Eusiness Times

AFP told: Be vigilant on Dito deal

BY LISBET K. ESMAEL

HILE experts allayed fears of security issues that could arise from the deal between China-backed Dito Telecommunity Corp. and Armed Forces of the Philippines (AFP) on building facilities in military camps, they say the latter must not be complacent about threats.

"Anything China-related is sensitive to the public, so [the] AFP should reassure the public that their network is protected from intrusion," said Dominic Ligot, founding board member of the Analytics Association of the Philippines (AAP) in an e-mail interview.

Ligot also said "any civilian network infrastructure in a military base is a natural vulnerability. Let's take that as a given."

"We trust [that the] AFP [would] take the appropriate safeguards (e.g. encryption, traffic monitoring, hardening) with regard to civilian networks, not [only] Dito, but also Globe and Smart, and we would expect AFP communications to be designed with security in mind," he added.

Concerns on security threats posed by China Telecommunications Corp. - one of three firms that formed the consortium behind Dito, the other two being

Chelsea Logistics and Infrastructure Holdings Inc. — emerged in December 2017, when a news report said that allowing the Chinese firm to access local telco infrastructure could bring "disaster" to the country as the "biggest > Dito B4

SUPPLEMENTAL MEMORANDUM OF AGREEMENT

This Supplemental Memorandum of Agreement (MOA), entered and executed into this 10th day of September 2019, in the City of Manila, by and between:

BUREAU OF IMMIGRATION, an administrative agency of the Government of the Republic of the Philippines, duly organized and existing under and by virtue of Commonweath Act No. 613, as amended, with office address at BI Main Office Building, Magallanes Drive, Intramuros, Manila, duly represented herein by its Commissioner, JAIME H. MORENTE, and hereinafter referred to as "BI".

AURORA PACIFIC ECONOMIC ZONE AND FREEPORT AUTHORITY, a government instrumentality with corporate powers created pursuant to Republic Act No. 9490, as amended by Republic Act No. 10083, with principal office address at Sitio Motyong, Barangay Esteves, Casiguran, Aurora, duly represented herein by its President and Chief Executive Officer ISRAEL F. MADUCDOC, hereinafter referred to as "APECO".

WITNESSETH:

WHEREAS, pursuant to their respective powers and functions, APECO, BI and Department of Labor and Employment (DOLE) entered into a Memorandum of Agreement (MOA) on 12 September 2014 to harmonize their respective mandates in order to avoid overlapping of powers and functions for the speedy development of the Aurora Pacific Economic Zone and Freeport (APEZF);

WHEREAS, it was agreed in the said MOA that the parties thereto shall cooperate to successfully adopt simplified and harmonized rules and procedures in the processing of APECO visas and permits and, for such purposes, a Joint Memorandum Order shall be issued which shall outline the administrative and operational procedures in the processing and approval thereof;

WHEREAS, APECO, BI and DOLE issued Joint Memorandum Order No. 1, series of 2014, dated 12 September 2014, prescribing the "Rules and Procedures in the Issuance of (1) Alien Employment Permit; (2) Working Visa; (3) Work Permits; and (4) Special Investor's Visa to Qualified Foreign Investors in APEFZ and Foreigners Employed in APECO or in any of its Registered Locators";

WHEREAS, pursuant to its rule making powers under Section 6 (u) and (v) of RA 10083, APECO promulgated its "2018 Rules and Regulations of APECO Visas";

WHEREAS, there is a need to further the cooperation and collaboration between APECO and BI on certain immigration matters as stipulated hereunder and defined the parties' duties and responsibilities pertinent thereto, as well as streamline the processes and procedures in relation thereof, in order for APECO to attain and accomplish the declared policy, objectives and purposes of RA. No. 9490, as amended by RA. No. 10083, and, at the same time, strengthen BI's exercise of its immigration regulatory functions within APEZF and effectively monitor APECO's performance of its immigration-related powers and functions;

NOW, THEREFORE, for and in consideration of the foregoing premises, the parties hereto hereby agree and covenant as follows:

SECTION ONE DUTIES AND RESPONSIBILITIES OF THE PARTIES

- BI's Duties and Responsibilities. The BI shall:
- Allow and admit APECO prospective foreign residents, investors, workers and temporary visitors (tourists) through the issuance of a Single-Entry Visa Upon Arrival (SEVUA) with an initial authorized stay of seven (7) days, provided:

