

Republic of the Philippines Department of Environment and Natural Resources

Provincial Environment and Natural Resources Office MIMAROPA Region

Bgy. Sta. Monica, Puerto Princesa City, Palawan

E-mail: <u>penropalawan@denr.gov.ph</u>
Telfax No. (048) 433-5638 / (048) 433-5638

KFD

RECORDS SECTION

FEB 1 6 2023

INCOMING OUTGOING

BY: _____ DATS NO. ___

MEMORANDUM

FOR

The Regional Executive Director

DENR MIMAROPA

1515 DENR By the Bay Bldg., Roxas Boulevard,

Barangay 668, Ermita, Manila

THRU

The OIC, ARD for Technical Services

FROM

The Provincial Environment and

Natural Resources Officer

SUBJECT

REPORT OF CDS ON ALIMANGUAN SAGIP PAWIKAN-

LAMAVE PROPOSED MOA ON TURTLE CONSERVATION PROJECT IN BARANGAY ALIMANGUAN, SAN VICENTE,

PALAWAN

Forwarded is the Memorandum dated January 30, 2023 of CENRO Roxas along with the CDS report regarding the meeting with Alimanguan Sagip Pawikan (ASP) and Large Marine Vertebrates Research Institute Philippines (LAMAVE) which was also attended by DENR-CENRO Roxas and Palawan Council for Sustainable Development (PCSD) last January 18, 2023 at Barangay Alimanguan, San Vicente, Palawan.

For information and record.

FELIZARDO B. CAYATOG

DENR-PALAWAN
PENRO-RECORDS
RELEASED

By
Date: 19 FEB 2023 23 -36 2





Republic of the Philippines

Department of Environment and Natural Resources MIMAROPA Region

COMMUNITY ENVIRONMENT AND NATURAL RESOURCES OFFICE

Barangay III (Poblacion), Roxas, Palawan Contact No. 09171606578 / 09175028647

Email address: cenroroxaspalawan@denr.gov.ph

January 30, 2023

DENR PENRO

MEMORANDUM

FOR

: The Director

Biodiversity Management Bureau

Quezon City

THRU

The Provincial Environment and

Natural Resources Officer

Roxas, Palawan

FROM

The Community Environment and

Natural Resources Officer

Roxas, Palawan

SUBJECT

REPORT OF CDS ON ALIMAGUAN SAGIP PAWIKAN-

LAMAVE PROPOSED MOA ON TURTLE CONSERVATION PROJECT IN BARANGAY ALIMANGUAN, SAN VICENTE,

PALAWAN

Respectfully forwarded is the CDS report regarding the meeting with Alimanguan Sagip Pawikan (ASP) and Large Marine Vertebrates Research Institute Philippines (LAMAVE) that was attended by DENR-CENRO Roxas and also by Palawan Council for Sustainable Development (PCSD) last January 18, 2023 at Barangay Alimanguan, San Vicente, Palawan.

This Office is continuously monitoring marine turtle stranding incidents and nesting activities within our area of responsibility and extends technical assistance to LGUs and other organizations on marine turtle conservation.

For information and record.

RONNIE P. LILANG Charge

RELEASED

DATE. JAN 3 0 2023

2023-01-0162



Republic of the Philippines

Department of Environment and Natural Resources MIMAROPA Region

COMMUNITY ENVIRONMENT AND NATURAL RESOURCES OFFICE

Barangay III (Poblacion), Roxas, Palawan Contact No. 09171606578 / 09175028647 Email address: cenroroxaspalawan@denr.gov.ph

January 19, 2023

MEMORANDUM

FOR

The Community Environment and

Natural Resources Officer

Roxas, Palawan

FROM

The Undersigned

SUBJECT :

ACTIVITY REPORT REGARDING THE MEETING WITH

ALIMANGUAN SAGIP PAWIKAN (ASP), LARGE MARINE VERTEBRATES RESEARCH INSTITUTE PHILIPPINES (LAMAVE), AND PALAWAN COUNCIL FOR SUSTAINABLE

DEVELOPMENT (PCSD)

Please be informed that the undersigned participated in a meeting with Alimanguan Sagip Pawikan (ASP), Large Marine Vertebrates Research Institute Philippines (LAMAVE), and Palawan Council for Sustainable Development (PCSD) in Barangay Alimanguan, San Vicente, Palawan on January 18, 2023.

LAMAVE requested to have a meeting with the above mentioned parties to explain clauses of the MOA between LAMAVE and ASP. LAMAVE will give a grant of P12,000.00 per month for four (4) months (coinciding with the marine turtle nesting season) to ASP to help them in the responding to marine turtle nesting incidents and maintain the hatcheries set up by ASP. LAMAVE will further assist ASP if needed especially in the technical and IEC activities because they are gathering data on marine turtles as stated in their Gratuitous Permit issued by PCSD.

This office and PCSD reiterates to Alimanguan Sagip Pawikan and LAMAVE that we will only take part as mediators and has nothing to do with any decisions from both parties regarding the MOA. Although PCSD has an existing MOA with ASP, having MOA with other parties will not invalidate or terminate the first MOA. The ASP can decide if they want to enter into MOA but they always have the option to terminate the agreement as stated in the proposed MOA of LAMAVE. LAMAVE was advised to present their ongoing projects to the LGU, Alimanguan Barangay Council and MSPLS Protected Area Management Office.

The CDS will arrange a meeting with CENRO and LAMAVE to present their ongoing projects within the AOR of CENRO Roxas. Dr. Alessandro Ponzo of LAMAVE promised to forward their data and report to the CENRO Roxas and the other relevant offices once available. Ms. Corvera informed Dr. Ponzo that our office is already conducting Marine Turtle Conservation trainings and IEC activities with ASP, PCSD, LGU San Vicente and MSPLS. Additionally, CENRO Roxas monitors the nesting activities and stranding incidents as part of annual marine turtle target and the data is forwarded to the Regional Office and BMB. San Vicente, Palawan is a known nesting site for Olive Ridley and Green Sea Turtle.

For your information and record.

