

Republic of the Philippines
Department of Transportation
LAND TRANSPORTATION FRANCHISING AND REGULATORY BOARD
East Avenue, Quezon City

Application for Consolidation of individual into Cooperative to operate a PUJ-jitney Service with Consolidation of Ownership of CPC

CASE NO. 2023-41697

NEW DASMARINAS TRANSPORT SERVICE COOP.,
Applicant/s

NOTICE OF HEARING

Applicant/s is a grantee of a Certificate of Public Convenience to operate a PUJ-jitney Service issued under the following cases:

OPERATORS	NO. OF UNIT/S	CASE NUMBER
1. JIMMY S. CUENCA	1	94-1370
2. FERDANDO PACARDO	1	2016-15716
3. GAUDIOSIO MANALO	1	94-2282
4. FELIXBERTO & BARCO FANNIE ORDONEZ	1	2000-3814
5. ELEUTERIO L. NAMBIO	1	95-11336
6. ANTONIO C. ARTATES	1	2015-4416
7. ANTONIO C. ARTATES	1	2016-26616
8. ANTONIO C. ARTATES	1	2012-0401
9. MICHAEL J. BUSBUS	1	2010-1893
10. JIMMY G. DATINGUINOO	1	2014-6440
11. MARY ANN SERNAT	1	2010-1696
12. RODOLFO A. VELASCO	1	2010-0424
13. GERRY S. GRAN	1	95-8779
14. ANGEL V. SENADOR	1	2004-0867ST
15. MICHAEL D. MARTINEZ	1	2014-10842
16. ROLANDO E. RIMARIM	1	97-20211
17. ROGELIO MANALO	1	94-15049
18. FERNANDO A. PACARDO	1	2015-2493
19. MYRNA LOTERTE	1	93-2748
20. ROGELIO B. CABAEL	1	2004-1243
21. NESTOR B. GAMMAD	1	97-10048
22. ALMAS. DATINGUINOO	1	2015-3152
23. EDGAR S. ESGUERRA	1	95-26152ST

for the transportation of passengers and freight on the route: DASMARINAS RESETTLE AREA, CAVITE - PARANAQUE INTEGRATED TERMINAL EXCHANGE, PITX VIA COASTAL ROAD and vice-versa with the use of TWENTY-THREE (23) unit/s. In the application filed on DECEMBER 28, 2023, applicant/s request authority to extend the validity of the said Certificate on the same route, with the use of the same number of unit/s.

NOTICE is hereby given that this application will be heard by this Board on MARCH 06, 2024, at 9:00 A.M. at its Office at the above address. (face-to-face hearing).

At least five (5) days prior to the above date, applicant/s shall publish this notice once in one (1) daily newspaper of general circulation in Luzon.

Parties opposed to the granting of the application must file their written oppositions supported by documentary evidence on or before the above date furnishing a copy of the same to the applicant/s and may if they so, desire appear on said date and time.

This application will be acted upon by this Board on the basis of its records and documentary evidence submitted by the parties, unless the Board deems it necessary to receive additional documentary and/or oral evidence

Witness the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson this February 6, 2024.

Atty. PAUL VINCENT V. AUSTRIA
Attorney IV

PVA/rar
COPY FURNISHED:
Applicant: B-A5 L6 Brgy. San Simon Dasmariñas Cavite
ailynbalmonte22@gmail.com

Republic of the Philippines
REGIONAL TRIAL COURT
Ninth Judicial Region
Dipolog City
BRANCH 7
Email Address: rtc2dip007@judiciary.gov.ph
Tel. Nos. 065-908-3122/065-212-2185

REDIPULO S. RUDAS,
Petitioner,
-versus-
TERESITA B. BACO,
Respondent.

CIVIL CASE NO. 7862
-for-
"DECLARATION OF
NULLITY OF MARRIAGE"

ORDER

Petitioner, thru counsel, filed a Motion for Leave to Issue Summons Through Extraterritorial Service on the ground that the respondent no longer resides in the Philippines. That since the respondent is not found in the Philippines and the action affects the personal status of the plaintiff, service of summons may be effected by publication in a newspaper of general circulation pursuant to Sec. 17, Rule 14 of the 2019 Amended Rules of Civil Procedure.

WHEREFORE, being in order, the said motion is hereby granted. Let service of summons be effected upon the respondent through extraterritorial service by publication once a week for two (2) consecutive weeks) in a newspaper of general circulation in the Philippines.

Likewise, let a copy of the summons and order of the court be served upon the respondent's last known address by registered mail. Respondent is directed to file her answer within sixty (60) days from the last issue of publication.

SO ORDERED.

Issued in Chambers this 31st day of January 2024, at Dipolog City, Philippines.

FLORENDO B. OPAY
Acting Presiding Judge

PB•Pub.Dates: March 1 and 8, 2024.

Republic of the Philippines
Department of Transportation
Land Transportation Franchising and Regulatory Board
East Avenue, Quezon City
CASE NO. TNVS-23-32739
Application for a Certificate of a Public Convenience to operate a Transport Network Vehicle Service.
JOANALYN DEL ROSARIO FABIAN,
Applicant/s.

NOTICE OF HEARING

Applicant filed an application requesting for authority to operate a Transport Network Vehicle Service (TNVS) within METRO MANILA including MUCPE AREA with the use of ONE (1) unit/s.

NOTICE is hereby given that this application will be heard by this Board on MARCH 12, 2024 at 1:00 p.m. at its Office through online hearing. The Zoom hearing link will be sent to the applicant's provided email address.

At least FIVE (5) days prior to the above date, applicant/s shall publish this Notice once in ONE (1) daily newspaper of general circulation in Luzon.

Pursuant to Memorandum Circular No. 2021-043 in relation to No. 2020-069 (re: Guidelines in conduct of on-line hearing during community quarantine), the Formal Offer of Evidence (FOE) must be submitted at least FIVE (5) working days prior to the scheduled hearing.

Parties opposed to the granting of the application must file their written oppositions supported by documentary evidence on or before the above date furnishing a copy of the same to the applicant/s and may if they so, desire appear on said date and time.

This application will be acted upon by this Board on the basis of its records and documentary evidence submitted by the parties, unless the Board deems it necessary to receive additional documentary and/or oral evidence.

Witness the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson, this FEBRUARY 16, 2024.

Atty. PAUL VINCENT V. AUSTRIA
Attorney IV

Republic of the Philippines
Department of Transportation
Land Transportation Franchising and Regulatory Board
East Avenue, Quezon City
CASE NO. TNVS-23-32707
Application for a Certificate of a Public Convenience to operate a Transport Network Vehicle Service.
ANGELYN NORICON VILLARAIZ,
Applicant/s.

