



Republic of the Philippines
Department of Environment and Natural Resources
Visayas Avenue, Diliman, Quezon City
Tel. Nos. (632)929-56-26 to 29 | (632)929-62-52
929-66-20 | 929-66-33 to 35
929-70-41 to 43

DENR MIMAROPA
RECORDS SECTION
RECEIVED

FEB 22 2023

☐ INCOMING ☐ OUTGOING
BY: _____ DATE NO. _____
TIME: _____

09 FEB 2023

MEMORANDUM

FOR : **The Regional Executive Director**
DENR MIMAROPA Region
Roxas Blvd, Manila 1004

FROM : **The Director**
Legal Affairs Service

SUBJECT : **COMPLAINT OF MR. EDSSEL B. DARAS DATED 11 AUGUST 2022
AGAINST OFFICERS OF DENR MIMAROPA REGION
PARTICULARLY THOSE HANDLING RECORDS ON
CADASTRAL MAPS COVERING BRGY. STA. LUCIA, PUERTO
PRINCESA, PALAWAN**

We refer the above subject for investigation and verification of the allegations stated therein.

Mr. Daras stated the he already paid the administrative cost for a copy of cadastral map covering Lot No. 3713, Pls 1117-D located in Brgy. Sta. Lucia, Puerto Princesa City but the copy given took a very long time and is different from the technical description of a map he is holding.

Kindly inform Mr. Daras of your latest action taken on the matter copy furnished Dir. Leonardo Tapia of the Anti-Red Tape Authority (ARTA) and this Office.

For information and appropriate action.


NORLITO A. ENERAN, LL.M., CESO III

Copy furnished:

Dir. Leonardo O. Tapia
Legal and Public Assistance Office and Investigation,
Enforcement, and Litigation Office, Anti-Red Tape Authority
4th and 5th Floor NFA Building, NFA Compound, Visayas Avenue,
Diliman, Quezon City 1128
Docket No.: CTN 2022-0720-0185

The Chief, Management Division
Head Secretariat, Committee on Anti-Red Tape
DENR Central Office 1128

The Head/Focal Person
Regional Committee on Anti-Red Tape (CART)
DENR MIMAROPA Region 1004

Mr. Edsel B. Daras
Purok Zigzag, Brgy. Luzviminda
Puerto Princesa City, Palawan 5300
#09655076144



ARTA
ANTI-RED TAPE AUTHORITY
OFFICE OF THE PRESIDENT



C A R T I N D O R S E M E N T F O R M

FOR : **ATTY. ERNESTO ADOBO JR.**
Chairperson, CART-Department of Environment and Natural Resources
Undersecretary for Legal Administration, Human Resources and Legislative Affairs

THRU : **EVELYN G. NILLOSAN**
Secretariat, CART-Department of Environment and Natural Resources
Chief, Management Division

RE : **Edsel B. Daras vs. Department of Environment and Natural Resources**
docketed as CTN 2022-0720-0185

DATE : **19 October 2022**

Pursuant to ARTA's Memorandum Circular No. 2021-11 otherwise known as Guidelines for Nationwide Implementation of Referral and Handling of Complaints involving Section 21(a) to (g) of R.A. No. 9485, as amended by R.A. No. 11032, the above complaint is referred to the Committee on Anti-Red Tape of the Department of Environment and Natural Resources as follows:

Name of Complainant: Edsel B. Daras

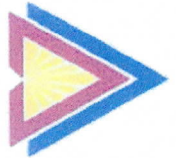
Contact Details of Complainant: Purok Zigzag Brgy. Luzviminda Puerto Prinsesa City, Palawan

Alleged violation of R.A. No. 11032:

- ☐ Refusal to accept application or request with complete requirements being submitted by an applicant or requesting party without due cause;
- ☐ Imposition of additional requirements other than those listed in the Citizen's Charter;
- ☐ Imposition of additional costs not reflected in the Citizen's Charter;
- ☐ Failure to give the applicant or requesting party a written notice on the disapproval of an application or request;
- ☒ Failure to render government services within the prescribed processing time on any application or request without due cause;
- ☐ Failure to attend to applicants or requesting parties who are within the premises of the office or agency concerned prior to the end of official working hours and during lunch break;
- ☐ Failure or refusal to issue official receipts;
- ☐ Others: _____



ARTA
ANTI-RED TAPE AUTHORITY
OFFICE OF THE PRESIDENT



Documents Received from the Complainant:

1. Complainant's Narrative
2. Decision dated 27 September 2018
3. Indorsement dated 11 April 2019
4. Request Letter dated 4 November 2002
5. Letter request dated 9 March 2020
6. Letter to Regional Executive Director dated 18 December 2020
7. PENRO Memorandum dated 4 May 2020
8. Memorandum dated 3 December 202
9. Letter request dated 10 June 2022
10. Letter of Regional Executive Director dated 22 February 2021
11. Letter of Regional Executive Director dated 8 Jul 2022
12. DAR Resolution dated 23 July 2001
13. BARC Certification dated 8 May 2020
14. Barangay Certification dated 21 October 2010
15. Technical Description Lot 3712 PLS 1117-D

Action taken by Director for Legal:

- ☒ Approved for transmittal to CART/Agency;
☐ Disapproved for transmittal to CART/ Agency, refer back to PAD for observance of existing ARTA Rules of Procedure.

Respectfully,

ATTY. LEONARDO O. TAPIA

OIC Director

Legal and Public Assistance Office
and Investigation, Enforcement, and Litigation Office

Copy Furnished:

EDSEL B. DARAS

Purok Zigzag Brgy. Luzviminda Puerto Prinsesa City, Palawan

Legal and Public Assistance Office

NOTICE TO COMPLAINANT

As provided under the rules, during the period that the Complaint is with the CART/Agency, the Complainant may, at any time, submit a **Request for Termination of Referral** to ARTA based on any of the following grounds:

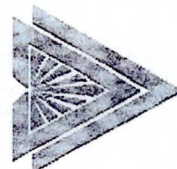


ARTA
ANTI-RED TAPE AUTHORITY
OFFICE OF THE PRESIDENT



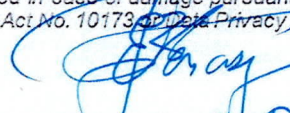
- a) The government official complained of is the approving Chairperson of the CART or the Head of Agency;
- a) Employment of improper conduct by any of the officials of the government agency concerned which tends to harass or influence the Complainant to withdraw his or her complaint;
- b) Lapse of twenty working (20) days or any extension from the time of the referral and no resolution is met;
- c) And other analogous instances

For any questions or queries on this matter, please send your email to lpao@arta.gov.ph



Public Assistance Form

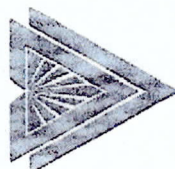
Name of Complainant: <u>Edsel B Daras</u>		Date Filed: _____
Gender: <input checked="" type="checkbox"/> Man <input type="checkbox"/> Woman <input type="checkbox"/> Others (pls specify): _____ <input type="checkbox"/> Prefer not to say	Are you filing this complaint on behalf of someone else? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> YES, for whom? _____ <input checked="" type="checkbox"/> No	
Address: _____		
Email address: _____		Contact Number: <u>09655076144</u>

DATA PRIVACY STATEMENT	DATA PRIVACY CONSENT
<p>The Anti-Red Tape Authority (ARTA) recognizes its responsibilities under Republic Act No. 10173, also known as the Data Privacy Act of 2012 (DPA) with respect to the data it collects, records, organizes, update, use, consolidate or destruct from the public. The personal data obtained is entered and stored within ARTA's authorized information and communication system and shall be accessed by ARTA's authorized personnel.</p> <p>The information collected and stored in ARTA's system shall only be used for the following purposes:</p> <ol style="list-style-type: none"> 1. Evaluation of possible violation of RA No. 11032 and other laws; 2. Exercise of fact-finding investigation of ARTA; 3. Reporting to other government agencies in case of referral; 4. Other actions necessary for the exercise of ARTA's mandate under the law. 	<p>I have read and understood the foregoing Data Privacy Statement and express my consent for Anti-Red Tape Authority to collect, record, organize, update or modify, retrieve, use, consolidate, block, erase or destruct my personal data as part of my information for purposes above stated.</p> <p>I affirm my right to be informed, object to processing, access and rectify, suspend or withdraw my personal data, and be indemnified in case of damage pursuant to the provisions of Republic Act No. 10173 or Data Privacy Act 2012.</p> <p> <u>EDSEL B. DARAS</u> Signature over printed name <u>Aug. 11, 2022</u></p>

Agency Complained of:	Government Official Involved:

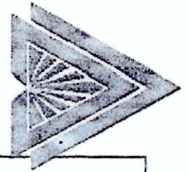
Nature of Complaint: (Please check all that applies)

- ☐ Failure to set-up the most current and updated Citizen's Charter;
(Kabiguang i-set up ang pinakabago at updated na Citizen's Charter);