Prepared by:

CHUCKIE Y. AGUILOS
Forest Technician I

RIES H. SUMANDAL

Forest Technician II

D. CORVERA

ECOMS I

Noted by:

OIC-CDS Chief

Attachments:

- 1. ASP-PCSD MOA Turtle Conservation MOA
- 2. ASP-LAMAVE proposed MOA
- 3. LAMAVE GP
- 4. LAMAVE-DENR MOA
- 5. Meeting Attendance sheet

PHOTO DOCUMENTATION





MEMORANDUM OF AGREEMENT

KNOW ALL MEN BY THESE PRESENTS

This agreement is made and entered into by and between

The PALAWAN COUNCIL FOR SUSTAINABLE DEVELOPMENT, the technical support staff of the Palawan Council for Sustainable Development, a multi-sectoral and inter-disciplinary body, which is mandated by Republic Act No. 7611 or the Strategic Environmental Plan (SEP) for Palawan, for the governance, implementation and policy direction of the Strategic Environment Plan, with office address located at PCSD Building, Sports Complex Road, Sta. Monica Heights, Puerto Princesa City, Palawan, Philippines, herein represented PCSD Staff Executive Director, ATTY, TEODORO JOSE S. MATTA, hereinafter referred to as the "PCSD";

AND

The ALIMANGUAN SAGIP PAWIKAN ASSOCIATION, a people's organization working for the conservation and protection of wildlife species in Barangay Alimanguan, with office address located at Bgy. Alimanguan, Municipality of San Vicente, Palawan, Philippines, herein represented by its President, MR. RONNIE DEL ROSARIO, hereinafter referred to as "ASPA".

Both shall be collectively known as the "Parties".

WITNESSETH

WHEREAS, Republic Act No. 7611, known as the Strategic Environmental Plan (SEP) for Palawan Act, provides that the governance, implementation, and policy direction of the SEP shall be exercised by the Palawan Council for Sustainable Development;

WHEREAS. the PCSD Staff, as the regular professional staff of the PCSD, is tasked to spearhead the delineation of the whole province into different zones following a graded system of protection and development control as embodied in the guidelines for the implementation of Environmentally Critical Areas Network (ECAN), the SEP's main strategy:

WHEREAS, the ECAN shall ensure the protection of the rare and endangered species and their habitats by zoning them as part of the area of maximum protection or core zone;

WHEREAS, Section 4 of Republic Act 9147, otherwise known as the Wildlife Resources Conservation and Protection Act, lodged its implementation to the PCSD in the Province of Palawan;

WHEREAS, PCSD Resolution No. 15-527 entitled "Establishing the Adopt A Wildlife Species Program, A Wild-Pro, for the Conservation of Threatened Species and its Habitats in the Province of Palawan and Providing the Guidelines Thereof" ensures the active participation of the stakeholders in the conservation and protection of wildlife species to prevent species extinction, and allow an avenue for a private-public partnership to promote biodiversity conservation;

WHEREAS, Section 6.1 of the Guidelines for the Establishment of the "A Wild-Pro" for the Conservation of Threatened Species and its Habitats in the Province of Palawan authorizes the PCSDS Executive Director to enter into a MOA between and/or among the key players of the "A Wild Pro".

WHEREAS, Brgy. Alimanguan coastal areas may be officially declared as a marine turtle habitat due to the numerous occurrences of marine turtle sightings, recorded nesting sites and hatching occurrences;

WHEREAS, ASPA has been instrumental in providing a secured preservation for marine turtles ensuring safe and undisturbed nesting areas and free and natural hatchling emergence;

WHEREAS, ASPA has contributed in ensuring the continued increase in population of marine turtle population in the province of Palawan by maintaining the marine turtle habitat and advocating for its conservation;

WHEREAS, the parties intend to further strengthen the conservation actions in line with the ALIMANGUAN SAGIP PAWIKAN ASSOCIATION- MARINE TURTLE CONSERVATION PROGRAM pursuant to the provisions of Republic Act. No. 7611 or the SEP for Palawan Act and Republic Act 9147 or the Wildlife Act, hence this Memorandum of Agreement.

NOW THEREFORE; for and in consideration of the foregoing premises and mutual covenants herein set forth, the parties agree as follows:

ARTICLE I

General Conditions

- In the implementation of this Agreement, the forms of cooperation may include technical assistance training, education and research activities; and
- This Agreement shall have a validity of three (3) years from the date of notarization and may be renewed under terms and conditions acceptable to the Parties

ARTICLE II

The overall goal of the project is to conserve, protect and maintain the diversity and function
of ecosystems and wildlife species in Brgy. Alimanguan, San Vicente and the surrounding
waters;

ARTICLE III

Roles and Obligations of PCSD

PCSD shall

- Exercise overall supervision of the implementation of the ASPA- Marine Turtle Conservation Program:
- Ensure and monitor that all activities conducted within Bgy. Alimanguan, San Vicente are in line with the PCSDS mandate and policies for biodiversity conservation.
- Create, mobilize and convene the Technical Working Group herein for the development of Alimanguan Sagip Pawikan Association- Marine Turtle Conservation Program, and for all other purposes whenever deemed necessary; and
 Provide technical staff, if necessary, to assist ASPA in its biodiversity conservation related activities such as, among others, establishment of marine turtle critical habitat, or delineating

Local Conservation Area through the creation of an ordinance by the Local Government Unit

(LGU) of San Vicente.

ARTICLE IV

Roles and Obligations of ASPA

ASPA shall

- a. Implement all activities indicated under the ALIMANGUAN SAGIP PAWIKAN ASSOCIATION- MARINE TURTLE CONSERVATION PROGRAM in close collaboration with the PCSDS and the Technical Working Group herein created;
- b. Equip its member/personnel all the necessary training materials needed in the conduct of capacity building programs on marine turtle conservation and management such as but not limited to marine turtle handling, tagging and release; hatchery management and hatchling release; nest protection, species identification and habitat protection and management;
- Observe rules and regulations, standards and protocols in relation to marine turtle conservation and management pursuant to relevant environmental laws and policies;
- d. Ensure that all marine turtle related activities, projects and innovations are indicated under the Marine Turtle Conservation Program;
- Submit to PCSDS annual records of marine turtle sightings, nesting occurrences, hatchlings and releases in aid of formulation of necessary policy guidelines, education.
- f. Agree to comply with the provisions of Republic Act 7611, Republic Act 9147, its implementing rules, PCSD Administrative Order No. 12, as amended, and other laws which are relevant but are not necessarily mentioned in this document, and
- g. Comply with all the terms and conditions of this Agreement and ensure that the same are complied with by any affiliated personnel involved in the implementation of the Program.