NOTICE OF HEARING

Applicant filed an application requesting for authority to operate a Transport Network Vehicle Service (TNVS) within METRO MANILA including MUCPE AREA with the use of ONE (1) unit/s.

NOTICE is hereby given that this application will be heard by this Board on MARCH 13, 2024 at 1:00 p.m. at its Office through online hearing. The Zoom hearing link will be sent to the applicant's provided email address.

At least FIVE (5) days prior to the above date, applicant/s shall publish this Notice once in ONE (1) daily newspaper of general circulation in Luzon.

Pursuant to Memorandum Circular No. 2021-043 in relation to No. 2020-069 (re: Guidelines in conduct of on-line hearing during community quarantine), the Formal Offer of Evidence (FOE) must be submitted at least FIVE (5) working days prior to the scheduled hearing.

Parties opposed to the granting of the application must file their written oppositions supported by documentary evidence on or before the above date furnishing a copy of the same to the applicant/s and may if they so, desire appear on said date and time.

This application will be acted upon by this Board on the basis of its records and documentary evidence submitted by the parties, unless the Board deems it necessary to receive additional documentary and/or oral evidence.

Witness the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson, this FEBRUARY 16, 2024.

Atty. PAUL VINCENT V. AUSTRIA
Attorney IV

Republic of the Philippines
Department of Transportation
Land Transportation Franchising and Regulatory Board
East Avenue, Quezon City
CASE NO. TNVS-2019-02407
Application for Extension of Validity of a Certificate of a Public Convenience to operate a Transportation Network Vehicle Service (TNVS).
MARIO THERESA BULORON BLAS,
Applicant/s.

NOTICE OF HEARING

Applicant is a grantee of a Certificate of Public Convenience to operate a Transportation Network Vehicle Service (TNVS) on the route within METRO MANILA which includes MUCPE AREA with the use of ONE (1) unit/s, which certificate is valid up to MARCH 4, 2024. In the application filed on JANUARY 18, 2024, applicant requested authority to extend the validity of the said Certificate within the use of same number of unit/s.

NOTICE is hereby given that this application will be heard by this Board on MARCH 7, 2024 at 9:00 a.m. at its Office at the above address. (face-to-face hearing).

At least FIVE (5) days prior to the above date, applicant/s shall publish this Notice once in ONE (1) daily newspaper of general circulation in Luzon.

Parties opposed to the granting of the application must file their written oppositions supported by documentary evidence on or before the above date furnishing a copy of the same to the applicant/s and may if they so, desire appear on said date and time.

This application will be acted upon by this Board on the basis of its records and documentary evidence submitted by the parties, unless the Board deems it necessary to receive additional documentary and/or oral evidence.

Witness the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson, this FEBRUARY 27, 2024.

Atty. FREDERICK L. VALERO
Chief, Legal Division

Republic of the Philippines
Department of Transportation
Land Transportation Franchising and Regulatory Board
East Avenue, Quezon City
CASE NO. TNVS-2019-02407
Application for Extension of Validity of a Certificate of a Public Convenience to operate a Transportation Network Vehicle Service (TNVS).
ALDON ANJELO SO CHUA,
Applicant/s.

NOTICE OF HEARING

Applicant is a grantee of a Certificate of Public Convenience to operate a Transportation Network Vehicle Service (TNVS) on the route within METRO MANILA which includes MUCPE AREA with the use of ONE (1) unit/s, which certificate is valid up to MARCH 4, 2024. In the application filed on JANUARY 18, 2024, applicant requested authority to extend the validity of the said Certificate within the use of same number of unit/s.

NOTICE is hereby given that this application will be heard by this Board on MARCH 26, 2024 at 9:00 a.m. at its Office at the above address. (face-to-face hearing).

At least FIVE (5) days prior to the above date, applicant/s shall publish this Notice once in ONE (1) daily newspaper of general circulation in Luzon.

Parties opposed to the granting of the application must file their written oppositions supported by documentary evidence on or before the above date furnishing a copy of the same to the applicant/s and may if they so, desire appear on said date and time.

This application will be acted upon by this Board on the basis of its records and documentary evidence submitted by the parties, unless the Board deems it necessary to receive additional documentary and/or oral evidence.

Witness the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson, this FEBRUARY 27, 2024.

Atty. FREDERICK L. VALERO
Chief, Legal Division

Republic of the Philippines
Department of Transportation
Land Transportation Franchising and Regulatory Board
East Avenue, Quezon City
CASE NO. TNVS-2018-1774
Application for Extension of Validity of Certificate of Public Convenience to operate a Transport Network Vehicle Service (TNVS).
OLIVIA GALINDO CHUA,
Applicant/s.

ORDER AND SECOND NOTICE OF HEARING

Applicant is a grantee of a Certificate of Public Convenience to operate a Transport Network Vehicle Service (TNVS) on the route within METRO MANILA which includes MUCPE Area with the use of ONE (1) unit/s which Certificate is valid up to SEPTEMBER 19, 2021.

Said Application was dismissed by this Board on OCTOBER 6, 2022 due to failing to submit Formal Offer of Evidence and a Motion for Reconsideration thereto was filed on SEPTEMBER 25, 2023. Finding the allegation contained therein to be unavailing with merit, the same is hereby GRANTED.

NOTICE is hereby given that this application will be heard by this Board on MARCH 18, 2024 at 1:00 p.m. at its Office at the above address. (face-to-face hearing).

At least FIVE (5) days prior to the above date, applicant/s shall publish this Notice once in ONE (1) daily newspaper of general circulation in Luzon.

Parties opposed to the granting of the application must file their written oppositions supported by documentary evidence on or before the above date furnishing a copy of the same to the applicant/s and may if they so, desire appear on said date and time.

This application will be acted upon by this Board on the basis of its records and documentary evidence submitted by the parties, unless the Board deems it necessary to receive additional documentary and/or oral evidence.

Witness the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson, this FEBRUARY 16, 2024.

Atty. FREDERICK L. VALERO
Chief, Legal Division
Pursuant Board resolution No. 208 Series of 2019 date 24 July 2019

Republic of the Philippines
Department of Transportation
Land Transportation Franchising and Regulatory Board
East Avenue, Quezon City
CASE NO. 2017-0956
Application for Extension of Validity of a Certificate of a Public Convenience to operate a Truck-for-hire (TH) Service.
MARCONJON CORPORATION,
Applicant/s.

NOTICE OF HEARING

Applicant is a grantee of a Certificate of Public Convenience to operate a Transport Network Vehicle Service (TNVS) on the route within METRO MANILA which includes MUCPE Area with the use of ONE (1) unit/s, which certificate is valid up to MARCH 4, 2024. In the application filed on JANUARY 18, 2024, applicant requested authority to extend the validity of the said Certificate within the use of same number of unit/s.

NOTICE is hereby given that this application will be heard by this Board on MARCH 7, 2024 at 9:00 a.m. at its Office at the above address. (face-to-face hearing).

