; EBITDA was P53.3B with an EBITDA margin of 42%, higher than 2016's 41%; and net income was P15.1B, down 5% from 2016 due to higher operating expenses and depreciation charges from increased investments in data network. Data-related services were the key driver of performance. With this trend, the company continued to expand its data network nationwide. Globe intended to deliver first world internet connectivity to support the country's digital aspirations to be at par with its ASEAN neighbors.

With the government's call for a third telco player, Globe continued its focus on improving the experience of its growing number of customers. Globe also continued to support initiatives to benefit both the consumers and the industry, including the entry of a third player. There was a push for greater collaboration between the public and private sector to enhance the last mile connectivity of Filipino homes and businesses, particularly with the massive capital required to roll out and maintain a competitive network infrastructure. It was believed that a way of expanding the telecommunications coverage in the Philippines was through the buildup of towers by several companies for the use of all telcos, similar to other countries. Globe spearheaded this initiative and was currently in discussions with third parties for the creation of a tower company that would lease towers to both new and existing players. As for its commitment to deploy nationwide LTE services, Globe was on track in using the 700MHz and 2600MHz frequencies obtained from the SMC telco asset sale. This formed part of the overall capital expenditure plan of \$850M for the year, largely earmarked for data. By end-2017, Globe rolled out LTE in cities and municipalities nationwide equivalent to 67% coverage of its total serviceable areas.

On creating shareholder value, Globe remained steadfast in its commitment to shareholders with 2017's total payout of P12B in common share dividends, up 3% from 2016. This represented about 76% of 2016 core net income and in line with the company's dividend policy of 75%-90% of prior year's core net income and resulted in a translation of a 5% dividend yield. Beyond economic results, however, Globe viewed its business as a platform to alleviate the gaps society was facing and to cast a positive and sustainable impact. As an example, Mynt which was now a joint venture with Ant Financial, was ramping up its operations to contribute to financial inclusion in the country. Another example recognized Globe's responsibility to advocate safe and responsible internet use. Globe partnered with Facebook and the Department of Education (DepEd) to continue promoting responsible digital citizenship among teachers and students in public and private schools at the secondary level under the Digital Thumbprint Program (DTP). To date, the DTP has reached over 18,700 students with more than 1,800 facilitators empowered to teach the program.

In closing, the Chairman thanked the Board of Directors, the management team and employees for their untiring commitment and dedication in serving Globe customers. The Chairman also thanked the business partners for their support, the customers for their loyal patronage and the fellow shareholders for their trust and confidence. On behalf of the other board members, the Chairman also took the opportunity to welcome Mr. Cirilo "Vic" Noel who would take over from Mr. Manuel Pacis, an independent director. The Chairman stated his confidence on Mr. Noel's expertise and experience to contribute significantly to the governance and management of Globe. Mr. Pacis' significant contributions were also acknowledged as a member of the board for the past 7 years,

including 7 years as Chairman of the Audit & RPT Committee and a member of the Nomination & Governance Committee and Compensation & Remuneration Committee. The Chairman wished him continued success in his future endeavors.

The President's Report

Mr. Cu started his remarks by reporting that Globe continued to be the preferred mobile company in 2017, having outstripped the competition in revenue and subscriber count. The company built a robust 4G and LTE network to make the Internet more accessible and enable a secure digital environment for the customers as well as the public sector to enhance delivery of public services. To date, Globe carried 600 petabytes of data traffic which was twice as much as the competition.

To gain market share by offering the right product at the right place and time, Globe gained insights and saw opportunities with data use through data analytics as customers started to use smartphones, high-speed Internet and social media. The products and services were customized according to customer needs, behaviors, payment histories, consumption levels, experience and more to empower the customers with choices as to how to enjoy their digital lifestyle. Globe also enabled the growth of micro, small and medium enterprises by offering customizable digital solutions and fast-track digitalization of Philippine enterprises through robust business solutions such as Infrastructure, Data Center, Cloud and Cyber Security. Globe made it a point to engage and educate customers through its hotlines, stores, application-based platforms and Chatbots.