ARTICLE IV

Roles and Obligations of Both Parties

The Parties shall

- Assign/designate a focal person to be directly responsible in coordination and overseeing the implementation of the Program;
- Observe existing standards and protocols in relation to marine turtle conservation which are accepted by the scientific community and in accordance with the relevant environmental laws and policies; and
- c. Within thirty (30) days from the signing of this Agreement by the Parties, prepare a Marine Turtle Conservation Program for Alimanguan Sagip Pawikan Association through the Technical Working Group created herein;

ARTICLE V

Rescission, Reformation or Amendment

The following are substantial grounds for the rescission, reformation or amendment of this Agreement:

- Violation, non-performance or non-compliance of one, any or all of the above stipulations;
- . Violation of any environment or natural resources laws, rules and regulations; and
- Failure to exercise and implement the provisions herein stated within the prescribed period of one (1) year from the effectivity.

foregoing covenants this	IN WITNESS WHEREOF, the Parties hereby affix the
	y affix
	their
	ir respective si
	signature
	in a
	agreement
	10
	the

For: Palawan Council for Sustainable Development

ATTY. TEODORO JOSE S. MATTA Executive Director

Alimanguan Sagip Pawikan Association

For

RONNIE DEL ROSARIO
President

SIGNED IN THE PRESENCE OF

ACKNOWLEDGMENT

REPUBLIC OF THE PHILIPPINES)
PUERTO PRINCESA CITY)S.S

BEFORE ME, a Notary for the City of Puerto Princesa, the following persons have personally appeared:

Name

CTC/LD, No.

o. Issued

Issued at: Issued on:

1 ATTY, TEODORO JOSE S. MATTA

2. RONNIE DEL ROSARIO

All known to me and to me known to be the same persons who executed the foregoing Memorandum of Agreement and who acknowledged to me that the same is executed by them in their own free voluntary act and that of the Principals they represent.

The Memorandum of Agreement consists of five (5) pages including this page, all of which pages bear their signatures and refers to the agreement herein-acknowledged.

heard		
- 22		
Service I		
SOC.		
C		
0	-	
help.	1	
CD	-	
100	head	
1	Person	
	7	
	Free	
	723	
	(1)	
	CO	
	<	
	-	
	150	
	mand	
	Seemed.	
	2	
	1	
	L	
	2000	
	4	
	300	
	900	
	7	
	Janes	
	-	
	10	
	lones.	
	CAL	
	>	
	-	
	*	
	17	
	look 5	
	7,80	
	da	
	day of	
	day of	

Notary Public
Doc No.
Page No.
Book No.
Series of 2022

- 4.4 Share marine turtle data, including but not limited to nesting data, genetic samples, and stranding incidents with LAMAVE for compilation, storage, and analyses;
- 4.5 Engage in all activities in furtherance to this Memorandum of Agreement (MOA).

OBLIGATIONS OF LAMAVE

The LAMAVE shall:

- 5.1 Assign a team to closely work with ASP in the implementation of agreed Project activities and towards meeting the objectives of this Agreement;
- 5.2 Provide field expertise and assistance in the conduct of various conservation activities on marine turtles and their habitats, including but not limited to nesting monitoring and parolling, telemetry, identification and protection of marine turtle nesting sites, training on the proper response to marine wildlife rescue, and release, documentation and sample collection for genetics/DNA barcoding:
- 5.3 Support public awareness and education campaigns for the conservation of marine turtles and their habitats;
- 5.4 Coordinate data collection on marine turtles, which includes but is not limited to, stranding, nesting, in-water encounters, genetic samples;
- 5.5 Support ASP in the preparation of technical documents and funding proposal like end-of-season reports, and reports the Municipality of San Vicente, PCSD, and DENR.

ARTICLE VII MUTUAL OBLIGATIONS OF THE ASP AND LAMAVE

The Parties shall observe the highest level of integrity, transparency and good governance in implementing activities stipulated in this MOA.

ARTICLE VIII LIMITATIONS

- 8.1. Except where the matters of permits, similar permission, or scholarly activities covered by this Agreement, the ASP shall not enter into a contract or understanding with, or assume obligation on behalf of, or in the name of the LAMAVE in the course of implementing this Agreement without the written consent from the LAMAVE;
- 8.2. All information and data generated through the Project shall only be jointy published by the Parties;
- 8.3. Any Intellectual Property Rights (IPR) concern shall undergo a mutually agreed procedure that is transparen, with clear accountability and participatory mechanisms mutually agreed by all parties concerned. A mechanism shall be set in place to inform all parties of any manuscript or publication arising from the program.

ARJICLE IX TERM OF AGREEMENT

This Agreement shall remain valid and effective for a period of three (3) years from the date of signing thereof. Renewal of this Agreement shall be subject to submission of reports specified in item number 4.4 and full compliance with other provisions of this Agreement, and other relevant documents, as may be appropriate and necessary. Likewise, this Agreement is subject to annual review and may be revised or modified upon mutual consent of the Parties.

ARTICLE X SEVERABILITY

Any dispute or conflict in the interpretation and implementation of any of the provisions of this MOA shall be settled amicably through consultation and negotiation among the Parties.

If any part of this Agreement is declared unenforceable or void, the rest of the Agreement shall nevertheless remain in full force and effect.

IN WITNESS WHEREOF, we have hereunto affixed our signatures this _____ day of _______Palawan, Philippines.

RONNIEL DEL ROSARIO President Alimanguan Sagip Pawikan

MARIA JESSICA JUNE LABAJA

Large Marine Vertebrates Research Institute
Philippines

SIGNED IN THE PRESENCE OF:

(NAME)
(Position/Designation)
(WITNESS FOR ASP)

DR. ALESSANDRO PONZO
Scientific Advisor
(WITNESS FOR LAMAVE)

Doc No.:
Page No.:
Book No.:
Scries of 2022

ACKNOWLEDGMENT

REPUBLIC OF THE PHILIPPINES) PUERTO PRINCESA CITY

BEFORE ME, a Notary for Palawan, the following persons have personally appeared:

Competent proof of Issued at Issued on identification

NAME

WITNESS MY HAND AND SEAL this day of	The Memorandum of Agreement consists of six (6) pages, including the acknowledgement page, and signed by the abovementioned parties, and refers to the Agreement herein acknowledged.	all known to me and to me known to be the same persons who executed the foregoing Memorandum of Agreement and who acknowledged to me that the same is executed by them in their own free voluntary act and that of the Principals they present.	2. MARIA JESSICA JUNE LABAJA	1. RONNIEL DEL ROSARIO

6

Grant Agreement Number: MT-2022-02

GRANT AGREEMENT

BETWEEN

LARGE MARINE VERTEBRATES RESEACH INSTITUTE PHILIPPINES, INC. ('LAMAVE')

Roxas Street, Barangay Kalipay, Puerto Princesa City, Palawan

AND

ALIMANGUAN SAGIP PAWIKAN ('Grantec')

Barangay Alimanguan, San Vicente, Palawan

FOR

GRANT DETAILS

A. NAME OF PROJECT: ENHANCING MARINE TURTLE KNOWLEDGE AND CONSERVATION IN ALIMANGUAN, SAN VICENTE

AGREEMENT NUMBER: MT-2022-02

C

PROJECT BACKGROUND:

species. These include but are not limited to, nesting beach and foraging habitat protection, stranding identify threats and implement mitigation strategies to ensure the conservation of this threatened stressors. The project aims to assess the status of population of marine turtles in the Philippines, Marine turtles across the Asia-Pacific face continuous threats from natural and anthropogenic response, rescue and rehabilitation and any activities aimed to combat illegal trade of marine turtles and their byproducts.