At least FIVE (5) days prior to the above date, applicant/s shall publish this Notice once in ONE (1) daily newspaper of general circulation in Luzon.

Parties opposed to the granting of the application must file their written oppositions supported by documentary evidence on or before the above date furnishing a copy of the same to the applicant/s and may if they so, desire appear on said date and time.

This application will be acted upon by this Board on the basis of its records and documentary evidence submitted by the parties, unless the Board deems it necessary to receive additional documentary and/or oral evidence.

Witness the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson, this FEBRUARY 16, 2024.

Atty. FREDERICK L. VALERO
Chief, Legal Division
Pursuant Board resolution No. 208 Series of 2019 date 24 July 2019

EXTRAJUDICIAL SETTLEMENT OF ESTATE (MOTOR VEHICLE) OF THE LATE JUAN C. MACATANGAY WITH WAIVER OF SHARE

Notice is given that the estate of the late JUAN C. MACATANGAY, who died on August 25, 2022 at Batangas City and left a motor vehicle described as Isuzu JITNEY with Engine No. 4BC2-135517, Chassis No. SPMM-84664-97-C, bearing Plate No. DWF621 under LTFRB Case No. R4-EV-PJ-2020-01-2000-05312 and MV File No. 0472-0000083959 which has been settled among heirs with waiver of rights in favor of ARVIN C. MACATANGAY as per instrument dated 12 FEBRUARY 2024 executed before ATTY. SHAIRA CAMILLE L. GARCIA-HUMARANG, Notary Public in Batangas City under Doc. No. 464; Page No. 24; Book No. VI; Series of 2024.

PB•Pub.Dates: Feb. 23, March 1 & 8, 2024.

DEED OF EXTRA-JUDICIAL SETTLEMENT OF ESTATE OF ROMEO DELA CRUZ TALUCOD WITH DEED OF ABSOLUTE SALE

Notice is given that the estates of the deceased ROMEO DELA CRUZ TALUCOD, who died on 22 January 2022 at Bulacan and left conjugal properties covered by TCT Nos. 039-2019011936 and 039-2019005537 have been both adjudicated among heirs (only as to the deceased conjugal share) with SALE of one (1) property under TCT 039-2019011936 (120SQM) including improvements thereon in favor of SPS. ROBERTO G. TAN and JOSEFINA A. TAN with purchased price of One Million Pesos as per instrument dated DECEMBER 11, 2023 executed before ATTY. ANTONIO B. BETITO, Notary Public in Pasig City under Doc. No. 165; Page No. 34; Book No. XIX; Series of 2023.

PB•Pub.Dates: Feb. 23, March 1 & 8, 2024.

ERRATUM

The EXTRA JUDICIAL SETTLEMENT OF ESTATE AND PARTITION WITH WAIVER/ ASSIGNMENT of the estate of the late PRIMITIVO CAMPOS MANZANO, published on November 22, 29 and December 6, 2023, it should be read as "PRIMITIVO CAMPOS MANZANO JR." and not as published.

PB•Pub.Date: March 1, 2024.

EXTRA JUDICIAL SETTLEMENT OF ESTATE OF THE LATE BENJAMIN H. PACANA, JR.

Notice is given that the estate of late BENJAMIN H. PACANA, JR., who died intestate and without a will on January 26, 2016 at Davao del Sur, with no known debts and left a parcel of land covered by Transfer Certificate of Title No. 469043 which has been adjudicated among heirs in PRO-INDIVISO equal shares as per instrument dated December 28, 2023 executed before ATTY. CLARISSE JOY C. ARNAEZ-LLABAN, Notary Public in Digos City, Davao del Sur under Doc. No. 512, Page No. 85, Book No. 1, Series of 2023.

PB•Pub.Dates: Feb. 16, 23 & March 1, 2024.

NOTICE OF HEARING

Applicant is a grantee of a Certificate of Public Convenience to operate a TH Freight-Truck Service within BINAN, LAGUNA and from said place to any point in the Philippines with the use of TWO (2) unit/s, which certificate is valid up to JANUARY 25, 2024. In the application filed on JANUARY 26, 2024, applicant request authority to extend the validity of the said Certificate within the same territory with the use of same number of unit/s.

NOTICE is hereby given that this application will be heard by this Board on MARCH 14, 2024 at 9:00 a.m. at its Office at the above address. (face-to-face hearing).

At least FIVE (5) days prior to the above date, applicant/s shall publish this Notice once in ONE (1) daily newspaper of general circulation in Luzon.

Parties opposed to the granting of the application must file their written oppositions supported by documentary evidence on or before the above date furnishing a copy of the same to the applicant/s and may if they so, desire appear on said date and time.

This application will be acted upon by this Board on the basis of its records and documentary evidence submitted by the parties, unless the Board deems it necessary to receive additional documentary and/or oral evidence.

Witness the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson, this FEBRUARY 15, 2024.

Atty. MARK T. COFINO, CPA
Attorney IV

Republic of the Philippines
Department of Transportation
Land Transportation Franchising and Regulatory Board
East Avenue, Quezon City
CASE NO. 2016-17038
Application for Extension of Validity of a Certificate of a Public Convenience to operate a Truck-for-hire (TH) Service.
LUZVIMINDA PENARANDA PEÑALES,
Applicant/s.

SECOND NOTICE OF HEARING

Applicant is a grantee of a Certificate of Public Convenience to operate a TH Freight-Truck Service within MANILA and from said place to any point in the Philippines with the use of ONE (1) unit/s, which certificate is valid up to JUNE 7, 2022. In the application filed on NOVEMBER 8, 2022, applicant request authority to extend the validity of the said Certificate within the same territory with the use of same number of unit/s.

NOTICE is hereby given that this application will be heard by this Board on MARCH 13, 2024 at 9:00 a.m. at its Office at the above address. (face-to-face hearing).

At least FIVE (5) days prior to the above date, applicant/s shall publish this Notice once in ONE (1) daily newspaper of general circulation in Luzon.

Parties opposed to the granting of the application must file their written oppositions supported by documentary evidence on or before the above date furnishing a copy of the same to the applicant/s and may if they so, desire appear on said date and time.

This application will be acted upon by this Board on the basis of its records and documentary evidence submitted by the parties, unless the Board deems it necessary to receive additional documentary and/or oral evidence.

Witness the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson, this FEBRUARY 8, 2024.

Atty. PAUL VINCENT V. AUSTRIA
Attorney IV

man, this 6th day of FEBRUARY 2024.

ATTY. SHERWIN D. VIZCONDE
Attorney IV



Republic of the Philippines
Department of Finance
Securities and Exchange
Commission

Company Registration and Monitoring
Department

In the matter of:

SEC CRMD Case No. 22-2003

**ABOITIZ POWER CORPORATION
and CLEANERGY, INC.**

Petitioners.