 - They are holders of valid passports; They are duly endorsed by APECO; Their names are not included in the Bi's Derogatory Records; They are not excludable under Section 29 of Commonwealth Act No. 613,
 - as amended; and They pay the BI prescribed fees.
- Upon endorsement by APECO, allow a maximum of two (2) extensions of the SEVUA of not more than thirty (30) days authorized stay per extension subject to submission of documentary requirements, payment of prescribed fees and compliance with existing BI rules and regulations.
- 1.3 Recognize APECO's authority under Republic Act 9490, as amended by RA 10083 and its "2018 Rules and Regulations on APECO Visas" to convert the SEVUA to APECO Special Resident Visa (ASRV), APECO Special Investor's Visa (ASIV), APECO Working Visa (AWV) or APECO Dependent's Visa (ADV) upon issuance of derogatory clearance from BI.
- APECO Provisional Work Permit (PWP) to holders of BI-issued SEVUA upon issuance of derogatory clearance from BI and upon compliance with the 1 May 2019 DOLE, DOJ. BI, BIR Joint Guidelines on the issuance of work and employment permits to foreigner. The validity of said SWP and PWP shall not exceed six (6)
- Downgrade with order to leave all APECO issued visas upon endorsement by
- Exclude or deport APECO visa holders and temporary visitors (tourists) who fail to comply with entry requirements or the terms and conditions of their stay without prejudice to the imposition of other applicable penalties under Philippine laws and inform APECO of such exclusion or deportation.
- Recognize the authority of APECO under Republic Act 9490, as amended by RA 10083 and its '2018 Rules and Regulations on APECO Visas' to issue APECO Alien Identity Card (AAIC) issued to APECO visa holders as among the immigration and travel documents required for their entry to, stay in, and exit from the country.
- satellite office and deploy and assign adequate BI personnel thereto to service the immigration requirements of APECO and its registered locators, foreign residents, investors, workers and temporary visitors (tourists) thereat within its territorial jurisdiction in Aurora Ecozone consistent with the 12 October 2016 DOJ
- 2. APECO's Duties and Responsibilities. APECO shall:
 - Endorse all applications for SEVUA, together with the Sworn Guarantee and Undertaking issued by the APECO-registered locator and other documentary requirements, to BI at least seventy two (72) hours before expected departure of
 - Allow BI interface and real-time access to AAIC holders database to ensure that only AAIC holders with valid immigration status are allowed to stay in and depart from the Philippines. Provide BI with information technology (IT) equipment and internet connectivity facilities necessary to accomplish the interfacing and real-time access as provided
 - in paragraph 2.2 above.
 - Appoint not more than (2) APECO Liaison Officers who shall be allowed to officially process any immigration transaction of their registered locators, foreign residents, investors, workers and temporary visitors (tourists) with BI.
 - Submit a monthly report to BI the following: (a) all APECO temporary visitors (tourists) who actually entered and left the country through a SEVUA; (b) all APECO
 - Provide BI with adequate office space, free of charge, for the BI-APECO Field Office, complete with office equipment, furniture and fixtures, as well as utilities (light, water, telecommunications, internet connectivity) under the account of APECO.

SECTION TWO IMPLEMENTING RULES AND REGULATIONS

The parties shall formulate and issue a Joint Memorandum Circular prescribing the rules and regulations necessary for the effective and efficient implementation of this Supplemental MOA within fifteen (15) days from the signing hereof.

EFFECTIVITY AND REVIEW

This Supplemental MOA shall take effect immediately upon the signing hereof and shall

- (1) terminated by either party upon written notice to the other party at least 30 days before the
- (2) the existing visa powers and functions of either APECO or BI are amended/repealed by a subsequent law. In which case, the parties shall review the provisions of this Supplemental MOA and the Joint Memorandum Circular to incorporate the applicable provisions of such

The Parties shall review the provision of this Agreement every two (2) years unless an earlier period is deemed necessary upon the request of either party.

IN WITNESS WHEREOF, the parties, through their respective representatives, have affixed atures on this instrument on the date and at the place first above written

BUREAU OF IMMIGRATION (BI)

AURORA PACIFIC ECONOMIC ZONE AND FREEPORT AUTHORITY (APECO)

Place Issued



ISRAEL F. MADUCDOC A President & CEO Signed in the presence of:

Date Issued

Republic of the Philippines)

BEFORE ME, a Notary Public for and in City of Manila, on this 10th day of September 2019,

Identification

JAIME H. MORENTE.