TERM OF GRANT: Staring Date: December 1, 2022 Ending Date: April 30, 2023 (Subject to the incorporated Terms and Conditions)

D.

F. TRANSMITTAL OF FUNDS: AMOUNT OF GRANT: LAMAVE agrees to provide funding support of Four Hundred Pesos (PHP 400.00) per day of survey, for a total not exceeding Twelve Thousand Pesos (PHP 12,000.00) per month.

By a bank wire in the name of the Grantee. Bank Name:

Routing Number: Account Number:

G. PAYMENT PROVISIONS: a. Upon receipt by LAMAVE of a signed copy of this Agreement, LAMAVE will disburse an initial amount of PHP 6,000

Grant Agreement Number: MT-2022-02

Upon receipt and acceptance of the bimonthly survey report, an installment of PHP 6,000 will be disbursed.

H. DELIVERABLES:

Technical reports due as outlined below: Survey report Due: bimonthly (every 15 days)

Annual workplans due as outlined below:

Not Applicable

c. Other deliverables due as outlined below:

Audits due as outlined below: None

I. PERSONS DESIGNATED TO ACT ON BEHALF OF PARTIES:

 LAMAVE Contacts a. Scientific Advisor:

(a.ponzo@lamave.org) Alessandro Ponzo, Scientific Adviser

b. Financial Administrator: Lorraine Aplasca, Treasurer (l.aplasca@lamave.org)

c. Grant Administrator:

Jessica Labaja, Executive Director

(j.labaja@lamave.org)

2. Grantee Contacts a. President:

Ronniel del Rosario

All communications between Grantee and LAMAVE shall contain the project name and agreement number.

TERMS AND CONDITIONS GRANT AGREEMENT

- <u>Use of Funds.</u>
 <u>Use of Funds.</u>
 1.1. Except as otherwise agreed in writing by LAMAVE, Grantee agrees to carry out the Project 1.1. Except as otherwise agreed in writing by LAMAVE, Grantee agrees to carry out the Project Activities and to use funds provided under this Agreement (the "Funds") solely for Project Activities and to use funds provided under this Agreement (the "Funds") solely for Project
- 1.2. Only expenditures for reasonable, approved, and documented costs in line with the goals and activities set in the Memorandum of Agreement are allowable. All expenditures must be incurred
- activities set in the intermediate and state of the form of the funds will be used to attempt to influence the outcome of any public election or to undertake any activity for a purpose that is not exclusively charitable. scientific, literary, or educational.

- 2.1. "Research Results" means all data and information created in the performance of the Project and Intellectual Property Rights includes, but is not limited to, substances, processes, formulations, technical information, data, reports, photographs, drawings, plans, specifications, models, prototypes, inventions, patterns, samples, software designs, computer programs, databases or know-how, whether or not protected by patent, copyright, or industrial design.
- 2.2. LAMAVE retains the rights and license to use, copy, produce, reproduce, modify, adapt, implement, advance and otherwise exploit the Research Results and any intellectual property rights arising from or related to the Research Results for any purpose whatsoever in their
- operations, including through the use of contractors and other third parties.

 2.3. The Grantee shall grant and convey to LAMAVE all right, title, and interest in any and all photographs, images, video, or audio recordings of them or their likeness or voice made by LAMAVE in connection with this agreement.

- Credits and Public Awareness.

 3.1. Grantee agrees that any use of the LAMAVE logo will comply with the following restrictions:
 3.1.1. Grantee may display the LAMAVE logo on the cover or title page of noncommercial publications written and issued by Grantee as a result of Project Activities.
- 3.1.2. Except as permitted above, Grantee agrees not to make any use of the LAMAVE logo except as expressly authorized in writing by LAMAVE.
- 3.2. Notwithstanding the preceding paragraphs, Granice shall immediately cease to use the LAMAVE logo and the name of LAMAVE, orally or in writing, in connection with the Project Activities in any public context, upon LAMAVE's written request, whether made during the Term of this Agreement or thereafter.

- 4.1. In no event shall LAMAVE be liable to THIRD PARTIES in connection with the GRANTEE's
- performance or non-performance of its obligations under this Agreement.

 4.2 Grantee hereby indemnifies LAMA/E, together with its officers, directors, employees, and agents, against any claims, leases, damages, and other liabilities (including reasonable attorney's fees and other expenses), arising in connection with this Agreement, except to the extent the claim, loss, damage, or other liability is due to the fault of LAMAVE.

S

Relationship Between Parties

S.I. For the purposes of this Agreement, the Grantee and LAMAVE shall have no employee the purposes of this Agreement, the Grantee and LAMAVE shall have no employee the purposes of this Agreement, the Grantee and LAMAVE shall have no employee the purposes of this Agreement, the Grantee and LAMAVE shall have no employee the purposes of this Agreement, the Grantee and LAMAVE shall have no employee the purposes of this Agreement, the Grantee and LAMAVE shall have no employee the purposes of this Agreement, the Grantee and LAMAVE shall have no employee the purposes of this Agreement, the Grantee and LAMAVE shall have no employee the purposes of this Agreement, the Grantee and LAMAVE shall have no employee the purposes of this Agreement, the Grantee and LAMAVE shall have no employee the purpose of the purposes of this Agreement, the Grantee and LAMAVE shall have no employee the purpose of this Agreement is the purpose of the pu or principal-agent relationship. The Parties warrant that they each will comply with all laws, rules and regulations pertaining to labor and employment so that neither shall in any way be responsible for claims for wages, employee henefits, as well as claims for damages due to death or personal injury suffered or sustained by the Grantee or any persons employed by the grantee or

Grant Agreement Number: MT-2022-02

any other third party, whether or not the death or personal injury arises out of or in connection with performance of the Parties' respective obligations under this Agreement. The Parties shall with performance and harmless against any judgment which may be made against one in favor of hold the other free and harmless against any judgment which may be made against one in favor of any such employee of the other party. In the event of such judgment, the true employer of said any such employee of the other party. any such employee shall immediately indemnify the other party accordingly.