- ☐ Violation of the Zero-Contact Policy;
(Paglabag sa Zero-Contact Policy);
- ☐ Selling, offering to sell, or recommending specific brands or fire extinguishers and other fire safety equipment to any applicant or requesting party or business entity by the Bureau of Fire Protection or any of its official or employees;
(Pagbebenta, pag-aalok para magbenta, at pagrerekomenda ng Bureau of Fire Protection o sinuman sa mga opisyal o empleyado nito sa sinumang aplikante ng mga tukoy na tatak ng fire extinguisher o anumang gamit para sa kaligtasan laban sa sunog);
- ☐ Refusal to accept application or request with complete requirements being submitted by an applicant or requesting party without due cause;
(Pagtanggi na tanggapin ang aplikasyon o kahilingan ng isang aplikante, na kumpleto na ang mga rekisito, nang walang sapat na dahilan);
- ☐ Imposition of additional requirements other than those listed in the Citizen's Charter;
(Pagpapataw ng mga karagdagang rekisito maliban sa nakalista sa Citizen's Charter);
- ☐ Imposition of additional costs not reflected in the Citizen's Charter;
(Pagpapataw ng mga karagdagang gastos na hindi nakasaad sa Citizen's Charter);
- ☐ Failure to give the applicant or requesting party a written notice on the disapproval of an application or request;
(Kabiguang bigyan ang aplikante ng isang nakasulat na abiso sa hindi pagsang-ayon sa isang aplikasyon o kahilingan);
- ☐ Failure to render government services within the prescribed processing time on any application or request without due cause;
(Pagkabigo na makapagbigay ng mga serbisyo ng gobyerno sa loob ng takdang oras ng pagproseso sa anumang aplikasyon o kahilingan nang walang angkop na dahilan);
- ☐ Failure to attend to applicants or requesting parties who are within the premises of the office or agency concerned prior to the end of official working hours and during lunch break;
(Kabiguang tugunan ang hiling ng aplikanteng nasa loob ng tanggapan o ahensya ng gobyerno sa opisyal na oras ng pagtatrabaho, kabilang ang lunch break o tanghalian);
- ☐ Failure or refusal to issue official receipts;
(Pagkabigo o pagtanggi na mag-isyu ng mga opisyal na resibo);
- ☐ Fixing and/or collusion with fixers in consideration of economic and/or other gain or advantage;
(Fixing at pakikipagsabwatan sa mga fixer sa ngalan ng kita o iba pang pakinabang o kalamangan);
- ☐ Other acts in violation of the provisions of RA No. 9485, as amended by RA No. 11032.
(Iba pang paglabag sa mga probisyon ng RA No. 9485, na inamendahan ng RA No. 11032)

Narration of Facts. Please state the events leading to the filing of this complaint.
(Pagsasalaysay ng mga pangyayari. Mangyaring sabihin ang mga kaganapan na humantong sa pagsampa ng iyong reklamo)



Reklamo:

1. Mabagal o Matagal ang request ko na Mapa sa DENR Region IV ~~MA~~ MAROPA
 2. Nagbigay ~~ng~~ man ng MARA ^{pero} ay hindi Tugma sa hawak kong Technical Description.
 3. Ang Mapa na ipinalabas nila ay hindi accurate kung i-verify ang GPS ng MAPA - Hindi Tugma sa actual na Topographic Map ng Palawan.
- 8.

List of Documents submitted:
(Listahan ng mga dokumento na isinumite)

Fifteen pieces of documents (15) was submitted plus one additional (1) document Listed at the next page

1. Official Receipt dated April 5, 2022 dated Amount of
Two hundred seventy pesos, (P270.00)

- The above facts are not the subject of a pending case or complaint with any government agency.

(Ang mga pangyayari sa itaas ay hindi paksa ng isang nakabinbing kaso or reklamo sa anumang ahensya ng gobyerno)

- The above facts are the subject of a pending case or complaint with _____ with last known status as _____

(Ang mga pangyayari sa itaas ay paksa ng isang nakabinbing kaso o reklamo sa _____ na may huling status na _____)

The allegations stated above are true and correct based on my personal knowledge or based on authentic documents and that this is not filed to harass any person complained of.

(Ang mga paratang na nabanggit sa itaas ay totoo at tama batay sa aking personal na kaalaman o batay sa mga tunay na dokumento at hindi ito isinampa upang manggulo o - harass ang inirereklamo)


EDSEL B. DARAS

Signature over printed name

XX



Complaints Officer: _____ Date Assigned: _____

Preliminary Evaluation: _____

- Complete in substance and in form - CTN _____
- For completion - UDK _____

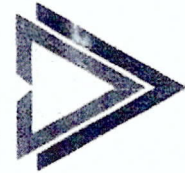
- Referred to Legal on _____
- With prayer for Automatic Approval /Extension (see attached draft NSH)
 - Notice to Explain (see attached draft NTE)
 - Referral to other government agency (see attached RL)

Referred to IELO on	Referred to CMEO on	Referred to BRO on
<ul style="list-style-type: none"> • Conduct of fact-finding investigation 	<ul style="list-style-type: none"> • For issuance of Compliance Order 	<ul style="list-style-type: none"> • For issuance of Request for Comment

	Official Receipt of the Republic of the Philippines		
	Nº 3466162 M		
	Date <u>April 5, 2022</u>		
Agency <u>DENR - PENRO</u>		Fund	
Payor <u>ENCER B. PANGAL</u>			
Nature of Collection	Account Code	Amount	
Payment for Administrative Cost		P 270 -	
(Copy of Cadastral Map)			
lot No. 3713, Plc 1117-D			
TOTAL		P 270 -	
Amount in Words <u>TWO HUNDRED SEVENTY</u>			
<u>PENRO ONLY</u>			
<input checked="" type="checkbox"/> Cash <input type="checkbox"/> Check <input type="checkbox"/> Money Order	Drawee Bank	Number	Date
Received the amount stated above.			
 JUV B. SARMIENTU Collecting Officer			
NOTE: Write the number and date of this receipt on the back of check or money order received.			

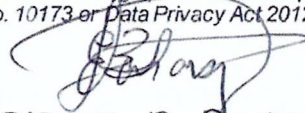
2022-6920-0185





Public Assistance Form

Name of Complainant: <u>Edsel B. Daras</u>		Date Filed: <u>July 20, 2022</u>
Gender: <input checked="" type="checkbox"/> Man <input type="checkbox"/> Woman <input type="checkbox"/> Others (pls specify): _____ <input type="checkbox"/> Prefer not to say	Are you filing this complaint on behalf of someone else? <input type="checkbox"/> Yes *If YES, for whom? _____ <input checked="" type="checkbox"/> No	
Address: <u>Purok Zigzag Bgy. Luzviminda Puerto Princesa City Palawan</u>		
Email address: _____		Contact Number: <u>09659052135</u>

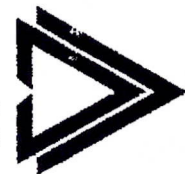
DATA PRIVACY STATEMENT	DATA PRIVACY CONSENT
<p>The Anti-Red Tape Authority (ARTA) recognizes its responsibilities under Republic Act No. 10173, also known as the Data Privacy Act of 2012 (DPA) with respect to the data it collects, records, organizes, update, use, consolidate or destruct from the public. The personal data obtained is entered and stored within ARTA's authorized information and communication system and shall be accessed by ARTA's authorized personnel.</p> <p>The information collected and stored in ARTA's system shall only be used for the following purposes:</p> <ol style="list-style-type: none"> 1. Evaluation of possible violation of RA No. 11032 and other laws; 2. Exercise of fact-finding investigation of ARTA; 3. Reporting to other government agencies in case of referral; 4. Other actions necessary for the exercise of ARTA's mandate under the law. 	<p>I have read and understood the foregoing Data Privacy Statement and express my consent for Anti-Red Tape Authority to collect, record, organize, update or modify, retrieve, use, consolidate, block, erase or destruct my personal data as part of my information for purposes above stated.</p> <p>I affirm my right to be informed, object to processing, access and rectify, suspend or withdraw my personal data, and be indemnified in case of damage pursuant to the provisions of Republic Act No. 10173 or Data Privacy Act 2012.</p> <p style="text-align: center;">  EDSEL B. DARAS Signature over printed name </p>

Agency Complained of:	Government Official Involved:
DENR Region IV MIMAROPA	

RECEIVED ANTI-RED TAPE AUTHORITY	
Received By: <u>LANCE P. RIVERA</u>	
Date and Time: <u>7/20/22</u> <u>12:23pm</u>	
DTS No: <u>07-20-22-0122</u>	

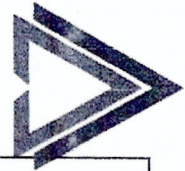
Nature of Complaint: (Please check all that applies)

- ☒ Failure to set-up the most current and updated Citizen's Charter;
 (Kabiguang i-set up ang pinakabago at updated na Citizen's Charter);



- ☐ **Violation of the Zero-Contact Policy;**
(Paglabag sa Zero-Contact Policy);
- ☐ **Selling, offering to sell, or recommending specific brands or fire extinguishers and other fire safety equipment to any applicant or requesting party or business entity by the Bureau of Fire Protection or any of its official or employees;**
(Pagbebenta, pag-aalok para magbenta, at pagrerekomenda ng Bureau of Fire Protection o sinuman sa mga opisyal o empleyado nito sa sinumang aplikante ng mga tukoy na tatak ng fire extinguisher o anumang gamit para sa kaligtasan laban sa sunog);
- ☐ **Refusal to accept application or request with complete requirements being submitted by an applicant or requesting party without due cause;**
(Pagtanggi na tanggapin ang aplikasyon o kahilingan ng isang aplikante, na kumpleto na ang mga rekisito, nang walang sapat na dahilan);
- ☐ **Imposition of additional requirements other than those listed in the Citizen's Charter;**
(Pagpapataw ng mga karagdagang rekisito maliban sa nakalista sa Citizen's Charter);
- ☐ **Imposition of additional costs not reflected in the Citizen's Charter;**
(Pagpapataw ng mga karagdagang gastos na hindi nakasaad sa Citizen's Charter);
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- ☐ **Failure to attend to applicants or requesting parties who are within the premises of the office or agency concerned prior to the end of official working hours and during lunch break;**
(Kabiguang tugunan ang hiling ng aplikanteng nasa loob ng tanggapan o ahensya ng gobyerno sa opisyal na oras ng pagtatrabaho, kabilang ang lunch break o tanghalian);
- ☐ **Failure or refusal to issue official receipts;**
(Pagkabigo o pagtanggi na mag-isyu ng mga opisyal na resibo);
- ☐ **Fixing and/or collusion with fixers in consideration of economic and/or other gain or advantage;**
(Fixing at pakikipagsabwatan sa mga fixer sa ngalan ng kita o iba pang pakinabang o kalamangan);
- ☐ **Other acts in violation of the provisions of RA No. 9485, as amended by RA No. 11032.**
(Iba pang paglabag sa mga probisyon ng RA No. 9485, na inamyendahan ng RA No. 11032)

Narration of Facts. Please state the events leading to the filing of this complaint.
(Pagsasalaysay ng mga pangyayari. Mangyaring sabihin ang mga kaganapan na humantong sa pagsampa ng iyong reklamo)

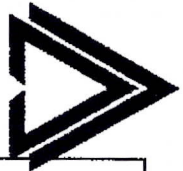


1. Decision dated September 27, 2018
2. Indorsement dated April 11, 2019
3. Request Letter dated November 4, 2002
4. Memorandum dated November 4, 2002
5. Letter request dated March 9, 2020
6. Letter to Regional Executive Director dated December 18, 2020
7. PENRO Memorandum dated May 4, 2020
8. PENRO Memorandum dated December 3, 2020
9. Letter request dated June 10, 2022
10. Letter of Regional Executive Director dated Feb. 22, 2021
11. Letter To Regional Executive Director dated July 8, 2022
12. DAR Resolution dated July 23, 2001
13. BARC Certification dated May 08, 2020
14. Barangay Certification dated October 21, 2010
15. Technical Description Lot 3713 PLS 1117-D (seven sheets)

List of Documents submitted:

(Listahan ng mga dokumento na isinumite)

Fifteen pieces of document attached & listed above.