More than a telco provider, Globe was a digital enabler. Aside from data, the company accelerated its efforts towards nation building with an emphasis on financial inclusion. The strategic partnership of Globe Fintech Innovations, Inc. (Mynt) with Ant Financial Services Group would enable Globe to reach the unbanked and underbanked which comprised almost 80% of the country's population. Financial services seamlessly integrated in the increasingly digitalized lives of Filipinos was another wave of transformation.

In 2017, there was a shift on video consumption. With more access to on-demand entertainment, the Filipinos' appetite for content grew and reshaped broadband needs. To address that, Globe shifted a large part of its capital spend towards enhancing broadband connectivity in the home. Since the launch of the broadband rollout initiative in 2016, the company was halfway through its goal of connecting 2M homes in 20K barangay throughout the country. Massive MIMO was deployed. Affordable broadband plans were offered through the Prepaid Home WiFi. Globe also introduced Globe Tech Squad, a special tech customer service team to provide end-to-end support for WiFi connectivity and home-related needs. In essence, the company transformed home entertainment by combining high-speed Internet with world-class content providers. As the content portfolio was enhanced, there was also a need to safeguard the value of content and combat piracy. Through Globe's #PlayItRight program, it hoped to bring the message that it was easy to access legal content without need for Filipinos to put themselves at risk.

All the Globe achievements in 2017 as well as all it hoped to achieve in the future would be impossible without a dynamic workforce and, being a people-centered organization, the company strove to be the best company to work for. The company was proud to have a winning and highly engaged workforce that beat industry norms. In 2017,

employee volunteerism reached an all-time high of 3,803 employees, comprising 52.8% of the entire workforce. Globe also participated in the Singtel Overseas Volunteering Program in Thailand and India, where the employees went overseas to volunteer as English and Math coaches to children of various ages.

The purpose of treating people right to create a Globe of Good fueled sustainability at Globe, allowing the fulfillment of its four-point agenda of building a digital nation, caring for the environment and people, as well as creating positive societal impact. This year, the first Integrated Report was published, containing information on Globe's strategy, initiatives and governance and linking its sustainability performance to business results and how these created value. Winning the hearts of the Globe employees and stirring their passion to run the business allowed the company to consistently provide wonderful products and services to its customers. Happy customers lead to better business which, in turn, will make the shareholders happy. As such, the Circle of Happiness is kept spinning and it was the company's job to ensure this to sustain a wonderful future as Globe.

Questions or Comments from the Stockholders

The Chairman opened the floor for questions on the annual report and the 2017 audited financial statements.

Mr. John Lao wanted to know why the Philippines doesn't have websites to compete with the likes of Facebook, Twitter, Google, etc. since they control the Philippine market. The Chairman explained that the nature of the Internet was that it was an open platform which could be used in different ways. It was true that there was dominance by some foreign players which affects not only the Philippines but the rest of the world. This meant that these companies were good at what they do but that nobody was forced to use these platforms. There were, in fact, platforms within the Philippines that can be used across different industries. Mr. Lao asked if Globe could come up with a website to compete with the dominant players and the Chairman said that the job of a telco company was to create a platform and not really social media applications. Rest assured, however, that there were initiatives by Filipinos towards this direction but it was difficult. Mr. Lao suggested going to the Philippine Competition Commission (PCC) which was noted.

Mr. Stephen Soliven wanted to know if Globe had considered changing the algorithm of the company to make it more efficient and to incorporate technology like Artificial Intelligence (AI) and robotics. Mr. Cu said that the company was moving forward in its digitalization efforts and it is looking into AI, robotics, chatbots to enhance its existing services. With its various partnerships, Globe hopes not only to improve services but to lower costs as well.

Mr. Sam Canua queried as to Bayantel's plans for its customers, given that Globe wanted to migrate Bayantel customers to Globe plans, despite the fact that some of the targeted areas had few Globe facilities compared to that of Bayantel. It was also suggested that Innove Communications and Bayantel be merged, with Innove as the surviving subsidiary of Globe. This will help the migration become system-to-system as opposed to moving from Bayantel to Globe. Mr. Cu said that the plan was to revive the legacy network of Bayantel, which has been under receivership for some time. As such,

the equipment has not been upgraded for many years with most reaching the end of life. There was a systematic way that Globe would undertake to upgrade the existing cabinets to provide high speed internet of up to 10Mbps-100Mbps. Mr. Cu asked the stockholder to please bear with Globe as it goes through the rehabilitation of Bayantel and that the acceleration was near. As for the merger of Innove and Bayantel, there are legal and structural views to discuss, especially with their individual franchises. What was important to remember was that there will only be one brand, which was Globe.