For: **CHANGE OF PARTNERSHIP
NAME pursuant to Sections 138 and
147.1 of the Intellectual Property Code
and Section 5 of Memorandum
Circular No. 13 series of 2019.**

- Versus -

CLEANERGY CO.
PG200610166

Respondent.

x-----x

To: **CLEANERGY CO.**
#68 Encarnacion St., B.F. Homes,
Quezon City.

SUMMONS

Greetings:

You are hereby informed that a **Petition for CHANGE OF PARTNERSHIP NAME pursuant to Sections 138 and 147.1 of the Intellectual Property Code and Section 5 of Memorandum Circular No. 13 series of 2019**, dated 1 September 2020, has been filed on 28 February 2022 by **ABOITIZ POWER CORPORATION and CLEANERGY, INC.** and docketed as **SEC CRMD Case No. 22-2003**. Attached hereto is a copy of the Petition together with its supporting documents.

WHEREFORE, pursuant to the 2016 Rules of Procedure of the Securities and Exchange Commission, you are hereby directed to file your verified Answer and other supporting documents, if any, within fifteen (15) days from receipt hereof, otherwise this Department will resolve the case on the basis of the foregoing Petition and its supporting evidence.

FAIL NOT UNDER THE PENALTY OF THE LAW.

SO ORDERED, this 15th day of February 2023, in Makati City, Philippines.
(SGD)

ATTY ERWIN EDWARD P. MENDINUETO
Assistant Director

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF FINANCE
SECURITIES AND EXCHANGE
COMMISSION
Secretariat Building, PICC Complex
Roxas Boulevard, Pasay City

COMPANY REGISTRATION AND
MONITORING DEPARTMENT

ABOITIZ POWER CORPORATION
and CLEANERGY, INC.,

Petitioners,

Case No. _____

Re: Change of Partnership Name pursuant

to Sections 138 and 147.1 of the Intellectual Property Code and Section 5 of Memorandum Circular No. 13 series of 2019.

- versus-

CLEANERGY CO.,

Respondent.

xx-----xx

VERIFIED PETITION

Petitioners **ABOITIZ POWER CORPORATION and CLEANERGY INC.**, by counsel, respectfully state:

Summary of Claim

1. This Petition is filed pursuant to Section 1-3 (a), Rule I, Part I, and Section 3-1, Rule III, Part III of the 2016 Rules of Procedure of this Honorable Commission. In summary, Petitioners pray that Respondent CLEANERGY CO. be directed to: (a) change its partnership name to remove the term "CLEANERGY" as part thereof; (b) cease and desist from using "CLEANERGY," or any semblance thereof, in its trade or business; and (c) remove all its visible signage, marks, advertisements, labels, prints, and other effects bearing the term "CLEANERGY."

2. The term "CLEANERGY" is a mark duly-registered with the Intellectual Property Office ("IPO"). It is also registered as a corporate name with this Honorable Commission. As such, it is protected by law, and its unauthorized use as a partnership name is prohibited by Sections 138 and 147.1 of the Intellectual Property Code and Section 5 of Memorandum Circular No. 13 series of 2019, or the "Amended Guidelines and Procedures on the Use of Corporate and Partnership Names."

The Parties

3. Petitioner ABOITIZ POWER CORPORATION ("AP") is a corporation duly registered under Philippine laws, with principal office at 32nd Street, Bonifacio Global City, Taguig City, Metro Manila. It may be served with pleadings, notices, orders, and processes through its undersigned counsel. Copies of its Certificate of Filing of Amended Articles of Incorporation and Amended Articles of Incorporation, issued by this Honorable Commission, are attached and pre-marked as **Exhibits "A" and "B."**

3.1. It is represented by its First Vice President - General Counsel and Compliance Officer, Atty. Joseph Trillana T. Gonzales, as reflected in the Secretary's Certificate attached and pre-marked as **Exhibit "C."**

4. Petitioner CLEANERGY, INC. is a corporation duly registered under Philippine laws, with principal address at Ambuclao Road, Obulan, Beckel, La Trinidad, Benguet Province. It may be served with pleadings, notices, orders, and processes through undersigned counsel. Copies of its Certificate of Filing of Amended Articles of Incorporation and Amended Articles of Incorporation, issued by this Honorable Commission, are attached and pre-marked as **Exhibits "D" and "E."**

4.1. It is represented by its authorized representative, Ms. Katrina Michaela D. Calleja, as reflected in the Secretary's Certificate attached and pre-marked as **Exhibit "F."**

5. Respondent CLEANERGY CO., on

information, is a partnership registered under Philippine laws, with principal office address at #68 Encarnacion St. B.F. Homes, Quezon City, where it may be served with summons, pleadings, notices, orders, and processes.

6. It was issued Company Registration No. PG200616166, as reflected in its Articles of Partnership dated 17 October 2006, a copy of which is attached and pre-marked as **Exhibit "EE."**

Affirmative Allegations

7. Petitioner AP is the holding company for the Aboitiz Group's investments in power generation, distribution, and retail electricity services. Incorporated in 1998, it is a publicly-listed holding company that, through its subsidiaries and affiliates, is a leader in the Philippine power industry, and has interests in a number of privately-owned generation companies and distribution utilities.¹ Through its subsidiaries, it owns various generation plants, distribution utilities, and retail electricity suppliers in the Philippines.²

8. Petitioner AP has made substantial investments in **renewable energy**, with majority shareholdings in companies such as AP Renewables, Inc. ("APRI"), Aboitiz Renewables, Inc. ("ARI"), Luzon Hydro Corp. and Hedcor, Inc., among other companies engaged in the business of renewable energy. As stated in its Articles of Incorporation,³ it is authorized to "provide management, investment and technical advice for commercial, industrial, manufacturing and other kinds of enterprises engaged in hydroelectric, geothermal, wind, solar and other renewable power generation, distribution businesses, retail electricity supply services or related businesses."

9. Petitioner CLEANERGY, INC. is a subsidiary of ARI. Known formerly as Northern Mini Hydro Corporation, it amended its Articles of Incorporation to adopt its current corporate name, and the same became effective on 11 December 2007, upon the issuance of its Certificate of Filing of Amended Articles of Incorporation.⁴

10. Under its Amended Articles of Incorporation,⁵ Petitioner CLEANERGY, INC. is authorized, among others, to "construct, own and operate mini hydro plants" and to "engage in or act as contractors, or principals in the business of developing, constructing, operating, repairing, and maintaining electric plants and systems."

11. In 2001, Petitioner AP coined the "CLEANERGY" brand, which represents its commitment to provide energy with minimal impact on the environment. It has used the "CLEANERGY" brand extensively ever since, as part of its campaign to encourage the use of renewable energy.