- The above facts are not the subject of a pending case or complaint with any government agency.

(Ang mga pangyayari sa itaas ay hindi paksa ng isang nakabinbing kaso or reklamo sa anumang ahensya ng gobyerno)

- The above facts are the subject of a pending case or complaint with _____ with last known status as _____

(Ang mga pangyayari sa itaas ay paksa ng isang nakabinbing kaso o reklamo sa _____ na may huling status na _____)

The allegations stated above are true and correct based on my personal knowledge or based on authentic documents and that this is not filed to harass any person complained of.

(Ang mga paratang na nabanggit sa itaas ay totoo at tama batay sa aking personal na kaalaman o batay sa mga tunay na dokumento at hindi ito isinampa upang manggulo o - harass ang inirereklamo)


EDSEL B. DARAS

Signature over printed name

XX

Complaints Officer: _____ Date Assigned: _____

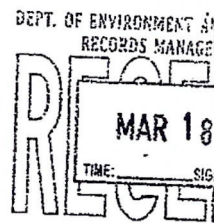
Preliminary Evaluation:

<ul style="list-style-type: none"> • Complete in substance and in form - CTN _____ • For completion - UDK _____

Referred to Legal on _____ <ul style="list-style-type: none"> • With prayer for Automatic Approval /Extension (see attached draft NSH) • Notice to Explain (see attached draft NTE) • Referral to other government agency (see attached RL)

Referred to IELO on _____ <ul style="list-style-type: none"> • Conduct of fact-finding investigation 	Referred to CMEQ on _____ <ul style="list-style-type: none"> • For issuance of Compliance Order 	Referred to BRO on _____ <ul style="list-style-type: none"> • For issuance of Request for Comment
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Republic of the Philippines
MUNICIPAL TRIAL COURT IN CITIES
Fourth Judicial Region
Puerto Princesa City



PEOPLE OF THE PHILIPPINES
Plaintiff,

CRIMINAL CASE NO. 21623

-versus-

For: Violation of Sec. 78 of
PD 705 as amended by PD
1559 and RA 7161

EDSEL DARAS SR.,
Accused.

X-----X

DECISION

The accused, Edsel Daras Sr, is charged with Violation of Sec. 78 of Presidential Decree No. 705 as amended by Presidential Decree No. 1559 and R.A No. 7161 under the following Information dated August 26, 2016 which read, in part, as follows:

"That on February 5, 2016, at Old Zigzag Road, Barangay Sta. Lucia, Puerto Princesa City, Philippines, and within the jurisdiction of this Honorable Court, the said accused, did then and there willfully, unlawfully and feloniously occupy, cut and possess fifteen [15] naturally growing trees with a total volume of 18.7278 cubic meters, with estimated total value of FOUR MILLION FOUR HUNDRED SEVENTY-NINE THOUSAND FOUR PESOS AND FIFTEEN CENTAVOS [P4,479,004.15], Philippine Currency, representing the regular forest charges, surcharges, market value, moral and exemplary damages to the environment and the Government, without first securing the necessary permit and/or license from the proper authorities, to the damage and prejudice of the government in the amount aforestated.

CONTRARY TO LAW."

On November 13, 2017, the accused was arraigned based on the aforementioned Information, to which the accused entered a plea of "not guilty" on the allegations therein. Thereafter, pre-trial and the hearing on the presentation of the Prosecution's evidence commenced. The Prosecution presented the testimony of the following witnesses: Edwin Guillaran, Jessie Dela Cruz Villados, Römmel Debil Adato, Renato Morta Estrada, Emer Garraez and Nora Cayatoc and formally offered their documentary evidences. On April 12, 2018, the Prosecution rested its case.

On May 16, 2018, the Defense presented the accused as its lone witness. The Court directed the accused to submit his evidence through a Written Offer. On

May 21, 2018, the accused submitted its Formal Offer of Evidence. Thereafter, the accused rested his case.

PROSECUTION'S CASE

The Prosecution's stand is that the accused should be held liable for the crime charged considering that the accused unlawfully occupies a portion of the forest land located at Old Zigzag Road, Brgy. Sta. Lucia, Puerto Princesa City which is in clear violation of Section 78 of PD 705 as amended by PD 1559 and RA No. 7161.

During trial proper, Prosecution offered the following Exhibits, to wit: a) **"Exhibit A"** – Sinumpaang Salaysay of Jessie Jesus Villados, **"Exhibit B"** – Sinumpaang Salaysay of Rommel Adato, **"Exhibit C"** Sinumpaang Salaysay of Renato Estrada, **"Exhibit D"** – Sinumpaang Salaysay of Edwin Gilaran. **"Exhibit E"** – Sketch Map of the area, **"Exhibit F"** – Inventory of timber destroyed, **"Exhibit G"** – Statement of timber destroyed, **"Exhibit H"** – Pictures of illegally cut trees/round timbers, **"Exhibit I"** – Apprehension Receipt of baby chainsaw with serial # 178076511.

Witnesses for the prosecution maintained that on February 05, 2016 they received an information of "kaingin" activity, cutting of trees, and illegal occupation of a land owned by the government at Old Zigzag Road, Brgy. Sta. Lucia and they immediately formed a team composed of members of Bantay Gubat, Task Force Bakawan and DENR-CENRO Puerto Princesa City. That the team immediately proceed with the place on the same date at around 12:51PM. They have positively identified cut trees of "Mangga-mangga" and "Balite" along the road of Old Zigzag Road. That according to the son of the accused they have cut the trees to make way for the construction of a store. That the group were invited by the accused and his son at their occupied land and during their inspection they have found a "Baby Chainsaw" with serial No. X178076511 that they used in cutting trees. The group also observed a huge Sumalagin tree which was cut down and cut into pieces for charcoal. That according to the family of the accused their chainsaw is still in the process of securing a permit however they cannot produce any document that will show any permit or license for the cutting of trees, "kaingin" land occupation and selling of the alleged piece of land to one Mr. Adolfo Vigonte. That they conducted inventory of all the cut trees with a total volume of 18. 7286 cubic meters and conducted survey/measurement of the occupied and fenced land of the accused. Accused also voluntarily surrendered the chainsaw.

In the given case, accused as positively identified by the prosecution's witnesses as the occupant of a portion of the forest land found in Old Zigzag Road, Brgy. Sta. Lucia, Puerto Princesa City when they apprehended him on February 5, 2016. Given that the accused continuously occupies the subject forest land, accused should be made liable for unlawful occupation of a forest land which is punishable under PD 705 as amended. Consequently, accused has no right whatsoever to occupy, cut trees and perform kaingin within the forest reserves found in Old Zigzag Road, Barangay Sta. Lucia, Puerto Princesa City, thereby accused is liable for committing the crime of Section 78 of PD 705 as amended by PD 1559 and RA No. 7161.

Prosecution argued that the Regalian Doctrine as embodied and enshrined under the 1987 Constitution which provides that all lands of the public domain including forest lands belong to the State citing the decision of the Supreme Court in the case of **REPUBLIC OF THE PHILIPPINES VS MEDIDA**, "Under the Regalian Doctrine, which is embodied in our Constitution, all lands of the public domain belong to the State, which is the source of any asserted right to any ownership of land. All lands not appearing to be clearly within private ownership are presumed to belong to the State. Accordingly, public lands not shown to have been reclassified or released as alienable agricultural land, or alienated to a private person by the State, remain part of the inalienable public domain."

Prosecution maintained on the presentation of several Certifications by the accused which purportedly show that the accused is the actual occupant and claimant of the subject forest land which is in contrast to his claim and despite such documents, accused cannot hide under the cloak of his defense due to the long-time principle involving forest land in which possession of the same, however long, cannot ripen into private ownership

DEFENSE' CASE

On the other hand, the defense presented their lone witness the accused himself and the accused narrated that on February 5, 2016 at 12:00 noon, he was enjoying his lunch with his wife in his simple abode at Purok Zigzag, Brgy. Luzviminda, Puerto Princesa City, specifically in Lot No. 3713, Pls-1117-D, when suddenly he was surprised when a group of men barged in his premises and began roaming around. They asked the accused to show them his papers proving his ownership on Lot No. 3713, Pls-1117-D, and the accused complied by showing them his Barangay Certification, Request letter to the DENR, the Technical Description of his lot, the Memorandum from the Provincial Environment and Natural Resources Office dated November 4, 2002, and his request for Certification of Lot No. 3713, PLS-1117-D, and Proclamation No. 2347. After inspecting the documents, the group of men left his premises.

Accused argues that during the hearing of the case, the Prosecution never presented any evidence to show that the property is a public forest, a permanent forest or forest reserves, forest reservation nor was a portion of the public domain that has been set aside for the purpose of raising livestock. Instead, the Prosecution relied only on the unsubstantiated testimonies of their witnesses.

Likewise, accused argues that the Criminal Complaint against him mentioned Land Classification [L.C] Map No. 203, Project No. 1, Block A, as basis that the area or property is a Forest Land. However, never was the same presented in the case proceeding. Thus, its genuineness, due execution, and authenticity was never proven, and it remains to be a mere allegation.