For his second point, Mr. Canua shared the news that China installed a jamming equipment device which affected telecommunications devices and services and asked for the Board's comments since it was worrying. Mr. Cu said that the company routinely conducted sweeps for network interference such as people with illegal repeaters. Such incidents were reported to the National Telecommunications Commission (NTC) for their action. Mr. Canua then asked if the Constitution should be amended with regard to foreign ownership or a switch to federalism to improve telecommunications. Mr. Cu answered that telco services should be improved regardless of structure and that the more crucial thing to address was the permitting issue. Mr. Canua then suggested that Globe launch cable services like how Singtel was doing it.

Approval of the Annual Report and the 2017 Audited Financial Statements

The Chairman requested for a motion for approval of the annual report including the 2017 audited financial statements.

On motion made by Mr. George Abellera and seconded by Ms. Almira Celeste Mariano, the stockholders approved the annual report including the 2017 audited financial statements and adopted the following Resolution No. S-02 (2018), which was shown on the screen.

Resolution No. S-02 (2018)

“RESOLVED, to approve the 2017 Annual Report including the 2017 Audited Financial Statements of Globe Telecom, Inc.”

As tabulated by the Office of the Corporate Secretary and validated by SGV, the votes on the motion for the approval of the 2017 Annual Report including the 2017 Audited Financial Statements, and the adoption of Resolution No. S-02 (2018) were as follows:

Votes	Votes Cast (One vote per share)	Percentage of Voted Shares
For	272,818,251	99.98%
Against	1,430	0.001%
Abstain	63,830	0.02%

5. ELECTION OF DIRECTORS (INCLUDING THE INDEPENDENT DIRECTORS)

The next item in the agenda was the election of eleven (11) members of the Board of Directors for the ensuing year. The Chairman requested Mr. Rex Ma. A. Mendoza,

Chairman of the Nomination and Governance Committee, to inform the stockholders of the process in the nomination of directors for the ensuing year.

Mr. Mendoza reported that in accordance with the By-Laws of the Corporation, the Manual of Corporate Governance and the SEC Rules, the names of the following nominees to the Board of Directors were submitted to the Nomination and Governance Committee by a minority shareholder, and each one accepted in writing the nomination:

1. Jaime Augusto Zobel de Ayala
2. Delfin L. Lazaro
3. Lang Tao Yih, Arthur
4. Fernando Zobel de Ayala
5. Jose Teodoro K. Limcaoco
6. Romeo L. Bernardo
7. Samba Natarajan
8. Saw Phaik Hwa
9. Rex Ma. A. Mendoza
10. Cirilo P. Noel
11. Ernest L. Cu

Mr. Cirilo P. Noel, Ms. Saw Phaik Hwa and Mr. Mendoza were nominated as independent directors. The nomination closed on March 1, 2018. The Nomination Committee, in the exercise of its assigned task, determined that the 11 nominees, inclusive of the 3 nominees for independent directors, have all the qualifications and none of the disqualifications to sit as members of the Board of Directors of the Company.

Thereupon, Mr. Mendoza submitted the nominees for election by the stockholders. As tabulated by the Office of the Corporate Secretary and validated by SGV, the votes received by each nominee (and percentage of votes represented) were as follows:

Nominees*	For		Against		Abstain	
	Number	%	Number	%	Number	%
Jaime Augusto Zobel de Ayala	266,150,075	91.33%	6,721,516	2.31%	11,520	0.004%
Delfin L. Lazaro	264,619,066	90.80%	8,264,046	2.84%	0	0%
Lang Tao Yih, Arthur	264,405,835	90.73%	8,477,276	2.91%	0	0%
Fernando Zobel de Ayala	264,372,815	90.72%	8,510,296	2.92%	0	0%
Jose Teodoro K. Limcaoco	264,415,716	90.73%	8,467,395	2.91%	0	0%
Romeo L. Bernardo	264,619,065	90.80%	8,264,046	2.84%	0	0%
Samba Natarajan	266,479,083	91.44%	6,404,029	2.20%	0	0%
Saw Phaik Hwa (Independent)	272,854,280	93.63%	28,832	0.01%	0	0%
Rex Ma. A. Mendoza (Independent)	272,849,244	93.50%	393,867	0.14%	0	0%
Cirilo P. Noel	272,883,112	93.64%	0	0%	0	0%