- Termination.

 If a Party shall determine at any time that the other Party has failed to comply with 6.1. For Cause. If a Party shall determine at any time that the other Party has failed to comply with 6.1. For Cause. any term of this Agreement, they may thereupon terminate the Agreement, in whole or in part, by giving written notice to the other Party. Such notice shall become effective upon receipt.
- 6.2. For Convenience, For its convenience, any of the Parties may terminate this agreement at any time by giving written notice to the other Party. Such notice shall become effective thirty (30)
- 6.3. LAMAVE shall not be obligated to pay for any expenses incurred by Grantee after the effective date of any notice of termination. days after its receipt.

Arbitration.

7.1. Any controversy or claim arising out of or relating to this Agreement, or the breach thereof, shall 7.1. Any controversy or claim arising out of or relating to this Agreement, or the breach thereof, shall 7.1. Any controversy or claim arising out of relative be settled by arbitration before one (1) arbitratior in the Philippines, in accordance with Republic be settled by arbitration before one (1) arbitration Act of 2004 at the time of commencement of Act No. 9285 or the Alternative Dispute Resolution Act of 2004 at the time of commencement of the arbitration, and the parties agree that judgment upon the award rendered by the arbitration may be entered in any court having jurisdiction thereof.

Compliance with Laws.

Compliance with Laws.

8.1. Grantee agrees to comply with all applicable laws, including all local labor and social laws.

Further, Grantee accepts sole responsibility for any claims arising from any alleged noncompliance with laws

- Government Officials & Employees.

 9.1. Grantee hereby certifics that no assistance, payments, or anything of value (monetary or non-monetary), shall be made, promised, offered to or accepted by any government employee or monetary), shall be made, promised, offered to or accepted by any government employee or official (1) in contravention of any Philippine or other applicable law or regulation; (2) without the express consent of the government for which the employee or official works; and (3) that is not reasonable, bona fide, and directly related to the activities funded under this Agreement, and the contraction of the contraction and the contraction are contracted as a contraction and the contra
- 9.2. It is the Grantee's responsibility to ensure compliance with this clause, and to maintain, and provide at LAMAVE's request, documentation demonstrating such compliance. Grantee hereby certifies that no payments or other form of assistance shall be accepted by or made to any government employee or official, including the Grantee, (a) to influence any official government act or decision, (b) to induce any government employee or official to do or omit to do any act in violation of his or her lawful duty, or (e) to obtain or retain business for, or direct business to any individual or certifier. individual or entity.
- 9.3. If Grantee is a government official or employee, the Grantee shall recuse themselves from any governmental act or decision affecting LAMAVE, and shall not influence any governmental act or decision affecting LAMAVE. or decision affecting LAMAVE.

10.1. The failure by either party to this Agreement to enforce any of the provisions of this Agreement shall in no way be considered a waiver of such provisions or in any way affect the validity of this

11.1.In the event that any provision of this Agreement shall for any reason be held to be invalid or unenforceable by any adjudicative body of competent jurisdiction, unless such provision goes to

Grant Agreement Number: MT-2022-02

the root of this Agreement, this Agreement shall continue in full force and effect and shall be interpreted as if such provision had never been contained herein.

11.2.In the event the provision goes to the root of this Agreement, the parties shall attempt in good faith to negotiate an amendment to this Agreement as necessary to fulfill the purpose of the

12. Force Majeurs.
12.1. Neither party shall be responsible for any inability nor failure to comply with the terms of this 12.1. Neither party shall be responsible for any inability nor failure to comply with the terms of this Agreement due to causes beyond its control and without the negligence or malfeasance of such Agreement due to causes shall include, but not be restricted to: fire, storm, flood, earthquake, party. These causes shall include, but not be restricted to: fire, storm, about each due to the party. These causes shall include, but not be restricted to: fire, storm, flood, earthquake, party. explosion, acts of the public enemy, war, rebellion, insurrection, mutiny, sabotage, epidemic, quarantine restrictions, labor disputes, embargoes, acts of God, acts of the Philippine government or any other government, including the failure of any government to grant export or import licenses or permits.

Entire Agreement/Modification.
 I.All modifications to this Agreement must be in writing and signed by persons designated to act on behalf of Grantee and LAMAVE.

14. Executive Order on Terrorism Financing. 14.1.Grantee must not engage in transactions with, or provide resources or support to, individuals and organizations associated with terrorism.

15. Execution of the Agreement.
15.1. This Agreement may be executed in counterparts, each of which will be deemed an original and all of which will constitute one and the same instrument. Signature pages may be executed via "wet" signature or electronic mark, and the executed signature pages may be delivered using PDF or similar file type transmitted via electronic mail, cloud-based server, e-signature technology, or

other similar electronic means.

16. Special Provisions.
16.1.LAMAVE: is committed to anti-fraud efforts. If Grantee becomes aware of any allegations or actual acts of fraud or other illegal activity involving project activities and/or funds, whether by Grantee staff, subgrantees, consultants, or third parties, Grantee must inform LAMAVE immediately and provide LAMAVE with regular updates on any investigation or developments. I.AMAVE will determine the appropriate course of action, which may include suspending the project or termination of this Agreement. LAMAVE reserves its rights to exercise any and all other remedies under this Grant

16.2. Grantee certifies that neither it nor its principals is presently excluded or disqualified from participation in this transaction by any national department or agency.

To acknowledge acceptance of the terms and conditions of this Agreement, including the terms and conditions of all Attachments hereto, please have an authorized person sign in the space indicated below and account of the conditions of all Attachments hereto, please have an authorized and return one signed copy, to Mary Ann Calderon at LAMAVE.

Please retain a copy, including all Attachments, for your records

LARGE MARINE VERTEBRATES RESEARCH INSTITUTE PHILIPPINES, INC.