¹ See <https://aboitizpower.com/about-us/a-better-future/> (last accessed on 26 August 2020).

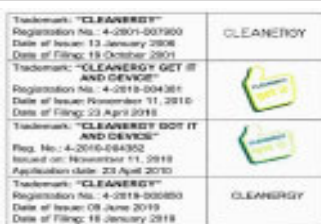
² See <https://aboitizpower.com/about-us/#business-at-a-glance> (last accessed on 26 August 2020).

³ Exhibit "B"

⁴ Exhibit "D."

⁵ Exhibit "E"

12. The "CLEANERGY" name and brand is currently covered by four (4) trademark registrations, under Petitioner AP's name, issued by the Intellectual Property Office ("IPO"), namely:



Copies of the above Trademark Registrations issued by the IPO are attached and pre-marked as **Exhibits "G," "H," "I," and "J."**

13. The above Registration No. 4/2001/00007900 for the mark "CLEANERGY" was renewed on 13 January 2016, and its term of registration was extended for another ten (10) years or until 13 January 2026. A copy of the Certificate of Renewal of Registration issued by the IPO is attached and pre-marked as **Exhibit "K."**

14. Petitioner AP has extensively used and invested upon the "CLEANERGY" brand, name, and mark. This includes:

a. Conducting a media launch on 25 August 2009 at the Cebu Country Club to formally introduce the "CLEANERGY" name and brand to the public, as shown in the online articles attached and pre-marked as **Exhibits "L" and "L-1"** hereof;

b. Posting and use of the "CLEANERGY" name, marks, and brand in various signage appearing in the plants and facilities of AP's subsidiaries and affiliates, as shown in the sample photographs attached and pre-marked as **Exhibits "M" to "M-4"** hereof;

c. Use of the "CLEANERGY" name, marks, and brand by AP, its affiliates, and subsidiaries, in their correspondences, email signatures, and other materials related to corporate branding, as shown by the materials attached and pre-marked as **Exhibits "N" to "N-3"** hereof;

d. Sponsorship of events under the "CLEANERGY" brand, such as the "Hobie Challenge" held on 14-19 February 2011, from Sariaya, Quezon to Boracay, as shown in the photographs attached and pre-marked as **Exhibits "O" to "O- 4,"** and the Tali Regatta held on 22-23 November 2015 at Tali, Batangas, as shown in the photographs attached and pre-marked as **Exhibits "P" to "P-4"** hereof;

e. Use of the "CLEANERGY" name, marks, and brand in various online material, including articles published through the websites of AP, its subsidiaries, affiliates, or other companies that are part of the Aboitiz Group, as shown by the webpage printouts attached and pre-marked as **Exhibits "Q" to "Q-5"** hereof;

f. Use of the "CLEANERGY" name, marks, and brand, with the consent of Petitioner AP, for Aboitiz Foundation, Inc.'s ("AFI") "CLEANERGY CENTER", an education facility within the MakBan Geothermal Plant in Laguna, to promote environmental awareness and the importance of renewable energy, as shown in the photographs attached and pre-marked as **Exhibits "R" to "R-15"** hereof,

g. Use by AFI, with the consent of Petitioner AP, of the "CLEANERGY" name, marks, and brand for its "CLEANERGY PARK," an eight (8)-hectare biodiversity park in Davao City, as shown in the photographs attached and pre-marked as **Exhibits "S" to "S-5"** hereof,

h. Use of the "CLEANERGY" name,

marks, and brand in social media, including creation of a separate Facebook page for the "CLEANERGY CENTER," and use of the "CLEANERGY GET IT AND DEVICE" mark as the profile photo of the "Hedcor Group" Facebook page, as reflected in the printouts attached and pre-marked as **Exhibits "T" and "U,"** and other online materials, printouts of which are attached and pre-marked as **Exhibits "V" to "V-9"** hereof; and

i. Issuance and sale of Asia's first "Climate Bonds," backed by Asia Development Bank, to finance various renewable energy projects, under the "CLEANERGY" brand, covered by several newspapers, as shown by the printouts and clippings attached and pre-marked as **Exhibits "W" to "W-9,"** and also featured in online articles, printouts of which are attached and pre-marked as **Exhibits "X" and "X-1."**

15. **Petitioner's extensive use of, and investment in, the "CLEANERGY" name and mark has made said name and mark well-known and distinctly identified with its business and that of the Aboitiz Group.** Petitioner AP even won the Merit Award from the Philippine Quill Awards, and made a press statement for said achievement, a printout of which is attached and pre-marked as **Exhibit "Y."**

16. The Philippine Quill Awards is one of the country's most prestigious awards programs in the field of business communication, bestowing its seal of approval to the most reputable organizations and corporations, emphasizing the use of communication to achieve business goals, and to make a difference in society. This is reflected in its brochure, a printout of which is attached and pre-marked as **Exhibit "Z."**

17. **Petitioner AP** received a trophy for the said Merit Award, a photograph of which is attached and pre-marked as **Exhibit "AA,"** and was featured in newspaper publications available online, including articles published by the Sun Star Pampanga and Sun Star Davao, copies of which are attached and pre-marked as **Exhibits "BB" and "BB-1."**

18. In 2007, Northern Mini Hydro Corporation changed its name to "CLEANERGY, INC." (Petitioner herein), effective 11 December 2007, thereby officially adopting the "CLEANERGY" name and brand. Again, this was done **with the consent of Petitioner AP**, and as part of its investments in renewable energy under the "CLEANERGY" brand.

19. Sometime in October 2018, Petitioners AP and CLEANERGY, INC. discovered that Respondent has been using the registered and protected "CLEANERGY" name as part of its partnership name "CLEANERGY CO." This was done without Petitioners' authority.

20. Petitioner AP, through its General Counsel, Atty. Joseph Trillana T. Gonzales, sent a demand letter dated 21 December 2018 to the principal office address of Respondent, as reflected in its Articles of Partnership. In said letter, Petitioner AP notified Respondent that it owns the "CLEANERGY" name and mark and that Respondent's unauthorized use thereof, as part of its business name, violates Petitioner AP's rights. Petitioner AP demanded, among others, that: (a) Respondent change its registered name by filing an application therefor with this Honorable Commission, (b) cease and desist from using the "CLEANERGY" name and mark in its

business, and (c) inform Petitioner AP of its compliance within fifteen (15) days. Copies of the demand letter dated 21 December 2018 and its registered mailing receipt are attached and pre-marked as **Exhibits "FF" and "FF-1."**

21. The demand letter dated 21 December 2018 was returned to Petitioner AP, with a note that Respondent has moved out of its principal office address. Therefore, Petitioner AP was constrained to engage undersigned counsel to send a second and final demand letter, and take appropriate legal action.