* Under the Corporation Code of the Philippines, election of directors is by plurality of votes. "Abstain" and "Against" votes have no effect on the outcome of the elections.

(Independent)						
Ernest L. Cu	272,748,545	93.50%	134,567	0.05%	0	0%

In view of the results of the election, on motion of Mr. Darwin Padlan and seconded by Ms. Elizabeth Tolentino, the eleven (11) nominees were declared elected as directors for the ensuing year to serve as directors from the date of the meeting until their successors are duly elected and qualified, and Resolution No. S-03 (2018) adopted, as shown on the screen.

Resolution No. S-03 (2018)

“RESOLVED, to elect the following as directors of the Corporation to serve as such beginning today until their successors are elected and qualified:

1. Jaime Augusto Zobel de Ayala
2. Delfin L. Lazaro
3. Lang Tao Yih, Arthur
4. Fernando Zobel de Ayala
5. Jose Teodoro K. Limcaoco
6. Romeo L. Bernardo
7. Samba Natarajan
8. Saw Phaik Hwa
9. Rex Ma. A. Mendoza
10. Cirilo P. Noel
11. Ernest L. Cu”

The Chairman welcomed Mr. Noel to the Board.

6. ELECTION OF INDEPENDENT AUDITORS AND FIXING OF THEIR REMUNERATION

At the request of the Chairman, Mr. Romeo L. Bernardo, a member of the Audit Committee, informed the stockholders that in line with the Company’s corporate governance policy, the Committee recommended the accounting firm of Navarro Amper & Co./Deloitte Philippines as the Company’s independent auditor for year 2018. The Committee proposed, and the Board of Directors agreed, to endorse the election of Navarro Amper & Co./ Deloitte Philippines as the independent auditor of the Globe Group for the current fiscal year for a fee of Php16.86M, exclusive of 7.5% out-of-pocket expenses and audit related fees. Mr. Oliver C. Bucao shall be the lead engagement Partner for 2018.

Upon motion made by Ms. Hariette Martinez and seconded by Ms. Daisy Ann Viernes, the stockholders elected the firm of Navarro Amper & Co./Deloitte Philippines as the Independent Auditor of the Company for the present fiscal year with a remuneration of Php16.86M, and adopted the following Resolution No. S-04 (2018), as shown on the screen:

Resolution No. S-04 (2018)

“RESOLVED, to appoint Navarro Amper & Co./Deloitte Philippines as the Corporation’s independent auditors for the year 2018 with a remuneration of Php16.86M.”

As tabulated by the Office of the Corporate Secretary and validated by SGV, the votes on the motion to elect Navarro Amper & Co./Deloitte Philippines as the Company’s independent auditor for the present fiscal year with a remuneration of Php16.86M and the adoption of Resolution No. S-04 (2018) were as follows:

Votes	Votes Cast (One vote per share)	Percentage of Voted Shares
For	272,883,611	100%
Against	0	0%
Abstain	0	0%

7. OTHER MATTERS

The Chairman opened the floor for comments and questions on matters that are relevant to the stockholders.

Ms. Nora Barja asked about the change with regard to the registration policy for proxy validations this year and the Chairman said that her issues would be immediately addressed.

8. ADJOURNMENT

There being no other matters to discuss, on motion of Ms. Celeste Flores, seconded by Ms. Laarni Dizon-Quides, the meeting was adjourned.

SOLOMON M. HERMOSURA
Corporate Secretary

ATTESTED BY:

JAIME AUGUSTO ZOBEL DE AYALA
Chairman of the Board & of the Meeting

**This is still subject for approval at the 2019 Annual Stockholders’ Meeting*