Accused likewise argued that Prosecution failed to prove that they conducted the operation in Brgy. Sta. Lucia, Puerto Princesa City. The various Barangay Certifications submitted by the ACCUSED shows that he is a resident of Purok Zigzag, Brgy. Luzviminda, Puerto Princesa City and not Brgy. Sta. Lucia. The Punong Barangay of Luzviminda even certified that the accused was the lawful claimant of two hundred sixty-nine [269] hectares of land. These documents indicate that the accused is a resident of Brgy. Luzviminda, Puerto Princesa City, and has been residing there since May 7, 1998. Considering that the accused has

fought tooth and nail to protect his claim over his property, it would be unthinkable for him to transfer his residence from Brgy. Luzviminda to Brgy. Sta. Lucia. Moving away from his property is tantamount to abandoning his claim and do away with all his struggle. Which is the reason why during the Preliminary Investigation, the accused never received any Subpoena from the Office of the City Prosecutor, because the Subpoena was addressed in Brgy. Sta. Lucia and not in Brgy. Luzviminda.

That the accused has been persistently applying for Lot 3713, PLS-1117-D to be titled to his name. As testified by the accused; on December 7, 2000, the DAR in coordination with the CENRO invited the accused and the people residing around Lot 3713 Pls-1117-D to explain the release of survey authority for Lot 3713 Pls-1117-D. That is why to begin the formal process of transferring the property to his name, the accused, secured a Certified True Copy of the Lot's Technical Description from the Regional Director of Lands. The accused continued to process and facilitate the registration to his name of Lot 3713 Pls-1117-D with the CENRO which accused claims that he is in good faith, due to his constant communication and follow up on the status of his land with the CENRO.

Accused posits that Lot 3713, Pls-1117 falls within the area covered by Proclamation No. 2347. As per endorsement letter of CENRO EmerGarraez to the Regional Executive Director of DENR, RIV-B, Mimaropa captioned as "Request for Certification Re: Lot Status of Portion of Lot No. 3713PLS-111-7 D located at Bgy. Luzviminda, Puerto Princesa City, no less than that the former verified that Lot No. 3713PLS-111-7 D falls within the area covered by Proclamation No. 2347 dated March 29, 1984, known as "Reserving as a Barangay ng mga Mangingisda" a portion of Iwahig Penal Colony. That said reaction from the CENRO came from the May 3, 2012 letter submitted by the accused to the Municipal Agrarian Reform Officer (MARO) of Puerto Princesa City inquiring if the accused has any rights over his property designated as Lot No. 3713, Pls- 1117-D located in Bgy. Luzviminda, Purok Zigzag, Puerto Princesa City and to ask for help in protecting whatever rights he has over said property, who forwarded the same to the CENRO.

Likewise, accused posits that Proclamation No. 2347 allowed the segregation of Public Lands for purposes of private rights as amended by Executive Order No. 67 dated October 15, 1912 providing reserving as a "Barangay ng mga Mangingisda", a portion of Iwahig Penal Colony, subject to private rights and future survey.

That the Prosecution failed to prove by evidence beyond reasonable doubt that the accused was the one who cut or destroyed the naturally growing trees in the affected area. In the *Sinumpaang Salaysay* of the Prosecution's Witnesses, they admitted that they saw the manga-manga and balite trees lying in the highway, implying that the same were found outside the alleged fenced property of the accused. Furthermore, based on the testimonies of the Prosecution's Witnesses, none of them actually saw that the accused cut or destroyed the trees in the area.

That the Prosecution failed to substantiate the amount of regular forest charges, surcharges, market value, moral and exemplary damages to the

environment and the government alleged in the information. That the Prosecution even failed to substantiate the alleged total amount charged against the accused in the Information for Four Million Four Hundred Seventy-Nine Thousand Four Pesos and 15/100[P4,479,004.15]. Although, Prosecution witness Norma Cayatoc verified her signature on the Statement of Cut Trees along with the amount of the market value, forest charges, surcharges, and environmental fees, on Cross-Examination, she admitted that it was the personnel from the license permit and patent unit who were responsible for the price monitoring of the value of the trees.

Finally, the defense raised as an issue and a final argument that the INFORMATION failed to state all the elements of the crime charge against the accused.

THE COURT'S RULING

After a careful evaluation of the allegations, arguments, evidences, as well as the record of the case this Court finds the following:

Section 78 of P.D. No. 705 as amended by P.D. No. 1559 and R.A. No. 7161 provides:

Section 78. Unlawful occupation or destruction of forest land. Any person who enters and occupies or possesses, or makes kaingin for his own private use or for others any forest land without authority under a license agreement, lease, license or permit, or in any manner destroys such forest land or part thereof, or causes any damage to the timber land and other products and forest growths found therein, or who assists, aids or abets any other person to do so, or sets a fire, or negligently permits a fire to be set in any forest land shall, upon conviction, be fined in an amount of not less than five hundred pesos (P500.00) nor more than twenty thousand pesos (P20,000.00) and imprisoned for not less than six (6) months nor more than two (2) years for each offense, and be liable for the payment of ten (10) times the rental fees and other damages which would have been accrued had the occupation and use of the land been authorized under license agreement, lease, license or permit: Provided, that in the case of an offender found guilty of making kaingin, the penalty shall be imprisonment for not less than two (2) nor more than four (4) years and a fine equal to eight times the regular forest charges due on the forest products destroyed, without prejudice to the payment of the full cost of restoration of the occupied area as determined by the Bureau.

The defense argued that Prosecution did not present the L.C. Map to determine the alleged area as a forest land and presented as basis the case of **SAAD-AGRO-INDUSTRIES, INC., VS. REPUBLIC OF THE PHILIPPINES [G.R. NO 152570, September 27, 2006]**, however a careful reading of the jurisprudence as an authority for their argument is misrepresentative of this case. The subject case is a classic case of annulment of title and reversion wherein an Original Certificate of Title was already issued to the applicant on the basis of a free patent which undergoes the meticulousness of a cadastral proceedings under land registration and titling and which was being questioned by the Republic of the Philippines through the Solicitor General and by reversion of the lot to the public domain on the ground that the issuance of the free patent was irregular and erroneous. The cited case of the defense is completely different in the appreciation

of evidence particularly in cases of reversion and land registration proceedings as that it requires technical preciseness and referral to the L.C. map is imperative. The same holds true with respect to the case of DCD Construction, Inc. vs. Republic of the Philippines [August 31, 2011] G.R. No. 179978, which is also a land registration proceedings.

In environmental cases it has a different yardstick hence, Rule 21 of A.M. No. 09-6-8-SC Rules of Procedure for Environmental Cases provides:

Documentary Evidence

Sec. 1. Photographic, video and similar evidence.- Photographs, videos and similar evidence of events, acts, transactions of wildlife, wildlife by-products or derivatives, forest products or mineral resources subject of a case shall be admissible when authenticated by the person who took the same, by some other person present when said evidence was taken, or by any other person competent to testify on the accuracy thereof.

Sec. 2. Entries in official records.- entries in official records made in the performance of his duty by a public officer of the Philippines, or by a person in performance of a duty specially enjoined by law, are prima facie evidence of the facts therein stated.

This only shows that evidentiary matters in environmental cases which seek to address specific evidentiary concerns in environmental litigation, where evidence is often difficult to obtain and preserve that they supplement the main Rules on Evidence, which have full applicability to environmental cases. The prima facie presumption of regularity favors the officers who conducted the operation and it is the evidence of the defense which has the burden to surpass such presumption which must be clear and convincing.

In fact, the sketch map described and testified by the Norma Cayatoc Forestry III is sufficient to prove that the area subject of this case is a forest land.

The same holds true with respect to the photos offered by the Prosecution in this case constituting an evidence of events or acts and the materiality of the said photos on the area clearly described by the witnesses comprehensively related in all aspects of the prosecution's evidence to prove their case.

The Revised Forestry Code even provides specific provisions that will show the exclusive power, authority and jurisdiction of the forest ranger to protect their designated jurisdiction and the mandatory objective to be familiar with their jurisdiction, by conducting census and even effecting warrantless arrest.

Section 45. Authority of forest officers. When in the performance of their official duties, forest officers, or other government officials or employees duly authorized by the Department Head or Director, shall have free entry into areas covered by a license agreement, license, lease or permit.

Section 52. Census of kaingeros, squatters, cultural minorities and other occupants and residents in forest lands. Henceforth, no person shall enter into forest lands and cultivate the same without lease or permit.

A complete census of kaingeros, squatters, cultural minorities and other occupants and residents in forest lands with or without authority or permits

from the government, showing the extent of their respective occupation and resulting damage, or impairment of forest resources, shall be conducted.

The Bureau may call upon other agencies of the government and holders of license agreement, license, lease and permits over forest lands to participate in the census.

Section 80. Arrest; Institution of Criminal Actions. A forest officer or employee of the Bureau shall arrest even without warrant any person who has committed or is committing in his presence any of the offenses defined in this Chapter. He shall also seize and confiscate, in favour of the Government, the tools and equipment used in committing the offense, and the forest products cut, gathered or taken by the offender in the process of committing the offense. The arresting forest officer or employee shall thereafter deliver within six (6) hours from the time of the arrest and seizure, the offender and the confiscated forest products, tools and equipment to, and file the proper complaint with, the appropriate official designated by to conduct preliminary investigations and file informations in court.

The public officers who are witnesses in this and who personally conducted the operation are forest rangers and in their cross examination they repeatedly testified that they are very much familiar with the area and knows very well that the same is a forest land under their jurisdiction and within their monitoring zone in protecting this forest land. The presumption of regularity in the performance of their duty as forest rangers was not rebutted by the defense, and no evidence to the contrary was presented to cast doubt on the regularity of their official actions. The officers positively identified the accused, the subject area and documented the entire incident.

Whether it is in barangay Sta. Lucia or barangay Luzviminda the fact remain that the accused is occupying an unclassified forest land duly identified by the DENR personnel and forest rangers. The public officers were certain in proving, identifying, and isolating the subject area of this case - an area where he unlawfully occupied is a forest land in accordance with the sketch map and testimony of witnesses at the time when he was apprehended.

While this Court, commends the efforts of the public officers from the ground and to the DENR officers, in their efforts to protect our natural resources particularly our forest land, however this Court will have return to the basic and fundamental right of the accused.