Grant Agreement Number: MT-2022-02

ACKNOWLEDGMENT

P	_	
Province of	City of)	Republic of the Philippines)
	of)s.s.	of)s.s.

forth.

acknowledgment page, and signed by the abovenamed parties and their witnesses. I further certify that said document consists of seven (7) pages including this

of	Z
, 2022	WITNESS WH
in	VHEREOF, I
	nave
	I have hereunto affixed
, Phili	affixed m
pir	ny
ies.	signature
	and
	ure and notarial
	scal
	this

NOTARY PUBLIC

Series of 2022. Book No.: Page No .: Doc. No.:

Grant Agreement Number: MT-2022-02

Name: Ronniel del Rosario Title: President Alimanonan Sagin Pawikan	GRANTEE	Date:	Title: Grant Administrator	Name: Maria Jessica June Labaja
---	---------	-------	----------------------------	---------------------------------

SIGNED IN THE PRESENCE OF



Republic of the Philippines (Republic Act No. 7611)

PALAWAN COUNCIL FOR SUSTAINABLE DEVELOPMENT STAFF

PCSD

WILDLIFE GRATUITOUS PERMIT (GP)

No.: 2022-08

Grantee:

MS. MARIA JESSICA JUNE LABAJA

President and By-catch Reduction Program Manager Large Marine Vertebrates Research Institute Philippines Cagulada Compound, Brgy. Tejero, Bohol, Philippines j.labaja@lamave.org



Wildlife Gratuitous Permit for the Conduct of Field Research Involving "Marine turtle research, conservation, and awareness in Palawan and Southeast Asia"

Pursuant to the provisions of PCSD Resolution No. 11-423 or PCSD Administrative Order No. 12, entitled "Detailed Guidelines in the Implementation of Republic Act No. 9147 and Joint DENR-DA-PCSD Administrative Order No. 01 as may be made Applicable in the Province of Palawan", a Wildlife Gratuitous Permit (GP) for utilization of "marine turtles" for research purposes is hereby granted to:

MS. MARIA JESSICA JUNE LABAJA

This permit is subject to the following terms and conditions:

A. Data Gathering/Collection

- 1. The permittee shall gather/collect data samples in the following areas only:
 - a) San Vicente, Palawan;
 - b) Tubbataha Reefs Natural Park;
 - c) PCSDS warehouse and museum, Brgy. Irawan, Puerto Princesa City.
- The permittee shall collect the following samples only with the corresponding quantities for the whole duration of the study, to wit:

Age Class: Juvenile and Adult (live or dead)

Fresh or preserved skin, tissue, and/or scale (approx 2.5 grams)

- Green Turtle (Chelonia mydas) (200 samples);
- Hawksbill Turtle (Eretmochelys imbricata) (200 samples);
- Olive Ridley Turtle (Lepidochelys olivacea) (200 samples); and
- Leatherback Turtle (Dermochelys coriacea) (15 samples).

Age Class: Dead embryos and dead hatchling

Whole specimens or skin samples (approx 5 grams)

- Green Turtle (Chelonia mydas) (50 samples);
- · Hawksbill Turtle (Eretmochelys imbricata) (50 samples); and
- Olive Ridley Turtle (Lepidochelys olivacea) (200samples).
- The permittee must ensure that data collection methods shall not harm associated environment within the study sites;
- 4. The permittee must observe the globally accepted or recognized scientific protocols for handling of species;
- 5. The permittee must submit to the PCSDS the list of all specimens collected which must indicate the following:
 - a. Scientific, common and local names; and
 - Specific areas of collection with geographical coordinates.
- All collected samples shall be used strictly for scientific purposes as indicated in the research proposal submitted and shall not in any manner be used for commercial purposes or for extraction of genetic material, such as

Page 1 | 2

Vision: Palawan, an innovative and dynamic global center of sustainable development.

Mission: PCSDS as the driver of environmental conservation and inclusive development in Palawan, a biosphere reserve and science-for-sustainability site, guided by the Strategic Environmental Plan.

pharmacological screening, toxicological tests or similar activities. Any bio-prospecting activity is not covered by this permit and shall adhere to the Joint DENR-DA-PCSD-NCIP Administrative Order No. I whenever applicable and necessary;

 The permittee must secure a Local Transport Permit (LTP) from the PCSD prior to transport of collected specimens to places outside Palawan.

B. General

 The permittee shall allow PCSD complete access to data/information generated from the study. Provided, that data/information to be regarded as confidential as mutually determined by PCSD and the permittee shall not be divulged to any third party unless agreed upon by both parties;

9. The permittee shall submit to PCSD, not later than 90 days after expiration of this permit, the following:

a. Copies of field/raw data and the subsequent final reports; and

Copies of all published reports generated and which this study was cited.

10. The permittee shall formulate and submit to the PCSD, not later than 90 days after expiration of this permit, appropriate policy recommendation/s related to the output of the research;

11. The permittee shall present the results of the study to a forum organized by the PCSD, provided that all travel expenses shall be shouldered by the permittee;

12. The permittee must properly acknowledge in publication/s the participation of the following entities:

a. LGUs concerned

b. PCSDS, if present

c. Other entities/agencies involved

13. The permittee shall ensure that members of research/survey team/s under this permit shall coordinate with the concerned LGUs and/or IP community regarding data collection for research activities that will be conducted in the study areas;

 The permittee shall assume full responsibility and liability for damages to private/public property caused by the research;

15. Any alteration, erasure, or obliteration in this permit shall be sufficient ground for this permit without prejudice to criminal and other liabilities of the offender;

16. In case there is a need for additional condition/s to ensure environmental integrity and public safety as a result of regular monitoring/inspection, the same shall be imposed by PCSD/S;

17. The permittee shall comply with other provisions of RA 9147 and PCSD Administrative Order No. 12, as amended, which may be applicable but are not explicitly specified in this Permit;

18. This Permit is NON-TRANSFERABLE and shall be valid only until May 31, 2023;

19. After the validity period, application for renewal may be submitted if necessary.

Non-compliance with any of the above conditions or the relevant provisions of PCSD Admin Order No. 12, as amended shall be sufficient cause for the suspension or cancellation of this Permit and the imposition of appropriate penalty provided under the said Admin. Order.

Issaled this 4th day of April 2022 at Brgy. Sta. Monica, Puerto Princesa City, Palawan, Philippines

ATTY. TEODORO JOSE S. MATTA Executive Director

CONFORME

I, MARIA JESSICA JUNE LABAJA, holder of the foregoing permit, hereby certify that I have read and understood the Terms and Conditions for which this permit was issued, and I hereby express my conformity thereto and my commitment to abide by the provisions of PCSD AO 12, as amended.

