

Republic of the Philippines

Department of Environment and Natural Resources

MIMAROPA Region

Provincial Environment and Natural Resources Office Puerto Princesa City, Palawan

E-mail add: penropalawan@denr.gov.ph

J INC DMING

D OUTGOING

January 24, 2023

MEMORANDUM

FOR

The Regional Executive Director

DENR-MIMAROPA Region

1515 By the Bay Bldg., Roxas Blvd. Barangay 668, Ermita, Manila

THRU

The OIC, Assistant Regional Director for Technical Services

FROM

The Provincial Environment And

Natural Resources Officer

SUBJECT

DRAFT MEMORANDUM OF AGREEMENT BY AND BETWEEN

THE DENR AND DPWH FOR THE SEEDLING REPLACEMENT PURSUANT TO THE JOINT MEMORANDUM CIRCULAR (JMC)

NO. 01 DATED JULY 03, 2014

Respectfully forwarded is the Memorandum of CENRO Taytay, Palawan dated January 09, 2023 re: above-cited subject. Attached herewith is the draft Memorandum Agreement between the DENR and DPWH for the seedling replacement.

For information, consideration and further instruction.

FELIZARDO B. CAYATOC

DENR-PALAWAN



Republic of the Philippines
Department of Environment and Natural Resources

Region IV- MIMAROPA COMMUNITY ENVIRONMENT AND NATURAL RESOURCES OFFICE 5312 Taytay, Palawan

January 9, 2023

DENR PENRO

MEMORANDUM

FOR : The Regional Executive Director

MIMAROPA Region

1515 DENR by the Bay Bldg.

Roxas Blvd., Brgy. 668, Ermita, Manila

THRU: The Provincial Environment and

Natural Resources Officer

Sta. Monica, Puerto Princesa City

FROM : The Community Environment and

Natural Resources Officer

SUBJECT: DRAFT MEMORANDUM OF AGREEMENT BY AND BETWEEN

THE DENR AND DPWH FOR THE SEEDLING REPLACEMENT PURSUANT TO THE JOINT MEMORANDUM CIRCULAR

(JMC) NO. 01 DATED JULY 3, 2014

This pertains to the forwarded draft Memorandum of Agreement by and between the DENR-MIMAROPA and DPWH-MIMAROPA for the seedling replacement that is affected by the widening and rehabilitation of national roads projects by the DPWH within the MIMAROPA Region.

In view hereof, respectfully request to stipulate in the aforementioned draft agreement on the DPWH's responsibility, for the payment of the corresponding forest charges for the naturally grown trees.

For information, consideration, and further instruction.

DENR CENRO
TAYTAY, PALAWAN
RELEASED

CONRADO M. CORPUZ

by the National Highway, Poblacion, Taytay, Palawan 5312 email ad: cenrotaytaypal@yahoo.com

12-58-35 J131



Republic of the Philippines
Department of Environment and Natural Resources
MIMAROPA Region

PALAWAN REGORDS

RECEIVED

MEMORANDUM

TO

ALL PENR/CENR OFFICERS

FROM

THE OIC, ASSISTANT REGIONAL DIRECTOR

FOR TECHNICAL SERVICES

SUBJECT

DRAFT MEMORANDUM OF AGREEMENT BY AND BETWEEN THE DENR AND DPWH FOR THE SEEDLING REPLACEMENT PURSUANT TO THE JOINT MEMORANDUM CIRCULAR (JMC) NO. 01 DATED JULY

3, 2014

DATE

NOV 2 9 2022

Provided for your comment and suggestion is a copy of draft Memorandum of Agreement by and between the DENR-MIMAROPA and DPWH-MIMAROPA for the seedling replacement that are affected by widening and rehabilitation of national roads projects by the DPWH within MIMAROPA Region.

Further, said MOA was already e-mailed to your respective e-mail address for your advanced information.

Kindly submit your input on or before December 15, 2022

For preferential attention, please.