By:

Thus, to summarize, we state that the CEZA and the APECO still hold their respective authorities to process both pre-arranged employment and permanent resident visas with respect to foreign nationals operating online gaming enterprises within their respective territorial jurisdictions, subject to reporting with the BI as required by their respective Chatters. In cases not falling within the purview of the respective ecozones, the pre-arranged employment and permanent resident visas should be processed by the BI, needless to say, unless otherwise covered by other

ISRAEL F. MADUCDUC, in his capacity as

President & CEO of APECO

known to me and to me known to be the same persons who executed the foregoing instrument and they acknowledged to me that the same is their free and voluntary act and deed as well as that of the entities represented therein.

This instrument refers to a Memorandum of Agreement, which consists of FIVE (4) pages, including the page whereon their acknowledgment is written, each and every page of which, on the left margin, having been signed by the Parties hereto and their witnesses, and sealed with my nottarial seal.

WITNESS MY HAND AND SEAL on the date and at the place first above written.

Doc. Nyo. 405

Republic of the Philippines BUREAU OF IMMIGRATION AÙRORA PACIFIC ECONOMIC ZONE AND FREEPORT AUTHORITY

JOINT T MEMORANDUM CIRCULAR NO. 2019-001

Subjectct: RULES AND REGULATIONS IMPLEMENTING THE SUPPLEMENTAL MEMORANDUM OF AGREEZEMENT (MOA) BETWEEN THE BUREAU OF IMMIGRATION (BI) AND AURORA PACIFIC ECONOMIC ZONE AND FREEPORT AUTHORITY (APECO)

Pipursuant to the SUPPLEMENTAL MEMORANDUM OF AGREEMENT (MOA) entered into by and d between the Bureau of Immigration (BI) and Aurora Pacific Economic Zone and Freeport Authorisrity (APECO) dated 10 September 2019, the following rules and regulations governing the implemimentation of the provisions thereof are hereby promulgated and adopted:

POLICY GUIDELINES

SeSection 1. Applicability. - These Implementing Rules and Regulations shall be applicable to the Aururora Pacific Economic Zone and Freeport Authority (APECO).

SeSection 2. Authority of APECO to Issue and Grant Visas and Permits. - The BI hereby recognizes the authuthority of APECO to receive and process applications and prescribed the supporting documents necess:ssary for the issuance and grant of APECO Special Resident Visa ("ASRV"), APECO Special Investostor's Visa ("ASIV), APECO Working Visa ("AWV"), APECO Dependent's Visa ("ADV"), APECO Special-lial Work Permit (APECO-SWP), APECO Provisional Work Permit (APECO-PWP), and APECO Alien (Is Identity Card ("AAIC") in accordance with Republic Act No. 9490, as amended by Republic Act No. 90. 10083, otherwise known as the "Aurora Pacific Economic Zone" and Freeport Act of 2010".

AS ASRV and ASIV shall have multi-entry and indefinite stay privileges in addition to other privilegteges under RA 9490 and RA 10083. As a condition for engaging in gainful occupation, the ASRV aV and ASIV holders must secure Alien Employment Permits before engaging in such activity.

Se Section 3. Validity of Visas. - All visas issued by APECO shall be valid within and outside the APEAPEZF, 'provided that the foreigner with APECO Working Visas/Permits shall not engageage in any kind of gainful employment outside the territorial jurisdiction of APECO in Aurora Ecozonzone consistent with 12 October 2016 DOJ Memorandum*.

Se Section 4. Non-diminution of BI Authority. - Nothing in this Circular shall be construed as a diminutinution of BI's authority to enforce immigration laws, rules and regulations within the APEZF.

RULE II SINGLE-ENTRY VISA UPON ARRIVAL

Se Section 1. Issuance. - Upon proper application filed with the Office of the Commissioner, Bl Main Oh Office, Intramuros, Manila, at least seventy two (72) hours before the scheduled date of arrival, Val, the Bl shall grant a Single-Entry Visa Upon Arrival ("SEVUA") with an initial authorized stay of severeven (7) days to APECO temporary visitors (tourists) who, in the discretion of the Commissioner, may be the aprilled thereto.