MARIA JESSICA JUNE LABAJA Signature over Printed Name Date:

Paid the amount of Php: 160 Under O.R. No.: 0573906 Date: 03/30/22

VERTEBRATES RESEARCH INSTITUTE PHILIPPINES AND MARINE MEMORANDUM OF AGREEMENT AMONG THE DENR, LARGE MARINE WILDLIFE FAUNA WATCH OF THE PHILIPPINES Dated as of

KNOW ALL MEN BY THESE PRESENTS

This Memorandum of Agreement (MOA) is made and entered into by and among

government agency duly organized and existing under by virtue of Executive Order No. 192, series of 1987, with office address at the DENR Compound, Visayas Avenue, Diliman, Quezon City, represented herein by its Secretary, ROY A. CIMATU, herein after referred to as the The DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES, a

- and -

INC. (LAMAVE), a non-stock, non-profit, non-governmental organization registered in Jagna, Bohol that works for the conservation of the marine biodiversity in the Philippines, represented herein by its Executive Director, ALESSANDRO PONZO, and hereinafter referred to as the "LAMAVE". LARGE MARINE VERTEBRATES RESEARCH INSTITUTE PHILIPPINES

- and -

MARINE WILDLIFE FAUNA WATCH OF THE PHILIPPINES (MWWP), a non-government organization, with office address at 2108 Volta St., Makati City, represented herein by its Executive Director, ARNEL ANDREW SP. VAPTINCHAY, and hereinafter referred to as the "MWWP".

The DENR, LAMAVE and MWWP are hereinafter referred to as the "Parties'

WITNESSETH:

WHEREAS, the DENR, by virtue of Executive Order No. 192, is the primary Philippine government agency mandated to conserve, manage, develop, and protect the country's natural resources for the benefit of the present and future generations.

WHEREAS, under Republic Act No. 9147, the DENR is given the responsibility to exercise jurisdiction over all terrestrial plant and animal species, all turtles and tortoises and wetland species, including but not limited to crocodiles, waterbirds and all amphibians and

conservation in the country; for the conservation and protection of marine turtles, which is among the priority species for WHEREAS, in pursuit of its mandates, the DENR continuously implement activities

turtles and their habitats, foreign institutions/organizations in the implementation of conservation activities for marine WHEREAS, the DENR endeavors to cooperate and collaborate with various local and

Lithelas

WHEREAS, LAMAVE, a non-stock, non-profit NGO committed to the conservation and protection of marine biodiversity in the Philippines through scientific research and

with the DENR and other stakeholders in the conservation of marine turtles: community engagement, with special focus to large marine vertebrates, is willing to collaborate

workshops, and trainings, directly or indirectly through, but not limited to, educational programs, advocacy campaigns relevant agencies and institutions with timely and pertinent information affecting these animals protection of Philippine marine wildlife, including marine turtles, by providing the public and WHEREAS, LAMAVE wants to promote the appreciation, conservation and

protection of marine turtles; work, and development of marine wildlife tourism in different sites in the Philippines, is willing dissemination and training on marine wildlife including the dugong and marine turtles, policy to cooperate and collaborate with the DENR and other stakeholders in the conservation and conservation and protection of marine biodiversity through research, WHEREAS, MWWP, a non-stock, non-profit NGO committed

to strengthen conservation efforts for marine turtles and their habitats WHEREAS, the DENR is willing to foster partnership with LAMAVE and MWWP

the context of a balanced ecology; turtles is part of the overall multi-sectoral effort of pursuing sustainable development within WHEREAS, the protection and conservation of threatened species such as marine

NOW, THEREFORE, for and in consideration of the foregoing premises and of the mutual covenants herein set forth, the Parties agreed, as they hereby agree to the following

TITLE OF THE PROJECT ARTICLE

MWWP Collaborative Project to Enhance Marine Turtle Knowledge and Conservation in the Philippines", which is hereinafter referred to as the "Project". This Agreement shall cover the project to be known as the "DENR-LAMAVE-

OBJECTIVES OF THE PROJECT ARTICLE II

The Project aims, among others, to:

- 2.1 Facilitate and enhance data recording and reporting within DENR for informed management, conservation and protection of marine turtles:
- 2.2 Improve understanding of marine turtle ecology and population status including threats to marine turtle populations through research, monitoring and information

B

- frontofor 2.3 Enhance public awareness and participation in the conservation and protection of marine turtles and their habitats
 - 2.4 Contribute to the improvement of the capabilities of stakeholders through training on marine turtle conservation and management, marine turtle rescue and stranding response, nest monitoring and protection;
- 2.5 Contribute connectivity data from satellite telemetry, photographic identification and genetics, to aid in policy development and decision-making, including better

management of Marine Protected Area network in the Philippines, and in pursuit of the country's commitments under international conventions such as the Convention on the Conservation of Migratory Species of Wild Animals or CMS.

ARTICLE III JOINT OBLIGATIONS OF THE PARTIES

- 3.1 The Parties shall jointly undertake the following:
- 3.1.1 Identify strategic actions and priority activities to enhance country efforts on marine turile conservation for implementation in areas critical for the species' survival, e.g. nesting sites, foraging sites;
- 3.1.2 Develop a detailed program of activities to be implemented under this MOA towards the attainment of the objectives of the project, including the timetable of implementation and specific role of each party;
- 3.2 The Parties shall share:
- 3.2.1 relevant technical information, publications and research materials, and allow linking and information sharing in their respective websites, and,
- 3.2.2 counterpart resources on agreed joint activities, which include, *inter alia*, expert personnel, equipment and facilities, as appropriate and subject to availability of resources; and,
- 3.3 The Parties shall assess and evaluate the status of the implementation of the Project and prepare annual Project reports for submission/dissemination to concerned stakeholders.

OBLIGATIONS OF THE DENR

The DENR, through BMB and its Regional Offices shall:

- 4.1 Provide technical and policy guidance to MWWP and LAMAYE in the implementation of agreed Project activities towards meeting the objectives of this Agreement;
- 4.2 Assist in the development of designs, including theme-messages for educational and information materials to be produced under this Agreement;
- 4.3 Facilitate the issuance of permit/s as may be necessary in pursuit of this Agreement;
- 4.4 Establish linkages with other government agencies (e.g. Bureau of Fisheries and Aquatic Resources, Department of Tourism, Department of Science and Technology, etc.), including local government units and other entities towards the attainment of the objectives of the Project;
- Administer and maintain the database on marine turtles to be developed under this Agreement;

Spurdlow

4.6 Invite LAMAVE and MWWP to relevant meetings, seminars, training and conferences related to marine turtles in the Philippines; and

4.7 Provide other forms of technical assistance and regulatory guidance to ensure smooth, effective and efficient implementation of the Project.