Indeed, after evaluating all the evidences presented by the Prosecution as well as the defense and after denying the Demurrer to Evidence filed by the accused in this case and emphasizing that the office of a Demurrer to Evidence does not include the objective of the Motion to Quash which certain rights maybe waived after arraignment, it is still the fundamental right of the accused to be informed of the accusation against him which requires the sufficiency of the INFORMATION where he was arraigned.

The incongruity of the evidence of the accused did not help him in the merits of the case but benefitted him in the technicality and rigors of due process. The evidence of the accused is particularly incongruent to the offense being charged, which specifically shows that he was not particularly appraised of his rights and informed of his accusation during arraignment by reading an incomplete INFORMATION to which he was being charged.

The subject INFORMATION reads:

That on February 05, 2016, at Old Zigzag Road Barangay Sta. Lucia, Puerto Princesa City, Philippines and within the jurisdiction of this Honorable Court, the said accused, did then and there willfully, unlawfully and feloniously occupy, cut and possess fifteen (15) naturally growing trees with a total volume of 18.2728 cubic meters, with estimated total value of FOUR MILLION FOUR HUNDRED SEVENTY NINE THOUSAND FOUR PESOS AND FIFTEEN CENTAVOS (4,479,004.15), Philippine Currency, representing the regular forest charges, surcharges, market value, moral and exemplary damages to the environment and the Government, without first securing the necessary permit and/or license from the proper authorities, to the damage and prejudice of the government in the amount aforestated;

CONTRARY TO LAW.

Section 78 of P.D. No. 705 as amended by P.D. No. 1559 and R.A. No. 7161 provides:

Section 78. Unlawful occupation or destruction of forest land. Any person who enters and occupies or possesses, or makes kaingin for his own private use or for others any forest land without authority under a license agreement, lease, license or permit, or in any manner destroys such forest land or part thereof, or causes any damage to the timber land and other products and forest growths found therein, or who assists, aids or abets any other person to do so, or sets a fire, or negligently permits a fire to be set in any forest land, shall, upon conviction, be fined in an amount of not less than five hundred pesos (P500.00) nor more than twenty thousand pesos (P20,000.00) and imprisoned for not less than six (6) months nor more than two (2) years for each offense, and be liable for the payment of ten (10) times the rental fees and other damages which would have been accrued had the occupation and use of the land been authorized under license agreement, lease, license or permit: Provided, that in the case of an offender found guilty of making kaingin, the penalty shall be imprisonment for not less than two (2) nor more than four (4) years and a fine equal to eight times the regular forest charges due on the forest products destroyed, without prejudice to the payment of the full cost of restoration of the occupied area as determined by the Bureau.

Evidently, in correlation with the law that the accused allegedly violated, the facts alleged in the subject INFORMATION do not constitute an offense with the omission of the material elements that will constitute the violation of the law being charged. Indeed, as clearly stated in the law, what is prohibited is not the mere occupation, or possession or makes kaingin, it will only become unlawful when it is done in a forest land or a timber land and without such material factual narration it will not constitute as an offense or a violation of a law under Section 78 of P.D. No. 705 as amended by P.D. No. 1559 and R.A. No. 7161.

The subject INFORMATION is where the accused was arraigned and pleaded not guilty to. Even if the records will show that there is a CRIMINAL COMPLAINT prepared by CENRO EMER D. GERAEZ with sufficient and

complete facts based on the requisites provided in Sec. 78 (formerly sec. 69) of PD 705 as amended by PD 1559 and RA 7161.

The constitutional right of the accused to be informed

Under the Constitution, a person who stands charged of a criminal offense has the right to be informed of the nature and cause of the accusation against him. This right has long been established in English law, and is the same right expressly guaranteed in our 1987 Constitution. This right requires that the offense charged be stated with clarity and with certainty to inform the accused of the crime he is facing in sufficient detail to enable him to prepare his defense.

XXXX

Arraignment

The procedural due process mandate of the Constitution requires that the accused be arraigned so that he may be fully informed as to why he was charged and what penal offense he has to face, to be convicted only on showing that his guilt is shown beyond reasonable doubt with full opportunity to disprove the evidence against him. During arraignment, the accused is granted the opportunity to fully know the precise charge that confronts him and made fully aware of possible loss of freedom, even of his life, depending on the nature of the crime imputed to him.

An arraignment thus ensures that an accused be fully acquainted with the nature of the crime imputed to him in the information and the circumstances under which it is allegedly committed. It is likewise at this stage of the proceedings when the accused enters his plea, or enters a plea of not guilty to a lesser offense which is necessarily included in the offense charged.

A concomitant component of this stage of the proceedings is that the information should provide the accused with fair notice of the accusations made against him, so that he will be able to make an intelligent plea and prepare a defense. Moreover, the information must provide some means of ensuring that the crime for which the accused is brought to trial is in fact one for which he was charged, rather than some alternative crime seized upon by the prosecution in light of subsequently discovered evidence. Likewise, it must indicate just what crime or crimes an accused is being tried for, in order to avoid subsequent attempts to retry him for the same crime or crimes. In other words, the information must permit the accused to prepare his defense, ensure that he is prosecuted only on the basis of facts presented, enable him to plead jeopardy against a later prosecution, and inform the court of the facts alleged so that it can determine the sufficiency of the charge.

JUAN PONCE ENRILE, PETITIONER, VS. PEOPLE OF THE PHILIPPINES, HON. AMPARO M. CABOTAJE-TANG, HON. SAMUEL R. MARTIRES, AND HON. ALEX L. QUIROZ OF THE THIRD DIVISION OF THE SANDIGANBAYAN, RESPONDENTS. G.R. No. 213455, August 11, 2015 and plethora of cases.

The accused during arraignment stage of the proceedings - the information read to him did not provide the accused with fair notice of the accusations made against him, and he was not able to make an intelligent plea and prepare a defense.

"Respondents, however, question petitioners' right to raise the issue of the validity of the information at this stage, arguing that by entering a plea of not guilty during the arraignment, petitioners had waived all possible objections to the sufficiency of the information.

The argument is without legal basis. It is true that pursuant to Section 9, Rule 117 of the Revised Rules of Court, the failure of the accused to assert any ground for a motion to quash before he pleads to the information shall be deemed a waiver of the grounds for a motion to quash. Respondents, however, may have overlooked that the same section admits of certain exceptions, as when: (1) no offense was charged, (2) the court trying the case has no jurisdiction over the offense charged, (3) the offense or penalty has been extinguished, and (4) the accused would be twice put to jeopardy. In the present case, given that the information failed sufficiently to charge the offense, petitioners are not precluded from attacking its validity even after their arraignment.

Considering the foregoing, this Court finds the information in the present case to be fatally defective. Where it is clear that the information does not really charge an offense, the case against the accused must be dropped immediately. There is no point in proceeding under a defective information that can never be the basis of a valid conviction."

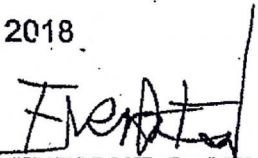
[GRACIANO P. DELA CHICA, MUNICIPAL MAYOR, AND EVAN C. ACEVEDA, MUNICIPAL ENGINEER, BACO, ORIENTAL MINDORO, PETITIONERS, VS. HON. SANDIGANBAYAN, 4TH DIVISION, AND PEOPLE OF THE PHILIPPINES, RESPONDENTS. G.R. No. 144823, December 08, 2003, citing Miam, Jr., v. CA, 196 SCRA 489 (1991); Revised Rules of Court, Rule 131, Sec. 3 (m). citing People v. Gonzales, Jr., 373 SCRA 283 (2002). Citing Cruz, Jr. v. CA, 194 SCRA 145 (1991).]

After a careful contemplation and evaluation of the evidence presented, the records of this case and the course of the right of the accused mandated by laws, rules and jurisprudence, this Court finds the INFORMATION in the present case to be fatally defective. Where it is clear that the INFORMATION does not really charge an offense, which can never be the basis of a valid conviction.

WHEREFORE, premises considered, this case is hereby DISMISSED.

IT IS SO ORDERED.

Puerto Princesa City, September 27, 2018


ENRIQUE C. SELDA
Assisting Judge



Republic of the Philippines
Department of Justice
Public Attorney's Office
Manila District Office
4th flr. Godino Bldg., 350 A. Villegas St
Ermita, Manila
Telephone Nos. 400-97-55 / 523-20-30

REGIONAL EXECUTIVE DIRECTOR

Department of Environment and Natural Resources

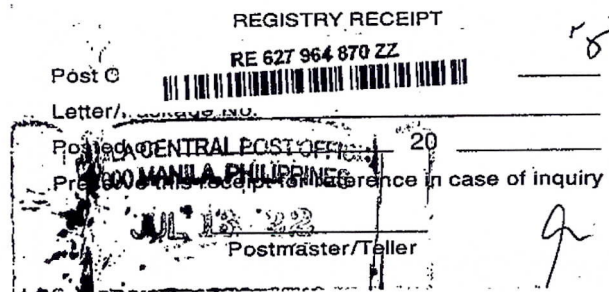
DENR Region IV-MIMAROPA

1515 L & S Building Roxas Blvd., Ermita Manila

July 8, 2022

Dear Sir/Ma'am

Greetings!



This is in connection with the assistance sought by MR. EDSSEL B. DARAS with regard to his request for the issuance of "Blue Print", large size copy of Map Lot no. 3713 PLS 1117 – D in Brgy. Sta. Lucia, Puerto Princesa City Palawan for purposes of taxation.

According to him, a letter dated June 10, 2022 was already sent by him in your office and he the thankful with the quick action of your office a "blue print" was issued to him. Unfortunately the said "blue prit issued to him was not the one which belongs to him but the "blue print" of the lot located in the opposite side of the road. Hereto attached and made an integral part hereof as Annex "A" and Annex "B-1 to" "B-4" is the copy of the aforementioned letter sent by him and the copy of "Blue Print" issued to him for your ready reference.

In this regard, we are respectfully requesting from your good office that a correct copy of the "Blue Print" Map Lot no. 3713 PLS 1117 – D in Brgy. Sta. Lucia, Puerto Princesa City Palawan be issued to him.

We are praying for immediate and favorable respond to this matter.

Thank you very much.