Se Section 2. Documentary Requirements. - Applications for the SEVUA shall be subject to the nissmission of the following documentary requirements:

- a) a) Letter request addressed to the Commissioner from the APECO-registered locator containing
 - Name as it appears in the valid passport; Place and date of birth and nationality;
 - Passport number, place and date of issue, and validity, Residential address abroad and local address in the Philippines; and

- Sworn Guarantee and Undertaking by the APECO-licensed locator; Photocopy of applicant's valid passport bio-page; Applicant's arrival flight information details; and Bureau of Immigration Clearance Certificate ("BICC")

Section 3. Extension. - Upon endorsement by APECO and proper application filed by the APECO-registered locator, the seven (7) days initial authorized stay granted to a SEVUA holder may be granted a maximum of two (2) extensions of not more than thirty (30) days authorized

CONVERSION OF IMMIGRATION STATUS AND ISSUANCE OF PERMITS

Section 1, Conversion. - Subject to submission of BI Certificate of No Derogatory Record with attached BI Certificate of No Pending Preliminary Investigation, the APECO may convert a valid SEVUA or Temporary Visitor's Visa ("TVV") to ASRV, ASIV, AWV or ADV in accordance with its prescribed rules and regulations.

Section 2. Permits. - Subject to submission of BI Clearance Certificate, APECO may issue APECO Special Work Permit (PWP) and APECO Provisional Work Permit (PWP) to holders of BI-issued SEVUA upon issuance of derogatory clearance from BI and upon compliance with the 1 May 2019 DOLE, DOJ, BI, BIR Joint Guidelines on the issuance of work and employment permits to foreigners. The validity of said SWP and PWP shall not exceed six (6) months.

ADMISSION STATUS

Section 1. SEVUA Holders. - Subject to compliance to existing immigration laws, rules and regulations on the admission of foreign nationals, APECO temporary visitors (tourists) granted with a SEVUA shall be allowed entry into the Philippines and admitted as temporary visitors under Section 9(a) of Commonwealth Act No. 613, as amended, with the following notation: "APECO SEVUA".

Section 2. APECO Visa Holders. - Pursuant to RA. No. 9490, as amended by RA 10083, and the "2018 Rules and Regulations on APECO Visas", APECO visa holders shall be allowed multiple entry and exit privileges and shall be admitted into the country under the same terms and conditions as when they left without the necessity of obtaining appropriate Alien Certificate of Registration Identity Card (ACR I-Card), Re-Entry Permit, Special Return Certificate (SRC), Emigration Clearance Certificate (ECC) and all other types of clearances required by BI.

DOWNGRADING

Section 1. Duty of APECO. - Within five (5) days from lapse of validity of any APECO visa for whatever reason, the APECO shall cause the downgrading of such visa to temporary visitor's visa ("TVV") under Section 9(a) of Commonwealth Act No. 613, as amended.

Section 2. When and Where Filed. - Applications for downgrading of APECO-issued visas shall be filed at and processed by the Immigration Regulation Division (IRD), BI Main Office, Intramuros, Manila or BI-APECO Field Office, at the option of APECO, for final appropriate action

Section 3. Documentary Requirements. - Applications for downgrading shall be subject to the submission of the following documentary requirements:

- a) Letter request addressed to the Commissioner from the APECO-registered locator stating the reason(s) for downgrading, i.e., resignation or termination from employment; expiration, non-extension or late filing of extension of visa; cancellation or forfeiture of visa; or dissolution
 - If the letter request is filed by the APECO visa holder, it must indicate the applicant's complete address and contact numbers in the Philippines with explanation why such application is not being filed by the APECO-registered locator;
- Endorsement letter from APECO, together with the Visa Cancellation Order;
- Photocopy of passport bio-page, visa implementation page and page bearing the latest admission and valid authorized stay;
- Photocopy of APECO Alien Registration Card (AARC), front and back portions, with proof of
- e) Derogatory record verification (No Derogatory Stamp).

Section 3. Order to Leave. - A foreign national with downgraded APECO visa must exit the country within the period prescribed in the Order. Failure to comply with the Order to Leave shall commence the deportation proceedings against the foreign national.