22. In a demand letter dated 28 June 2019, Petitioner AP, by undersigned counsel, reiterated its demand, and gave Respondent an additional fifteen (15) days from receipt to comply. The letter was sent to the principal office address of Respondent, as reflected in its Articles of Partnership, through registered mail on 01 July 2019. A copy of the demand letter dated 28 June 2019 and its registered mailing receipt, are attached as **Exhibits "GG" and "GG-1."**

23. The demand letter was also returned to the undersigned counsel, with a note that Respondent has moved out of its principal office address. Hence, this legal action.

24. The Judicial Affidavit of Ms. Katrina Michaela D. Calleja, in support of the foregoing allegations, will be submitted with this Verified Petition, stating the purposes of her testimony, and pre-marked as **Exhibit "CC."**

Statement of the Issue

Whether Respondent should be directed to change its partnership name, and to cease and desist from using the registered and protected "CLEANERGY" as part of said partnership name and in its visible signage, marks, advertisements, labels, prints and other effects, pursuant to Sections 138 and 147.1 of the Intellectual Property Code and Section 5 of Memorandum Circular No. 13, series of 2019.

Cause of Action & Discussion

Respondent should be directed to change its partnership name, and to cease and desist from using the registered and protected "CLEANERGY" as part of its partnership name and its visible signage, marks, advertisements, labels, prints and other effects pursuant to Sections 138 and 147.1 of the Intellectual Property Code and Section 5 of Memorandum Circular No. 13, series of 2019.

27. The name "CLEANERGY" is **protected by law** and owned by Petitioner AP. It is duly registered as a trademark with the IPO, as shown by the attached Trademark Registrations. It is also a well-known name, mark, and brand that, through extensive use and investment, had already become associated with the businesses of Petitioners and with the Aboitiz Group of Companies.

28. As the owner of the registered "CLEANERGY" name and mark, Petitioner AP has the exclusive right to use it in trade, and to prevent others from doing so. This is consistent with Sections 138 and 147.1 of Republic Act No. 8293, or the Intellectual Property Code, which provide:

Section 138. *Certificates of Registration.* - A certificate of

registration of a mark shall be prima facie evidence of the validity of the registration, the registrant's ownership of the mark, **and of the registrant's exclusive right to use the same in connection with the goods or services and those that are related thereto** specified in the certificate.

Section 147. *Rights Conferred* - 147.1. The owner of a registered mark shall have the **exclusive right to prevent all third parties not having the owner's consent from using in the course of trade identical or similar signs or containers for goods or services which are identical or similar to those in respect of which the trademark is registered** where such use would result in a likelihood of confusion. In case of the use of an identical sign for identical goods or services, a likelihood of confusion shall be presumed. (emphasis supplied)

29. Consistent with the above, Section 5 of Memorandum Circular No. 13, series of 2019 allows the use of a registered mark as part of a corporate or partnership name **only if the registrant gives consent to such use:**

"5. A trade name or trademark registered with the Intellectual Property Office may be used as part of the corporate name or partnership name of a party other than its owner if **the latter gives its consent to such use.**" (emphasis supplied)

30. As discussed above, Petitioner AP coined the term "CLEANERGY" in 2001. It filed for registration of said term with the IPO on 19 October 2001. The term "CLEANERGY" was then registered with the IPO on 13 January 2006, which is before Respondent was registered as a partnership on 17 October 2006.

31. To reiterate, Petitioner AP has not given its consent express or implied to Respondent for the use of its protected "CLEANERGY" name and mark in its partnership name.

32. Respondent's continued use of the name "CLEANERGY" as part of its partnership name not only violates the rights of Petitioners but also the Intellectual Property Code, and the rules and guidelines of this Honorable Commission. It also creates likelihood of confusion among the public, such that, it suggests a false connection between the business of Respondent and that of Petitioners and the Aboitiz Group and the substantial goodwill built by the latter though years of exclusive use and investment.

33. Consistent with the aforesaid rules, in Article IX of Respondent's Articles of Partnership, it undertook to change its partnership name if it is shown that another person, firm or entity has acquired a prior right to use the said firm name:

"ARTICLE IX: That the partners manifest their willingness to change their partnership name in the event another person, firm or entity has acquired a prior right to use the said firm name or one deceptively or confusingly similar to it."

34. In *Aboitiz Power Corporation and Cleanergy, Inc. vs. First Cleanergy Corporation*,⁶ this Honorable

Commission upheld the prior right of Petitioners over the "CLEANERGY" trademark. It directed the respondent therein to cease and desist from using said trademark as part of its corporate name, and to amend its corporate name to a distinguishable one without using the term "CLEANERGY," to wit:

⁶SEC CRMD Case No. 19-1586.

"Based on the facts thus presented, as well as the records on file with the Commission, there is no doubt that the petitioners have acquired prior protection of law over the mark 'CLEANERGY' by virtue of the trademark registration involving the said mark obtained as early as 13 January 2006, as indicated in the Certificate of Renewal of Registration issued by the Intellectual Property Office of the Philippines for Registration No. 4-2001-007900 in favor Aboitiz Power Corporation, the applicant for the mark.

On the other hand, FIRST CLEANERGY CORPORATION has only been registered with the SEC during the year 2017, and that the registration of such corporate name was made without the consent Aboitiz Power Corporation - the registered owner of the "CLEANERGY" mark.

The addition of the word 'FIRST' in 'FIRST CLEANERGY CORPORATION' does not distinguish it from the corporate name of petitioner "CLEANERGY INC." considering that the term 'FIRST' in the respondent corporation's name is a mere indication of an order which is appended to the dominant part of the petitioners' trademark and corporate name, which is "CLEANERGY".

XXX;

Accordingly, it is only appropriate for the Commission to step in and order the change of name of the respondent corporation in order to fulfill its duty to safeguard the public in their dealings with the corporations involved, to prevent evasion of legal obligations and duties, and to reduce difficulties in supervision over businesses.

XXX;

Relevant to the foregoing, under Section 138 of the Intellectual Property Code of the Philippines⁷, it is provided that *-'[A] certificate of registration of a mark shall be prima facie evidence of the validity of the registration, the registrant's ownership of the mark, and of the registrant's exclusive right to use the same in connection with the goods or services and those that are related thereto specified in the certificate.'*

WHEREFORE, premises considered, the Petition is hereby GRANTED. Respondent FIRST CLEANERGY CORPORATION is hereby directed to cease and desist from using the term 'CLEANERGY' as part of its corporate name. Further, respondent is likewise directed to amend its corporate name into another distinguishable name without using the term 'CLEANERGY'."

A copy of the Order dated 16 June 2020 in the aforesaid case is attached and pre-marked as **Exhibit "DD."**

35. Pursuant to the above authorities

and precedents, it is respectfully submitted that this Honorable Commission should order Respondent to immediately change its partnership name, and to cease and desist from using the name and mark "CLEANERGY" as part of its partnership name. Consequently, Respondent should also be directed to remove all visible signage, marks, advertisements, labels, prints and other effects bearing such partnership name.