REYMOND G. NUQUE
Public Attorney II



Republic of the Philippines
Province of Palawan
City of Puerto Princesa
BARANGAY LUZVIMINDA



OFFICE OF THE PUNONG BARANGAY

CERTIFICATION

TO WHOM IT MAY CONCERN

THIS IS TO CERTIFY that **EDSEL DARAS** of legal age, Filipino, married, is the actual occupant & lawful claimant of a parcel of land, containing an area of two hundred sixty nine (269) sqm, more or less, situated at Purok Tanyag, Barangay Luzviminda of this city.

FURTHER CERTIFIES that the said parcel of land was already partitioned into several lots leaving none.

This certification is being issued upon request of the subject person for whatever purposes it may serve for him.

Witness my hand and the Seal of the Office of the Punong Barangay, Puerto Princesa City, Palawan.

HON. ARNELIO G. DALMA
Punong Barangay

**Republic of the Philippines
Barangay Luzviminda
Puerto Princesa City**

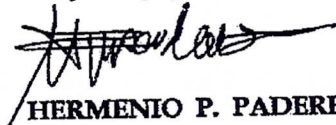
May 08, 2020

BARC CERTIFICATION

TO WHOM IT MAY CONCERN:

This is to Certify that **EDSEL B. DARAS** and his family (wife and children) has been residing within lot 3713, Zigzag ii Barangay Luzviminda, Puerto Princesa City since 1998 to present and also claimant of said lot (portion).

Very truly yours,



HERMENIO P. PADERES
Barc Chairman
Barangay Luzviminda, PPCi



Registration of the Participants
DEPARTMENT of AGRARIAN REFORM
Region IV, Provincial Agrarian Reform Office
Puroto Pilosopo City, Palawan
Tel./Fax No. 811-1400

THIS LETTER APPEAL OF MR. EDSIEL B. DARAS DATED JUNE 26, 2001 ON HIS REQUEST FOR CARP COVERAGE OF A PARCEL OF LAND LOCATED AT SITIO ZIRSAO, BGY. LUZVIMINDA, MUNICIPIO PRINCESA CITY

RESOLUTION

On the basis of the records presented to this office by the appellant and those submitted by the MARO of Puerto Princessa City, as well as the several meetings/workshops held in the DA- Provincial Office and participated in by the appellant and the MARO personnel, this Office finds no cogent reason to disturb the findings and the recommendation of the MARO as contained in the letter dated 30 May 2011.

Wherefore, premises considered, this Office resolves to deny the request of Mr. Doras for CAPP coverage. Mr. Doras is advised to seek the assistance of the Community Environment and Natural Resources Office of Puerto Princesa which may help him in his desire to legalize the right on the land he is occupying.

23 July 2001, Puerto Princessa City

LEANDRO A. CAYMO

Provincial Agricultural Reform Office



Mr. EDSSEL B. DARAS
Purok Zigzag, Brgy. Luzviminda
Pucro Princessa City, Palawan

Dear Mr. Daras:

Greetings!

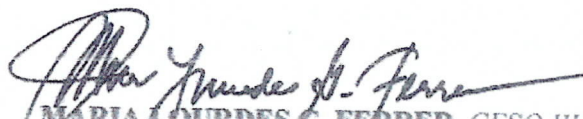
This pertains to your letter dated November 23, 2020, which was received in the Surveys and Mapping Division-Records on January 12, 2021 following-up your March 9, 2020 request for a copy of cadastral map of lot no. 3713, Pls 1117-D situated in the Barrio of Sta. Lucia, Puerto Princesa City, Palawan.

Please be informed that this office had sent our reply letter dated October 8, 2020 on your request. As stated therein, there are corresponding fees and administrative cost amounting to Two Hundred Seventy Pesos (Php 270.00) for the certification and printing of the said request. You may send your authorized representative to settle the payment and claim your request.

Attached is the copy of the letter of our action dated October 8, 2020 for your reference.

Thank you and hope to serve you again.

Very truly yours,


MARIA LOURDES G. FERRER, CESO III
Regional Executive Director

Cc:

Eriberto B. Saños, CESE
The PENR Officer
Sta. Monica, Puerto Princessa City



Department of Environment and Natural Resources
MIMAROPA Region



Doc ID: 39730



Mr. EDSSEL B. DARAS
Purok Zigzag, Brgy. Luzviminda
Puerto Princesa City, Palawan

Dear Mr. Daras:

Greetings!

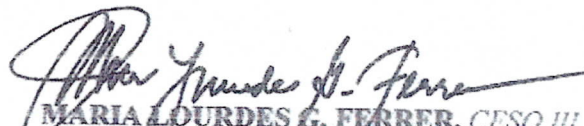
This pertains to your letter dated November 23, 2020, which was received in the Surveys and Mapping Division-Records on January 12, 2021 following-up your March 9, 2020 request for a copy of cadastral map of lot no. 3713, Pls 1117-D situated in the Barrio of Sta. Lucia, Puerto Princesa City, Palawan.

Please be informed that this office had sent our reply letter dated October 8, 2020 on your request. As stated therein, there are corresponding fees and administrative cost amounting to Two Hundred Seventy Pesos (Php 270.00) for the certification and printing of the said request. You may send your authorized representative to settle the payment and claim your request.

Attached is the copy of the letter of our action dated October 8, 2020 for your reference.

Thank you and hope to serve you again.

Very truly yours,


MARIA LOURDES G. FERRER, CESO III
Regional Executive Director

Cc:

Eriberto B. Saños, CESE
The PENR Officer
Sta. Monica, Puerto Princesa City



Department of Environment and Natural Resources
MIMAROPA Region



Doc ID: 39730

**Republic of the Philippines
Barangay Luzviminda
Puerto Princesa City**

May 08, 2020

BARC CERTIFICATION

TO WHOM IT MAY CONCERN:

This is to Certify that **EDSEL B. DARAS** and his family (wife and children) has been residing within lot 3713, Zigzag ii Barangay Luzviminda, Puerto Princesa City since 1998 to present and also claimant of said lot (portion).

Very truly yours,



HERMENIO P. PADERES
Barc Chairman
Barangay Luzviminda, PPCi



Republic of the Philippines
Department of Environment and Natural Resources
MIMAROPA REGION
PROVINCIAL ENVIRONMENT AND NATURAL RESOURCES OFFICE
Province of Palawan

December 03, 2020

MEMORANDUM

FOR : The Regional Executive Director
Denn-Mimaropa, 1515 L & S Bldg.
Roxas Blvd., Ermita, Manila

ATTENTION : The Assistant Regional Director for Technical Services
The Chief, Surveys and Mapping Division

FROM : The Provincial of Environment and
Natural Resources Officer

SUBJECT : REQUEST OF MR. EDSSEL B. DARAS DATED
NOVEMBER 23, 2020

Referred is the follow-up letter of Mr. Edsel B. Daras dated November 23, 2020, requesting for a certified copy of Cadastral Map covering Lot 3713, PLS 1117-D.

Attached is the PENRO memorandum dated May 4, 2020 for your ready reference.

For information and consideration.

Reference No. 2020-2159


ERIBERTO B. SAÑOS, CESE

Cc:
Mr. Edsel B. Daras
Purok Zigzag, Brgy. Luvanninda
Puerto Princesa City

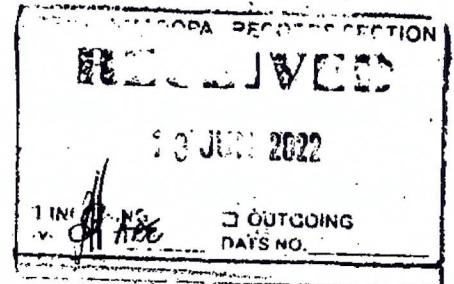
RECEIVED
PENRO
MIMAROPA REGION
NOV 23 2020

DATE 12.07.2020 20.3436

Sta. Monica, Puerto Princesa City
Telefax: (048) 433-5638/email add: denpalawan@yahoo.com

June 10, 2022

THE REGIONAL EXECUTIVE DIRECTOR
Department of Environment and Natural Resources
DENR Region IV-MIMAROPA
1515 L & S Bldg. Roxas Blvd, Ermita Manila



Dear Sir/Madam:

Greetings

May I request for the blue print large size copy of Map Lot no. 3713 PLS 1117 – D in Barangay Sta. Lucia,, Puerto Princesa City Palawan for the purpose of taxation.

I am looking forward to your prompt and favorable response to my request. Please find attached copies of the following for your reference.

1. Decision dated September 27, 2018
Criminal case no. 21623
2. Endorsement letter dated April 11, 2019
3. PENRO Memorandum dated May 04, 2020
4. PENRO Memorandum dated November 04, 2002

Thank you in advance for your favorable action.


Sincerely yours

Edsel B. Daras
Purok Zigzag, Brgy. Luzviminda
Puerto Princesa City Palawan



Republic of the Philippines
DEPARTMENT of AGRARIAN REFORM
Region IV, Provincial Agrarian Reform Office
Puerto Princesa City, Palawan
Tel. Fax No. 833-3400

IN RE: LETTER-APPEAL OF MR. EDSEL B. DARAS DATED JUNE 26, 2001 ON HIS REQUEST FOR CARP COVERAGE OF A PARCEL OF LAND LOCATED AT SITIO ZIGSAG, BGY. LUZVIMINDA, MUNICIPIO PRINCESA CITY

RESOLUTION

On the basis of the records presented to this office by the appellant and those submitted by the MARO of Puerto Rico, as well as the several meetings/workshops held in the GAF Provincial Office and participated in by the appellant and the MARO personnel, this Office finds no cogent reason to disturb the findings and the recommendation of the MARO as contained in the letter dated 30 May 2004.

Wherefore, premises considered, this Office resolves to deny the request of Mr. Doras for CAPP coverage. Mr. Doras is advised to seek the assistance of the Community Environment and Natural Resources Office of Puerto Princesa which may help him in his desire to legalize the right on the land he is occupying.