RULE VI APECO ALIEN IDENTIFICATION CARD (AAIC)

Section 1. Issuance of AAIC. -For efficient monitoring, all APECO visa holders shall secure APECO Alien Identification Cards (AAICs) compatible with Bureau of Immigration's Alien Registration System under an identification card system developed, implemented and enforced by APECO containing such information as the APECO may deem necessary, including but not limited to, the personal information, biometric data and record of APECO and immigration-related

Pending completion of APECO's Identification Card System compatible with the BI's Alien Registration System, APECO shall adopt and utilize the Alien Certificate of Registration I-Card System (ACR I-Card System) being implemented by the Bureau of Immigration.

Section 2. APECO Card Validity. - The validity of the AAIC shall be co-terminus with the lity of the APECO-issued visa.

Section 3. Recognition by Bl. - The AAIC shall be recognized and accepted by Bl as among the immigration and travel documents required for the entry to, stay in, and exit from the country For this purpose, the APECO shall immediately establish a network connectivity that shall allow

Thus, to summarize, we state that the CEZA and the APECO still hold their respective authorities to process both pre-arranged employment and permanent resident visas with respect to foreign nationals operating online gaming enterprises within their respective territorial jurisdictions, subject to reporting with the BI as required by their respective Charters. In cases not falling within the purview of the respective ecozones, the pre-arranged employment and permanent resident visas should be processed by the BI, needless to say, unless otherwise covered by other BI real-time electronic view-only access of the data and information stored in the AAIC to verify its authenticity and validity of the AAIC holder's immigration status.

Section 4. Assistance by APECO. - Within sixty (60) days from effectivity hereof, the APECO, on its own account, shall provide the BI with adequate information technology (IT) hardware, equipment and other facilities that shall afford BI the capability and capacity such real-time access.

To ensure reliable data and connectivity security and protection of the BI-APECO network connectivity, APECO shall develop, install and implement, within a period of one (1) year from effectivity hereof, a network security system to prevent persistent and targeted cyber intrusions with the following minimum capabilities:

- Automated dynamic analysis of email and web content run in a virtual environment to detect
- Use of network-based anti-malware tools to identify executables in all network traffic and use techniques other than signature-based detection to identify and filter out malicious content before it arrives at the endpoint; and
- Detonation chambers or dynamic execution environments that allow opening of email attachments, execute untrusted applications, and/or execute Universal Resource Locator (URL) requests in the safety of a controlled and isolated environment.

Section 5. AAIC Processing Guidelines of Departing and Arriving APECO Visa Holders at rnational Ports of Entry and Exit. - Departing and arriving APECO visa holders shall present

- their AAIC to the Immigration Officer during primary inspection a) An APECO visa holder who fails to present a valid and active AAIC during immigration departure formalities shall be denied exit and shall be required to secure a clearance from APECO. Unless there are other grounds to defer his/her departure he/she shall be allowed exit upon submission of the APECO clearance; provided, that such APECO visa holder may be included in the BI's Blacklist on recommendation by APECO.
 - An APECO visa holder who fails to present a valid and active AAIC upon immigration arrival formalities shall be denied entry but his/her name shall not be included in the Bi's Blacklist. However, he/she may secure an endorsement from APECO for the possible recall of the Exclusion Order prior to the implementation thereof and allowed to enter, unless there are other grounds for his/her exclusion.

RULE VII ASSESSMENTS AND FEES

Section 1. Assessment. - An Order of Payment Slip (OPS) shall be issued by the Bl upon the filing of any application or request showing the assessed fees and other charges due thereon.

Section 2. Payment. - No application or request filed under this Circular shall be acted upon and processed unless the assessed basic immigration fees prescribed in Annex "A" hereof and other applicable fees and charges, including fines and penalties, are fully paid as evidenced by duly issued BI Official Receipt/s.

The said fees may be revised or modified by the BI as may be necessary without need of notice to or consent by APECO.

Section 3. Other Transactions. - For transactions or requests not specifically covered by this Circular, the prevailing fees and charges therefor shall be assessed and paid for by the applicant or requesting party.