RELIEF

WHEREFORE, premises considered, and after due notice and hearing, it is respectfully prayed that this Honorable Commission:

1. ORDER Respondent CLEANERGY CO. to amend its Articles of Partnership to change its partnership name, and to remove the registered and protected "CLEANERGY" name and mark from said partnership name;

2. ORDER Respondent to cease and desist from using the registered and protected "CLEANERGY" name and mark, or any semblance thereof, in its trade or business; and

3. ORDER Respondent to cause the removal of all signage, marks, advertisements, labels, prints and other effects bearing the registered and protected "CLEANERGY" name and mark.

Other just and equitable reliefs are likewise prayed for.

Makati City for Pasay City, 01 September 2020.

VILLANUEVA TIAN SAY DARVIN LAW OFFICES

Counsel for Petitioners Aboitiz Power Corporation and Cleanergy, Inc.
9F 902 Antel Corporate Centre, 121 Valero St., Salcedo Village, Makati City 1227, Metro Manila
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By:
(SGD)
DANIEL NICHOLAS C. DARVIN
PTR No. 8121894/Jan. 07, 2020/
Makati City
IBP Lifetime Member No. 015800/
Makati City
IBP O.R No. 1071545/Feb. 1, 2017
Roll of Attorneys No. 59145
MCLE Compliance No. VI-0013669/
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Makati City
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MCLE Compliance No. VI-0013765/
Oct. 12, 2018
Email: cmmonzon@vtdlaw.ph

Verifications, Certifications and Pre-Marked Exhibits Follow.

PB•Pub.Date: March 1, 2024.

Republic of the Philippines
Department of Transportation
Land Transportation Franchising and
Regulatory Board
East Avenue, Quezon City
CASE NO. 2017-2254
Application for Extension of Validity of a Certificate of a Public Convenience to operate a Truck-For-Hire (TH) Service
JEA MARIE M. VILLALUZ,
Applicant/s.

x-----x
NOTICE OF HEARING
Applicant is a grantee of a Certificate of Public Convenience to operate a Truck-For-Hire (TH) Service on the route within HINATUAN (SURIGAO DEL SUR) and from said place to any point in the PHILIPPINES with the use of ONE (1) units, when Certificate is valid up to JANUARY 25, 2024. In the application filed on JANUARY 17, 2024, applicant request authority to extend the validity of the said Certificate within the same territory with the use of same number of units.

NOTICE is hereby given that this application will be heard by this Board on MARCH 6, 2024 at 9:00 a.m. at its Office at the above address. (face-to-face hearing).

At least FIVE (5) days prior to the above date, applicant/s shall publish this Notice once in ONE (1) daily newspaper of general circulation in Luzon.

Parties opposed to the granting of the application must file their written oppositions supported by documentary evidence on or before the above date furnishing a copy of the same to the applicant/s and may if they so, desire appear on said date and time.

This application will be acted upon by this Board on the basis of its records and documentary evidence submitted by the parties, unless the Board deems it necessary to receive additional documentary and/or oral evidence.

WITNESS the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson this FEBRUARY 2, 2024.

ATTY. PAUL VINCENT V. AUSTRIA
Attorney IV

Republic of the Philippines
Department of Transportation
Land Transportation Franchising and
Regulatory Board
National Capital Region
Regalado Hi-way, North Fairview, Quezon City
CASE NO. 2024-02-00275
TRACKING ID NO. 175104
Application for Certificate of Public Convenience to operate a SCHOOL TRANSPORT SERVICE. PROVISIONAL AUTHORITY
PATRICK ALLAN I. PASAGUE,
Applicant/s.

x-----x
NOTICE OF HEARING
Applicant/s requests authority to operate a SCHOOL TRANSPORT service for the exclusive transportation of students, employees and faculty members of the route of: ST. PAUL UNIVERSITY QUEZON CITY located at QUEZON CITY from their respective residences in METRO MANILA area to the school premises and vice versa with the use of ONE (1) units.

NOTICE is hereby given that this application will be heard by this Regional Office on MARCH 19, 2024 at 9:00 a.m. at its Office at the above address.

At least TEN (10) days prior to the above date, applicant/s shall publish this Notice once in ONE (1) daily newspaper of general circulation in Metro Manila.

Parties opposed to the granting of the application must file their written opposition supported by documentary evidences on or before the above date, furnishing a copy of the same to applicant and may, if so desires, appear on the scheduled date of hearing.

This application will be acted upon by this Board on the basis of its records and documentary evidence submitted by the parties, unless the Board deems it necessary to receive additional documentary and/or oral evidence.

WITNESS the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairman, this 26th day of FEBRUARY 2024.

ATTY. MARISSE ALBERTINE C. ANGELES
Attorney IV

Republic of the Philippines
Department of Transportation
Land Transportation Franchising and
Regulatory Board
East Avenue, Quezon City
CASE NO. TNVS-2023-21342
Application for a Certificate of a Public Convenience to operate a Transport Network Vehicle Service.
PATRICIA DENISE-BERNARDINO,
Applicant/s.

x-----x
NOTICE OF HEARING
Applicant filed an application requesting for authority to operate a Transport Network Vehicle Service (TNVS) within METRO MANILA including MUCEP AREA with the use of ONE (1) unit/s.
NOTICE is hereby given that this applica-

tion will be heard by this Board on MARCH 9, 2024 at 1:00 p.m. at its Office through online hearing. The Zoom hearing link will be sent to the applicant's provided email address.

At least FIVE (5) days prior to the above date, applicant/s shall publish this Notice once in ONE (1) daily newspaper of general circulation in Luzon.

Pursuant to Memorandum Circular No. 2021-043 in relation to No. 2020-069 (re: Guidelines in conduct of on-line hearing during community quarantine), the Formal Offer of Evidence (FOE) must be submitted at least FIVE (5) working days prior to the scheduled hearing.

Parties opposed to the granting of the application must file their written oppositions supported by documentary evidence on or before the above date furnishing a copy of the same to the applicant/s and may if they so, desire appear on said date and time.

This application will be acted upon by this Board on the basis of its records and documentary evidence submitted by the parties, unless the Board deems it necessary to receive additional documentary and/or oral evidence.

WITNESS the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson, this FEBRUARY 13, 2024.

ATTY. FREDERICK L. VALERO
Chief, Legal Division

Republic of the Philippines
Department of Transportation
Land Transportation Franchising and
Regulatory Board
East Avenue, Quezon City
CASE NO. 24-1082
Application for a Certificate of a Public Convenience to operate a Truck-For-Hire (TH) Service
ERICA A. INOCENTES,
Applicant/s.

x-----x
NOTICE OF HEARING
Applicant filed an application requesting for authority to operate a Truck-For-Hire (TH) Service on the route within BACOOR, CAVITE and from said place to any point in the PHILIPPINES with the use of SIX (6) unit/s.