23 July 2001, Puerto Princessa City

LEANDRO A. CAYMO

Provincial Agrarian Reform Office

December 18, 2020

THE REGIONAL EXECUTIVE DIRECTOR

Department of Environment and Natural Resources (DENR)-MIMAROPA
1515 L&S Bldg. Roxas Blvd., Ermita, Manila

Dear Sir/ Madam:

PENRO PENRO
PALAWAN RECORDS
RECEIVED

DATE: 12-18-2020 BY: [Signature]

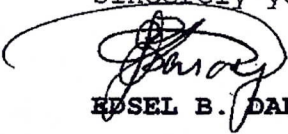
Greetings!

This is to reiterate my request for the issuance of a certified copy of Cadastral Map Lot No.3713, PLS 1117-D, situated in Purok Zigzag, Barangay Luzviminda, Puerto Princesa City. Attached herewith are copies of my previous request letters for your reference.

I am looking forward to your prompt and favorable response to my request.

Thank you and more power.

Sincerely yours,


EDSEL B. DARAS

Copy furnished:

ERIBERTO B. SAÑOS, CESE

Provincial Environment and Natural Resources Office (PENRO)
Brgy. Sta.Monica, Puerto Princesa City, Palawan


March 9, 2020

TO: THE REGIONAL EXECUTIVE DIRECTOR
DENR, R IV-B, MIMAROPA
L and Bldg., Roxas Blvd. Ermita Manila

Thru: The PENRO of Puerto Princesa city

Re: LETTER REQUEST
(Cadastral Map)

DENR PENRO
PALAWAN RECORDS
RECEIVED

BY: 
DATE: 03-09-2020 CN 12 - 2020
4:11pm

Gentlemen,

May I request for a copy of the Cadastral Map for Lot. No. 3713, PLS 1117-D, for the purpose of taxation.

I went to the CENRO Office of Puerto Princesa to obtain a copy, they informed me that they have no copy of the said Cadastral Map. I also requested copies from the DAR PARO, through a written letter, but for reasons only known to them, I have not yet receive a Reply.

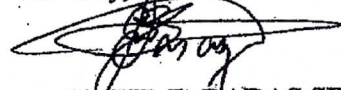
If there is a copy available, you may reach me at Purok Zigzag, Brgy. Luzviminda, Puerto Princesa City.

Please find attached copies of the following for your reference:

1. Decision dated September 27, 2018;
2. Endorsement Letter dated April 11, 2019;
3. Letter from the CENRO to the Provincial Agrarian Reform Officer dated April 22, 2019.

Thank you in advance for your favorable action.

Yours truly,



EDSEL B. DARAS SR.

Purok Zigzag, Brgy. Luzviminda,
Puerto Princesa City, Palawan

Republic of the Philippines
Department of Environment & Natural Resources
Region IV
PROVINCIAL ENVIRONMENT & NATURAL RESOURCES OFFICE
Sta. Monica, Puerto Princesa City

04 November 2002

MEMORANDUM

FOR

The ABED for Operations
DENR REGION IV MMAROPA
L & S Building, Ermita, Manila

Attention: The OIC-Chief, Land Surveys Division

FROM

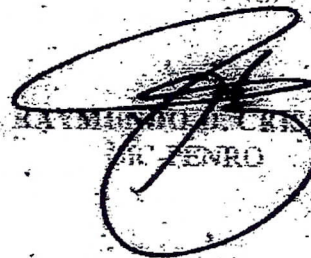
The Provincial Environment
and Natural Resources Officer
Puerto Princesa City

SUBJECT

REQUEST FOR TECHNICAL DESCRIPTIONS
OF LOT 3713, PLS-11117-D
LUZVINDA/MANGINGISDA, PPCITY

Forwarded is the letter-request of Edsel B. Daras dated November 04, 2002 relative to the above-subject. CENRO office has no copy of the same as verified hence this endorsement. It is informed that a separate request was accordingly filed before the DENR ALARO office, this City by the writer but the same was not considered for unknown reason.

For his information and consideration.


EDSEL B. DARAS
CENRO

Copy Furnished:

6 Mr. Edsel B. Daras
So. Zigzag, Luzvinda, PPCity

November 4, 2002

11-04-2002 Jn

Department of Environment and Natural Resources
Region IV
1515 Roxas Blvd. Ermita Manila
Regional Executive Director

Thru: Provincial Environment and Natural Resources
Sta. Monica Puerto Princesa City
Palawan
Hon PENRO. Reynaldo Crisostomo

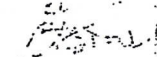
Sir:

I have the honor to request a copy of Technical Description of Lot 3713 Pls. 1117-D with an approximate area of 2446.870 hectares located at Sitio Zigsag Barangay Luzviminda, Puerto Princesa City.

I am one of the actual occupants of the said area tilling the land of more or less three (3) hectares, and I desire to secure Title to the said parcel of land.

Hoping for your kind consideration on this matter.

Truly yours,


EDSEL B. DARAS
Sitio Zigsag, Bgy. Luzviminda
Puerto Princesa City

CERTIFICATION
THIS IS TO CERTIFY THAT THIS
MATRONS. SUE AND
FAITHFUL REPRODUCTION OF THE ORIGINAL
DOCUMENT IN THE P. S. FILED.
CERTIFIED PHOTO COPY 24 MAY 2018

Alaska- Picara law

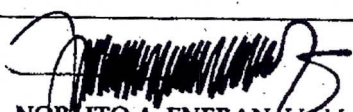
Officia



Republic of the Philippines
Department of Environment and Natural Resources
Visayas Avenue, Diliman, Quezon City
Tel Nos. 929-6626 to 29; 929-6633 to 35
929-7041 to 43; 929-6252; 929-1669
Website: <http://www.denr.gov.ph> Email: web@denrgov.ph

INDORSEMENT

APR 11 2019

TO/FOR <input checked="" type="checkbox"/> DENR Region No. IV Office Address: Office of the Regional Executive Director 1515 L & S Building, Roxas Boulevard Ermita, Manila	Reference/Document No: ASRMD-2019-0008180
We are referring to you the following documents: <input type="checkbox"/> Case ▪ DENR Case No.: _____ ▪ DENR Case Title: _____ ▪ Number of Folders: _____ <input type="checkbox"/> Letter/Memorandum ▪ Date: _____ ▪ Name of the Sender: _____ ▪ RE: _____ <input checked="" type="checkbox"/> Others: DECISION Date: 27 September 2018 Name of the Sender: Assisting Judge Enrique C. Selda RE: CRIMINAL CASE NO. 21623 FOR Violation of Sec. 78 of PD 705 as amended by PD 1559 and RA 7161 entitled "PEOPLE OF THE PHILIPPINES, Plaintiff, versus EDEL DARAS, SR., Accused"	
We request the following action(s) from your end: (Please check the appropriate box) <input checked="" type="checkbox"/> For information/ dissemination to appropriate parties <input type="checkbox"/> For appropriate action <input type="checkbox"/> For comments and/or recommendation <input type="checkbox"/> For submission of status report/ duly accomplished document/ briefer <input type="checkbox"/> Others: _____	
<div style="text-align: right;"> NORLITO A. ENERAN, JR. Director, Legal Affairs Service</div>	

Copy Furnished:
Enrique C. Selda
Assisting Judge
MUNICIPAL TRIAL COURTS IN CITIES
Fourth Judicial Region
Puerto Princesa City

Edsel Daras, Sr.
Old Zigzag Road, Barangay Luzviminda
Puerto Princesa City

RECEIPT FORM No. 51

Revised January, 1992

(ORIGINAL)



Official Receipt
of the
Republic of the Philippines

No 4825262 D

Date 6-14-03

Agency DENR REGION IV Fund

Payor Edsel Naras

Nature of Collection	Account Code	Amount
Ent. Power		P 50
Vol 37/3		
TOTAL		P 50

Amount in Words Fifty pesos only

<input checked="" type="checkbox"/> Cash	Drawee Bank	Number	Date
<input type="checkbox"/> Check			
<input type="checkbox"/> Money Order			

Received the amount stated above.
CATHY A. PRETORIA
Collecting Officer

NOTE: Write the number and date of this receipt on the back of check or money order received.

RECEIVED
 DEPT. OF LAND
 OFFICE OF THE
 DATE: APR 17 2019
 TIME: 10:09
 NAME: _____
 POSITION: _____
 SIGNATURE: _____

ADDRESS OF CLAIMANT		QUADRANGLE		DATE SURVEYED		SURVEY NUMBER	
GE	TRAVERSE STATION	COORDINATES	CORNER	LOT CORNER COORDINATES	BEARING	CORNER	
C.	NORTHING	EASTING	NO.	NORTHING	EASTING	DISTANCE	DESC.
1	392 BODY		1P	1074015.30	472597.42	334-35W 6038.90	3P-V1 8879.
	1063401.93	468027.45	102-30	1063401.93	468027.45	N77-30W 12.25	CONC F
	1063591.70	468106.23	102-30 12.25 313-07W 53.10 239-36 67.89	1063401.93	468015.49	N54-52E 200.65	STAKE
	1063591.70	468106.23	3 4	1063591.70	468130.39	N31-07E 66.35	STAKE
	1063706.62	468208.47	5	1063426.05	468164.79	N49-52E 05.15	STAKE
	1064036.83	468439.21	6	1063706.62	468227.89	N33-06E 303.32	STAKE
	1064100.31	468566.59	7	1064002.05	468439.22	N62-04E 160.62	STAKE
	1064214.42	468736.84	8	1064077.31	468501.12	N55-48E 204.86	STAKE
	1064336.76	468945.71	9	1064197.45	468730.56	N38-04E 122.84	STAKE
	1064336.76	468945.71	10	1064336.76	468945.71	N44-14E 57.73	STAKE
	1064451.53	469171.34	11	1064330.54	468946.56	N30-09E 154.53	STAKE
	1064591.34	469146.08	12	1064439.58	468915.19	N59-17E 152.22	STAKE
	1064591.34	469146.08	13	1064507.25	469116.09	N42-21E 73.05	STAKE
				1064561.24	469165.30	N43-28E 115.41	STAKE