MAXIMO C. LANDRITO

DENR-RENRO PALAWAN

RELEASED

THROUDHE-MAIL

Department of EnvironmeEMAILED TO:
And Natural Resource
MIMAROPA Region

ALLED 31' Direct of Fire Trave

DOC ID: 99269

ED/LMD/11-29-2022

MEMORANDUM OF AGREEMENT

KNOW ALL MEN BY THESE PRESENTS:

This Memorandum of Agreement is made and entered into by and between:

The DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES MIMAROPA Region, a government agency existing under the laws of the Republic of the Philippines with office address at DENR by the Bay Building, 1515 Roxas Boulevard, Ermita, Manila, represented by Director LORMELYN E. CLAUDIO, CESO IV, in her capacity as Regional Executive Director, herein referred to as the "DENR",

-and-

The DEPARTMENT OF PUBLIC WORKS AND HIGHWAYS MIMAROPA Region, a government agency existing under the laws of the Republic of the Philippines with office address along Epifanio Delos Santos Avenue (EDSA), Quezon City, represented by Director GERALD A. PACANAN, in his capacity as Regional Director, herein referred to as "DPWH",

The DENR and the DPWH shall be collectively referred to as "PARTIES".

-WITNESSETH-

WHEREAS, the DENR is the primary government agency responsible for managing, developing, and conserving natural resources and protecting the environment, including the effective and efficient enforcement of environment and natural resources (ENR) laws, rules, and regulations;

WHEREAS, the DPWH is mandated, among others, to undertake the planning of infrastructure, design, construction, and maintenance of national roads and bridges;

WHEREAS, Joint Memorandum Circular No. 01 dated July 3, 2014 was issued which contains the Guidelines for the Implementation of the DPWH-DENR-DSWD Partnership on Tree Replacement Project;

WHEREAS, pursuant to Joint Memorandum Circular No. 01 dated July 3, 2014, the DENR shall issue Special Tree Cutting Permits to the DPWH to cut trees, whether naturally grown or planted, affected by the widening and rehabilitation of national roads;

WHEREAS, the DPWH shall be required to replace the affected trees with seedlings, preferably indigenous tree species, at a ratio of 1:100 for naturally grown trees and 1:50 for planted trees, as prescribed under DENR Memorandum Circular No. 2012-02 to support the National Greening Program and climate change initiatives of the government;

WHEREAS, the DENR shall be responsible for the identification of the sites and out-planting of the replacement seedlings;

WHEREAS, the Parties have agreed, in order to facilitate the replacement of the affected trees, to transfer the necessary funds to the DENR to cover the production of seedlings and the costs for the plantation establishment and maintenance and protection of the planted trees that;

ARTICLE I SCOPE AND COVERAGE

This Agreement shall cover all rehabilitation and widening projects of national roads within the MIMAROPA Region administered by the DPWH and its respective District Engineering Offices, and the corresponding tree plantation sites identified and recommended by the DENR pursuant to the provisions of Joint Memorandum Circular No. 01 dated July 3, 2014.

ARTICLE II FINANCING AGREEMENT

The DPWH shall ensure compliance with DENR Memorandum Circular No. 2012-02, which mandates the replacement of affected trees with seedlings, preferably of indigenous tree species, at a ratio of 1:100 for naturally grown trees and 1:50 for planted trees.

For this purpose, the DPWH shall ensure that replacement seedlings have sufficient funding and include the corresponding funds in their works program.

ARTICLE III PARTIES' RESPONSIBILITIES AND WORK ARRANGEMENT

The parties agree to undertake the following to efficiently and successfully implement this Agreement.