NOTICE is hereby given that this application will be heard by this Board on MARCH 12, 2024 at 9:00 a.m. at its Office at the above address. (face-to-face hearing).

At least FIVE (5) days prior to the above date, applicant/s shall publish this Notice once in ONE (1) daily newspaper of general circulation in Luzon.

Parties opposed to the granting of the application must file their written oppositions supported by documentary evidence on or before the above date furnishing a copy of the same to the applicant/s and may if they so, desire appear on said date and time.

This application will be acted upon by this Board on the basis of its records and documentary evidence submitted by the parties, unless the Board deems it necessary to receive additional documentary and/or oral evidence.

WITNESS the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson this FEBRUARY 14, 2024.

ATTY. FREDERICK L. VALERO
Chief, Legal Division

Republic of the Philippines
Department of Transportation
Land Transportation Franchising and
Regulatory Board
East Avenue, Quezon City
CASE NO. 24-1279
Application for a Certificate of a Public Convenience to operate a Truck-For-Hire (TH) Service
L5 LOGISTICS CORPORATION,
Applicant/s.

x-----x
NOTICE OF HEARING
Applicant filed an application requesting for authority to operate a Truck-For-Hire (TH) Service on the route within PLARIDEL, BULACAN and from said place to any point in the PHILIPPINES with the use of ONE (1) unit/s.

NOTICE is hereby given that this application will be heard by this Board on MARCH 13, 2024 at 9:00 a.m. at its Office at the above address. (face-to-face hearing).

At least FIVE (5) days prior to the above date, applicant/s shall publish this Notice once in ONE (1) daily newspaper of general circulation in Luzon.

Parties opposed to the granting of the application must file their written oppositions supported by documentary evidence on or before the above date furnishing a copy of the same to the applicant/s and may if they so, desire appear on said date and time.

This application will be acted upon by this Board on the basis of its records and documentary evidence submitted by the parties, unless the Board deems it necessary to receive additional documentary and/or oral evidence.

WITNESS the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson this FEBRUARY 16, 2024.

ATTY. PAUL VINCENT V. AUSTRIA
Attorney IV

Republic of the Philippines
Department of Transportation
Land Transportation Franchising and
Regulatory Board
National Capital Region
Regalado Hi-way, North Fairview, Quezon City
CASE NO. 2003-02940
TRACKING ID NO. 171373
Application for Extension of Validity of a Certificate of Public Convenience to operate a TAXI AIRCONDITIONED service
CRISTINA PALERMO,
Applicant/s.

x-----x
NOTICE OF HEARING
Applicant is a grantee of a Certificate of Public Convenience to operate a TAXI AIRCONDITIONED service within: LAS PINAS CITY to any point in METRO MANILA with the use of ONE (1) unit/s which Certificate is valid up JANUARY 28, 2024. In the application filed on DECEMBER 19, 2023, applicant requests authority to extend the validity of the said Certificate on the same route and with the use of same number of unit/s.

NOTICE is hereby given that the application will be heard by this Regional Office on MARCH 11, 2024 at 9:00 a.m. at the LTRFB-NCR Court Room at the above address.

At least FIVE (5) days prior to the above date, applicant shall publish this Notice of Hearing once in ONE (1) daily newspaper of general circulation in Metro Manila.

Parties opposed to the granting of the application must file their written opposition supported by documentary evidences on or before the above date, furnishing a copy of the same to applicant and may, if so desires, appear on the scheduled date of hearing.

WITNESS the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairman, this 19th day of JANUARY 2024.

ATTY. SHERWIN D. VIZCONDE
Attorney IV

Republic of the Philippines
Department of Transportation
Land Transportation Franchising and
Regulatory Board
National Capital Region
Regalado Hi-way, North Fairview, Quezon City
CASE NO. 2009-00715
TRACKING ID NO. 170158
Application for Extension of Validity of a Certificate of Public Convenience to operate a TAXI AIRCONDITIONED service
RONALD SANTOS,
Applicant/s.

x-----x
NOTICE OF HEARING
Applicant is a grantee of a Certificate of Public Convenience to operate a TAXI AIRCONDITIONED service within: MANILA to any point in METRO MANILA with the use of ONE (1) unit/s which Certificate is valid up OCTOBER 31, 2023. In the application filed on DECEMBER 19, 2023, applicant requests authority to extend the validity of the said Certificate on the same route and with the use of same number of unit/s.

NOTICE is hereby given that the application will be heard by this Regional Office on MARCH 11, 2024 at 9:00 a.m. at the LTRFB-NCR Court Room at the above address.

At least FIVE (5) days prior to the above date, applicant shall publish this Notice of Hearing once in ONE (1) daily newspaper of general circulation in Metro Manila.

Parties opposed to the granting of the application must file their written opposition supported by documentary evidences on or before the above date, furnishing a copy of the same to applicant and may, if so desires, appear on the scheduled date of hearing.

WITNESS the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairman, this 19th day of JANUARY 2024.

ATTY. SHERWIN D. VIZCONDE
Attorney IV

Republic of the Philippines
Department of Transportation
Land Transportation Franchising and
Regulatory Board
National Capital Region
Regalado Hi-way, North Fairview, Quezon City
CASE NO. 2014-03162
TRACKING ID NO. 140680
Application for Extension of Validity of a Certificate of Public Convenience to operate a TAXI AIRCONDITIONED service
NOEL M. CRUZ,
Applicant/s.

x-----x
SECOND NOTICE OF HEARING
Applicant is a grantee of a Certificate of Public Convenience to operate a TAXI AIRCONDITIONED service within: MANILA to any point in METRO MANILA with the use of TWO (2) unit/s which Certificate is valid up APRIL 10, 2020. In the application filed on JULY 22, 2020, applicant requests authority to extend the validity of the said Certificate on the same route and with the use of same number of unit/s.

NOTICE is hereby given that the application will be heard by this Regional Office on MARCH 14, 2024 at 9:00 a.m. at the LTRFB-NCR Court Room at the above address.

At least FIVE (5) days prior to the above date, applicant shall publish this Notice of Hearing once in ONE (1) daily newspaper of general circulation in Metro Manila.

Parties opposed to the granting of the application must file their written opposition supported by documentary evidences on or before the above date, furnishing a copy of the same to applicant and may, if so desires, appear on the scheduled date of hearing.

WITNESS the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairman, this 8th day of FEBRUARY 2024.

ATTY. MARISSE ALBERTINE C. ANGELES
Attorney IV

ATTY. PAUL VINCENT V. AUSTRIA
Attorney IV