OBLIGATIONS OF LAMAVE

The LAMAVE shall

- 5.1 Assign staff to closely work with DENR in the implementation of agreed Project activities and towards meeting the objectives of this Agreement;
- 5.2 Provide field expertise and assistance in the conduct of various conservation activities on marine turtles and their habitats, including but not limited to telemetry habitat assessments, identification and protection of marine turtle nesting site's training on the proper response to marine turtle rescue and release operations including documentation and sample collection for genetics/DNA barcoding;
- 5.3 Support public awareness and education campaigns for the conservation of marine turdles and their habitats through the use of social networking sites and other media venues;
- 5.4 Assist in the rescue and release of marine turtles as well as in sample collection, and documentation of rescue and release operations;
- Coordinate its activities with concerned DENR Regional/Field Offices and concerned parties, as relevant and necessary; and,
- 5.6 Submit status/progress reports on a biannual basis and a Final Report with recommendations for future actions.

ARTICLE VI OBLIGATIONS OF MWWP

The MWWP shall

- 6.1 Assign staff to closely work with DENR in the implementation of agreed Project activities and towards meeting the objectives of this Agreement;
- 6.2 Provide technical expertise in assessing research needs, its development and implementation;
- 6.3 Help develop a working database that can be effectively applied to DENR-BMB's requirements for data reporting, sharing, and analysis;

R

- 6.4 Submit information on marine turtle reports from online, social media, and other similar sources to the database;
- 6.5 Support public awareness and education campaigns for the conservation of marine turtles and their habitats through use of social networking sites and other media venues and the conduct of trainings;
- 6.6 Assist in the rescue and release of marine turtles as well as in sample collection and documentation of rescue and release operations;

bonylow

6.7 Coordinate its activities with concerned DENR Regional/Field Offices and concerned parties, as relevant and necessary; and. . . .

6.8 Submit status/progress reports on a biannual basis and a Final Report with recommendations for future actions.

ARTICLE VII MUTUAL OBLIGATIONS OF THE DENR, LAMAVE AND MWWP

The Parties herein shall assume the financial requirements pertaining to their obligations and shall observe the highest level of integrity, transparency and good governance in implementing activities stipulated in this MOA.

LIMITATIONS

- 8.1. MWWP and LAMAVE shall not enter into a contract or agreement with, or assume obligation on behalf of, or in the name of the other in the course of implementing this Agreement without the written consent from the other;
- 8.2. Except where the matters of permits, similar permission, or scholarly activities covered by this Agreement, the DENR shall not enter into a contract or agreement with, or assume obligation on behalf of, or in the name of the MWWP or LAMAVE in the course of implementing this Agreement without the written consent from the MWWP or LAMAVE;
- 8.3. All information and data generated through the Project shall be jointly owned by the Parties and shall only be published upon mutual consent by the Parties;
- 8.4. Any Intellectual Property Rights (IPR) concern shall undergo a mutually agreed procedure that is transparent, with clear accountability and participatory mechanisms mutually agreed by all parties concerned. A mechanism shall be set in place to inform all parties of any manuscript or publication arising from the program;
- 8.5. Any publication arising from research and activities conducted through the Project shall clearly identify the sources of funding assistance, if any.

ARTICLE IX TERM OF AGREEMENT

This Agreement shall remain valid and effective for a period of five (5) years from the date of signing thereof. Renewal of this Agreement shall be subject to submission of reports specified in item numbers 5.6 and 6.8 and full compliance with other provisions of this Agreement, and other relevant documents, as may be appropriate and necessary, and/or as may be required by the **DENR**. Likewise, this Agreement is subject to annual review and may be revised or modified upon mutual consent of the Parties.

Control

ARTICLE X SEVERABILITY

Any dispute or conflict in the interpretation and implementation of any of the provisions of this MOA shall be settled amicably through consultation and negotiation among the Parties.

If any part of this Agreement is declared unenforceable or void, the rest of the Agreement shall nevertheless remain in full force and effect.

of 2019 at QUESTEANS. we have hereunto affixed our signatures this 0.4 days 2020

For the DENR:

ROY A. CIMATU

fa

Secretary

For LAMAVE:

ALESSANDRO PONZO

Executive Director

SEUROS 7940

For MWWP:

ARNEL ANDROW S. YAPTIKCHAY
Executive Director

SIGNED IN THE PRESENCE OF:

RICARDO L. (ALDERON, CESO III

Assentiant Secrebay for Change and
Director, in concurrent capacity
(WITNESS)

ARIANA ISABEL ACTURINAS (WITNESS for LAMAVE)

WITNESS for MWWP)

ACKNOWLEDGMENT

REPUBLIC OF THE PHILIPPINES)

QUEZON CITY
)) S.S.

appeared: BEFORE ME, a Notary for Quezon City, the following persons have personally

AN	-	in	100	
NAME	I. ROY A. CIMATU	2. ALESSANDRO PONZO	3. ARNEL ANDREW S. YAPTINCHAY	
Competent proof of identification	D 0007591 A	YA 422 9811	1-85-042961	
Issued at	DFA - MANICA	MINISTRO APPANI . ESTERI - ITTILIMA IS DECEMBER 2013	LTO - MANILA	
Issued on	DFA - MANILA 14 AMENST 2018	IS DECEMBER 20	I FEBRUARY 2018	

all known to me and to me known to be the same persons who executed the foregoing Memorandum of Agreement and who acknowledged to me that the same is executed by them in their own free voluntary act and that of the Principals they present.

The Memorandum of Agreement consists of seven (7) pages, including this page, all of which pages bear their signatures, and refers to the Agreement herein acknowledged.

WITNESS MY HAND AND SEAL this 2019 in Quezon City, Philippines.

Page No.: 100 Book No.: 100 Series of 2019

٧,

ATTY OF T. PACHL MANG
NAME OF T. PACHL MANG
PIR No. 0.384
BP No. 0.384
BP No. 0.384
BP No. 0.385
ACLE Commonwealth, Quezon City
Cab Brigo, Commonwealth, Quezon City day of 8 4 FF8 2020

... ATTENDANCE

01 - 18 -2023

MEETING WITH LAMAYE, ASP, POSD AND DENR TURTLE BEACH BARANGAY ALIMANGUAN, JAH VICENTE, PALAWAN

3MAN 5

ADDRESS AGENCY

ALESANDRO PONEO PPC / LAMAVE

2. ZANE MAY DASEL ASPA

3. CABACIERO PAFAEL C. ASPA

4. Rouvie del Rosario depa

5. KOVITIN APREGUADO JAV NEM.

G. JO Annie D. CORVERA DENR-CENRO ROXAS

7. DARYL LICERYO POSIC

8. Chuckie 7. Agnilos DENR-CENRO ROXON

a. Lorraine Aplasca

10. Charah Mone found

11. Alessandro Ponzo

LAMAVE LAMAVE

LAMANT

2.

3,

7.

5.

SIGNATURE