RULE VIII MISCELLANEOUS PROVISIONS

Section 1. Information Dissemination of APECO Visas and AAIC. - Subject to diplomatic protocols, APECO shall ensure that immigration authorities of other countries are properly informed and furnished with specimens of APECO visas and AAIC as among the authorized

APECO shall likewise submit to BI, specimens of all APECO visas and AAIC, including its

Section 2. Accreditation of APECO Liaison Officers. - Upon proper application and compliance with the documentary requirements, the BI and APECO shall accredit not more than three (3) APECO Liaison Officers authorized to process transactions with the BI. Section 3. Recommendation for Inclusion in and Lifting from the BI Derogatory Record. - Upon recommendation by APECO, the BI may include the name of APECO visa holders and temporary visitors (tourists) in the appropriate BI derogatory record due to violation of R.A. No. 9490, as amended by R.A. No. 10083.

Section 3. Reportorial Requirements. -

- The APECO shall report to BI the following: Names, dates of birth and nationalities of foreign nationals who are granted APECO visas after its issuance.
- Names, dates of birth and nationalities of foreign nationals whose APECO visas are
- cancelled or revoked within five (5) days after its cancelation or rev Names, dates of birth and nationalities of foreign nationals of all APECO temporary visitors (tourists) who actually entered and left the country through a "SEVUA".
- The BI shall submit to APECO a monthly report of APECO visa holders and APECO temporary visitors (tourists) who are charged, removed, deported and denied entry to or exit from the country.

Section 4. Validity of MOA and Joint Memorandum Order No. 1, - All the provisions of the Memorandum of Agreement (MOA) entered into by and among APECO, BI and DOLE on 12 September 2014, the Joint Memorandum Order No. 1, Series of 2014, and the "2018 Rules and Regulations of APECO Visas" shall remain in full force and effect, except those that are inconsistent with or contrary to the Supplemental MOA by and between BI and APECO and this Circular which are deemed repealed, amended and/or modified accordingly.

Section 5. Review and Amendment. - The parties shall review the provisions of the Supplemental MOA and this Circular after two (2) years from effectivity hereof and every two (2) years thereafter unless an earlier period is deemed necessary upon the request of either Party.

Section 6. Exclusionary Clause. - If any provision of this Circular is rendered inapplicable to any person or circumstance by the consent of the parties, by court order or by legislative enactment, the remaining provisions hereof and the application of such provisions to other persons or circumstances shall not be affected.

Section 7. Amendments.- Upon recommendation of either party hereof, the Supplemental MOA and this Circular may be amended or modified accordingly ent or modification shall be effective and enforceable unless made in writing

Section 8, Effectivity, - This Circular shall take effect fifteen (15) days after publication in Furnish a copy of this Order to the Office of the National Administrative Register (ONAR), U.P. Law Center, Diliman, Quezon City.

Signed this 10th day of September 2019 in the City of Manila, Philippines

DOC NO. 404

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ISRAEL F. MADUCDOC APPresident & CEO
Aurora Pacific Economic Zone an

SCHEDULE OF BASIC IMMIGRATION FEES

A. SINGLE-ENTRYVISA UPON ARRIVAL (SEVUA) ISSUANCE * U.S. \$ 50.00 Visa Application Fee Php 500.00 Legal Research Fee 20.00 Express Lane Fee (Application & Certification) 1,000.00

ne peso equivalent based on current exchange rate

Particulars	First Extension (not more than 30 days)	Second Extension (not more than 30 days)	
Application Fee	Php 300.00	Php 300.00	
Extension Fee	500.00	500.00	
Certificate Fee	500.00	500.00	
TVV Sticker Fee	100.00	100.00	
ACR Fee	-	1,000 .00	
Head Tax	-	250.00	
ECC Fee	escala el casa de la casa el casa e	700.00	
Legal Research Fee	30.00	70.00	
Express Lane Fee (Application & Extension)	1,000.00	1,000.00	
Express Lane Fee (TVV ACR I-Card)		. 500.00	
Total	Php 2,430.00	Php 4,920.00	
TVV ACRI-Card		+ *U.S \$ 50.00	

Particulars ·	Amount		
	With Valid Visa	With Expired Visa (within 59 days)	With Expired Visa (after 59 days)
Application Fee	PhP 2,000.00	PhP 2,000.00	PhP 2,000.00
Update Fee		. 1,000.00	1,000.00
Motion for Reconsideration Fee			
Legal Research Fee	20.00	20.00	20.00
Certificate Fee	500.00	500.00	500.00
Express Lane Fee (Application & Certification	1,000.00	1,000.00	1,000.00
Total	Php 3,250.00	Php 4,520.00	Php 5,020.00

MT - Sept. 14, 2019