ADDRESS OF CLAIMANT				QUADRANGLE		DATE SURVEYED		SURVEY NUMBER	
BOOK/PAGE	TRAVERSE STA. COORDINATES		AZIMUTH	CORNER	LOT CORNER COORDINATES		BEARING	CORNER	DESC
STA. OCC.	NORTHING	EASTING	DISTANCE	NO.	NORTHING	EASTING	DISTANCE		
3-B1	1064720.05	467279.46	24-11 92.71	14	1064645.00	469244.70	N43-12E 78.99	STAKE	
3-B1	1064720.05	469279.46	312-08 26.18	15	1064702.49	469298.87	N30-16E 156.40	STAKE	
3-B2	1064852.48	469357.66	306-39 24.98	16	1064837.57	469377.70	N42-32E 164.49	STAKE	
3-B3	1064975.77	469470.09	312-05 25.33	17	1064958.79	469488.89	N14-20E 77.20	STAKE	
3-B4	1065054.81	469521.55	32-34 25.18	18	1065033.59	469508.00	N49-53E 97.67	STAKE	
3-B7	1065118.75	469558.11	312-08 33.12	19	1065096.49	469582.72	N48-01E 127.14	STAKE	
3-B6	1065201.36	469648.75	305-48 33.88	20	1065181.54	469677.23	N28-21E 149.45	STAKE	
3-B5	1065326.10	469725.84	300-14 25.89	21	1065313.06	469748.21	N54-30E 55.22	STAKE	
3-B5	1065368.55	469796.17	7-20 23.61	22	1065345.13	469793.16	N52-28E 26.15	STAKE	
3-B5	1065368.55	469796.17	272-54 19.25	23	1065345.13	469813.90	N 2-27W 43.89	STAKE	
3-B6	1065390.11	469761.25	253-45 52.89	24	1065404.91	469812.03	N58-26W 57.88	STAKE	
3-B6	1065390.11	469761.25	318-10 45.12	25	1065435.21	469762.72	S75-54W 78.34	STAKE	
3-B7	1065387.27	469666.86	214-33 35.01	26	1065416.11	469686.72	N52-33W 128.84	STAKE	
3-B8	1065479.80	469549.21	247-26 38.14	27	1065494.44	469584.43	N13-44W 19.13	STAKE	

CP 6/19/03

ADDRESS OF CLAIMANT				QUADRANGLE		DATE SURVEYED		SURVEY NUMBER	
OK/PAGE	TRAVERSE STA. COORDINATES		AZIMUTH	CORNER	LOT CORNER COORDINATES		BEARING	CORNER	
TA. OCC.	NORTHING	EASTING	DISTANCE	NO.	NORTHING	EASTING	DISTANCE	DESC	
B-7	1065523.80	469546.40	287-31 35.18	28	1065513.02	469579.87	N21-59E 59.33	STAKE	
B-70	1065608.15	469615.16	18-02 42.18	29	1065568.04	469602.10	N33-00E 43.25	STAKE	
B-90	1065608.15	469615.16	304-23 27.10	30	1065592.85	469637.53	N26-42E 65.91	STAKE	
B-91	1065662.65	469583.13	277-21 84.72	31	1065651.74	469667.14	N18-16W 21.73	STAKE	
B-91	1065662.65	469583.13	262-49 77.81	32	1065672.38	469660.33	N44-34W 28.83	STAKE	
B-91	1065662.65	469583.13	242-01 64.51	33	1065692.92	469640.10	N37-10W 64.12	STAKE	
B-91	1065662.65	469583.13	168-01 34.18	34	1065696.09	469576.06	S48-21W 98.08	STAKE	
B-92	1065595.26	469479.62	213-00 42.51	35	1065630.91	469502.77	N29-54W 28.55	STAKE	
B-92	1065595.26	469479.62	171-24 36.11	36	1065630.96	469474.22	N66-54W 37.58	STAKE	
B-93	1065629.70	469406.05	244-32 37.22	37	1065645.70	469439.63	N23-10W 33.73	STAKE	
B-93	1065629.70	469406.05	203-23 51.22	38	1065676.71	469426.30	N11-01W 199.48	STAKE	
B-95	1065874.00	469334.62	94-30 39.42	39	1065827.09	469295.32	N67-18E 113.88	STAKE	
T-354	1065856.12	469367.39	245-40 36.21	40	1065871.04	469400.38	N48-27W 38.56	STAKE	
T-354	1065856.12	469367.39	185-49 40.71	41	1065896.62	469371.52	S79-47W 27.50	STAKE	

Handwritten signature and date: 6/19/03

CONTRACT NO. 127-97-00-17-317-01
 DATE SURVEYED 12/7/00

ADDRESS OF CLAIMANT QUADRANGLE SURVEY NUM

BK/PAGE A. OCC.	TRAVERSE STA. COORDINATES		AZIMUTH DISTANCE	CORNER NO.	LOT CORNER COORDINATES		BEARING DISTANCE	CORNER DESC
	NORTHING	EASTING			NORTHING	EASTING		
53	1065858.55	469320.55	215-46 40.91	42	1065891.74	469344.45	S81-41W 46.36	STAKE
53	1065858.55	469320.55	140-20 34.41	43	1065885.04	469298.59	S68-59W 60.33	STAKE
76	1065841.08	469270.95	127-54 36.35	44	1065863.41	469242.27	S50-17W 78.12	STAKE
77	1065843.92	469188.74	322-24 38.41	45	1065813.49	469182.18	N 16-22W S 5-41W 298.69	STAKE
78	1065806.31	469131.64	243-33 22.70	46	1065816.42	469151.96	61-08 N 9-36W 447.44	STAKE
79	1065933.27	469065.27	206-17 27.10	47	1065857.92	469077.29	S46-55W 78.26	STAKE
100	1065869.19	468985.89	224-25 48.92	48	1065904.13	469020.13	S74-25W 36.95	STAKE
100	1065869.19	468985.89	176-54 25.10	49	1065894.25	468984.53	S17-04W 98.93	STAKE
102	1065763.33	468937.53	206-18 40.55	50	1065799.68	468935.50	S23-28W 15.70	STAKE
102	1065763.33	468937.53	208-06 24.83	51	1065783.29	468949.25	S82-34W 27.10	STAKE
102	1065763.33	468937.53	140-37 23.88	52	1065781.79	468922.39	S87-00W 42.30	STAKE
103	1065756.53	468875.63	190-16 24.50	53	1065781.05	468880.07	S64-33W 34.08	STAKE
103	1065745.23	468837.61	216-17 25.18	54	1065765.55	468847.51	N89-22W 51.16	STAKE
103	1065736.34	468793.72	185-03 29.90	55	1065766.12	468796.35	S49-56W 34.75	STAKE

6/19/03

CONTRACTOR: 12/9/03-1/31/07 LOT NO. 1117-00
 ADDRESS OF CLAIMANT: 1065951.82 468523.98 234-50 675.20 70 1066339.42 469076.85 M49-20W 294.31 STAKE

ADDRESS OF CLAIMANT				QUADRANGLE	DATE SURVEYED		SURVEY NUMBER	
BOOK/PAGE	TRAVERSE STA. COORDINATES		AZIMUTH	CORNER	LOT CORNER COORDINATES		BEARING	CORNER
STA. OCC.	NORTHING	EASTING	DISTANCE	NO.	NORTHING	EASTING	DISTANCE	DESC.
107	1065951.82	468523.98	234-50 675.20	70	1066339.42	469076.85	M49-20W 294.31	STAKE
M49S 13 OF LOT 3712				71	1066331.20	468853.60	N00-05E 486.17	PS MON
M49S 12 OF LOT 3712				72	1067017.57	468854.26	S57-12E 333.19	STAKE
150	1068309.85	469136.46	0-05 1472.90	73	1066774.81	469134.32	S74-13E 297.32	STAKE
150	1068309.85	469136.46	349-38 1579.49	74	1066756.14	469420.68	N35-27E 118.53	STAKE
150	1068309.85	469136.46	346-57 1497.79	75	1066777.70	469409.43	S73-10E 446.84	STAKE
150	1068309.85	469136.46	333-40 1768.20	76	1066723.37	469917.12	S86-31E 73.65	STAKE
150	1068309.85	469136.46	331-43 1806.72	77	1066718.65	469972.64	N57-12E 461.36	STAKE
150	1068309.85	469136.46	329-33 1807.85	78	1066735.44	470050.12	S86-47E 173.70	STAKE
150	1068309.85	469136.46	325-09 1905.83	79	1066711.79	470023.79	N 6 10E 265.13	STAKE
150	1068309.85	469136.46	317-19 1714.39	80	1067009.79	470254.03	N49-27E 159.38	STAKE
150	1068309.85	469136.46	314-00 1672.19	81	1067113.52	470075.30	N05-40E 303.54	STAKE
150	1067008.27	470073.77	155-18 70.44	82	1067113.52	470079.77	S40-19E 158.63	STAKE
150	1067008.27	470073.77	324-43 98.97	83	1067008.27	470032.52	S24-27W 235.21	STAKE

6/19/05

ADDRESS OF CLAIMANT		QUADRANGLE		DATE SURVEYED		SURVEY NO.		
BOOK/PAGE	TRAVERSE STATION COORDINATES	AZIMUTH	CORNER NO.	BOOK/PAGE	TRAVERSE STATION COORDINATES	BEARING	COM. DE.	
STA. OCC.	NORTHING	EASTING	DISTANCE		NORTHING	EASTING	DISTANCE	
S-65	1066832.26	470627.53	313-27 70.00	24	1066782.38	470676.64	S 1-13E 246.56	STAI
S-67	1066409.13	470566.29	222-22 171.55	35	1066535.88	470681.89	S 1-31W 128.33	STAI
S-67	1066409.13	470566.29	270-47 112.20	86	1066407.60	470678.48	S45-07W 149.77	STAI
S-67	1066409.13	470566.29	356-46 107.38	87	1066301.92	470572.35	S12-43E 400.40	STAI
S-68	1065978.80	470476.98	290-11 195.52	88	1065911.34	470660.47	S49-02W 517.66	STAI
EQUALS S-69				89	1065571.98	470269.56	S38-50W 1352.36	CONC
EQUALS S-70				90	1064518.50	469421.59	S51-19W 1786.16	CONC
				AREA IN SQ. M. = 2715394.22 - 20978.00 <u>2695416.22</u>				
				6/17/03 [Signature] [Name] [Title]				