1. The DENR, through its PENROs and CENROs, shall:

- 1.1. Process and issue cutting permits in favor of the DPWH and its District Engineering Offices upon compliance with all the requirements.
- 1.2. Supervise the implementation of the cutting permits, including the accounting, safekeeping, and disposition of recovered logs and wood materials from the cut trees.
- 1.3. Provide the DPWH and their Contractors with a statement indicating the total amount for the entire replacement scheme, including the maintenance and protection activities based on the NGP costings.
- 1.4. Identify suitable plantation sites with proper survey, mapping, planning and characterization of the areas that can accommodate the total number of replacement seedlings to be planted and prepare the necessary work and financial plan for each plantation site.
- 1.5. Upon receipt of the funds from the DPWH, produce replacement seedlings with a 10% mortality allowance and plant within identified and selected planting sites upon reaching plantable age and the right time to outplant.
- 1.6. Issue Official Receipts (OR) for the amount received from the DPWH and deposit said amount to the Trust Fund Account of the DENR in an authorized depository bank.
- Disburse the fund strictly and exclusively following the approved Work and Financial Plan (WFP), subject to government accounting rules and regulations.

- Submit to the DPWH project completion reports, return unused funds, and ensure liquidation of used funds.
- 1.9. Conduct capacity building for the engaged program participants to properly perform the required tree replacement activities.
- 1.10. Perform other related activities to ensure the successful implementation of the tree replacement project.

2. The DPWH, through its Provincial Field Offices, shall:

- 2.1 The DPWH, Regional or District Engineering Offices, whichever is applicable, shall include in its program of works as one of the pay items the production of seedlings, costs of plantation establishment, and maintenance and protection for at least three years.
- 2.2 Transfer funds directly to the DENR, which the latter shall use to implement the tree replacement project that engages the *Pantawid Pamilya* beneficiaries and poor communities in the project site.
- 2.2 Turn over all trees cut within the Road Right-of-Way (RROW) clearing activities to the DENR log/lumber compound.
- 3. Creation of Technical Working Group (TWG). The Parties shall create a TWG to monitor and evaluate the activities undertaken following this Agreement. Both parties shall charge against their respective agency funds the project management and administration expenses, such as travelling and transportation expenses that may be incurred in implementing project activities that are coherent to the mandates or functions of the Parties. In addition, the Parties shall share costs for the conduct of meetings, training, conferences, workshops, and other gatherings related to the project.

ARTICLE IV MISCELLANEOUS PROVISIONS

- 1. The Parties may execute, sign, and deliver such other implementing agreements and documents which are necessary or convenient under the premises to fully and effectively carry out the intents and purposes of this Agreement.
- 2. The Parties may amend or revoke this Agreement only upon mutual consent, provided that Supplemental Provisions shall cover all amendments signed by the Parties and made as an integral part of this Agreement.
- 3. This Agreement shall take effect upon signing thereof by the Parties and shall remain in full force and effect until the purposes of this Agreement are entirely served, unless amended, revoked or sooner terminated by mutual consent of the Parties.
- 4. If any provision contained herein is declared invalid, illegal or unenforceable in any respect by a competent authority under any applicable law or decision, the Parties shall respect the other remaining provisions' validity, legality, and enforceability.





day of at	MARIELYN O. SONIO
LORMELYN E. CLAUDIO	GERALD A. PACANAN
Regional Executive Director	
SIGNED I	N THE PRESENCE OF:
Name of Witness	Name of Witness
ACK	NOWLEDGEMENT
Republic of the Philippines) City of Manila Before me a Notary Public of	on and in the City of Manile this
personally appeared on	for and in the City of Manila this of, the following persons with their compete
evidence of identity, to wit::	and the state of t
Name	ID Date/Place of Issue
OPMELVALE OF ALIBIO	
ORMELYN E. CLAUDIO GERALD A. PACANAN	
A STATE OF THE PROPERTY OF THE	Management of the Control of the Con
his acknowledgement is written, sign on every page hereof and sealed w	be the same persons who executed the precediting of four (4) pages, including the page on who ned by the Parties and their instrumental witness ith my notarial seal, and who acknowledged to untary act and deeds, as well as that the entition
WITNESS MY HAND AND SE	AL on the day and place above written.
THE CALL TIMES WITH SEL	The day and place above written.

Notary Public