

Republic of the Philippines
MUNICIPAL TRIAL COURT
Fourth (4th) Judicial Region
Rodriguez, Rizal
mtc2rg2000@judiciary.gov.ph
Tel No. 72122455
-o-

HOME DEVELOPMENT MUTUAL
FUND (HDMF), et al.,

Plaintiff

versus

Civil Case No. **1223-0034**
for: Unlawful Detainer

MAILYN MALIMATA, et al.,
Defendants
x-----x

ORDER

Before the Court is *co-plaintiff* Sheila Mae Rosalado's "**Motion to Serve Summons By Publication with Leave of Court**" filed by counsel, Atty. Rani Angeli C. Supnet, moving for the service of summons by publication in accordance with Rule 14, Section 14 of the Rules of Court, as amended by Rule 14, Section 16 of the *2019 Amendments to the Revised Rules of Civil Procedure*, to **co-defendant** MAILYN MALIMATA, whose whereabouts, contact details cannot be had since personal service proved futile even with diligent inquiry; thus, finding said motion as meritorious and in accordance with the rules, the same is granted.

ACCORDINGLY, the Court hereby directs:

a.) The Branch Clerk to cause the issuance of summons to co-defendant MAILYN MALIMATA at her last known address and allegedly occupying Lot 30, Block 17, Phase 1, Eastwood Residences, Barangay San Isidro, Municipality of Rodriguez, province of Rizal 1860, and to file and serve her **VERIFIED ANSWER** within **SIXTY (60) DAYS** from notice/receipt hereof;

b.) The Process Server to post a copy of the said summons, attaching a copy of the Complaint, at the court's Bulletin Board and the Bulletin Board of the Municipality of Rodriguez, province of Rizal, for at least **THIRTY (30) DAYS**;

c.) The plaintiff that a copy of the summons and the complaint be **PUBLISHED** through a reputable newspaper of general circulation at least **ONCE** a week, for **THREE (3)** consecutive weeks;

d.) *Co-plaintiff* Sheila Mae Rosalado and the court's process server that a copy of the summons, together with a copy of the complaint, its annexes, and this **Order** be sent through registered mail to the last known address of *co-defendant* MAILYN MALIMATA; and,

e.) Finally, that *co-plaintiff* Sheila Mae Rosalado to file a **Manifestation** relative to this Order, within **15 days** after such compliance, attaching therein the corresponding documentary proofs.

SO ORDERED.

February 7, 2024, Rodriguez, Rizal

(ORIGINAL SIGNED)
EDGARDO NOEL B. CRUZ
Presiding Judge
PB•Pub.Dates: Feb. 28, March 6 & 13, 2024.

EXTRA-JUDICIAL
SETTLEMENT OF
ESTATE


Notice is given that the estates of the late LEONARDA B. PASCUA, who died on April 10, 2000 and EMIGDIO T. PASCUA JR., who died on November 29, 2005, intestate, without any Last Will or Testament nor any debts and left parcels of land covered by TCT No. 1039; TCT No. T-580; TCT No. T-105955; TCT No. T-105953; TCT No. T-105958; and TCT No. RT 35463 which all have been adjudicated among heirs in equal shares as per instrument dated FEBRUARY 10, 2023 executed before ATTY. TRISHA M. BARAAN, Notary Public in Quezon City under Doc. No. 92, Page No. 20, Book No. 1, Series of 2023.

PB•Pub.Dates: March 6, 13 and 20, 2024.

Republic of the Philippines
Department of Transportation
Land Transportation Franchising and
Regulatory Board
East Avenue, Quezon City
CASE NO. 24-1010
Application for a Certificate of a Public
Convenience to operate a Truck-For-Hire
(TH) Service
JOSHUA R. SAGUM,
Applicant/s.
x-----x

NOTICE OF HEARING

Applicant filed an application requesting
for authority to operate a Truck-For-Hire



ORDINANCE NO. 1167, Series of 2024

AN ORDINANCE RE-ENACTING AND/OR RATIFYING ALL ACTS PERTAINING TO ORDINANCE NO. 1021, SERIES OF 2022, ENTITLED "AN ORDINANCE AUTHORIZING THE HONORABLE CITY MAYOR TO ACQUIRE BY PURCHASE, EXPROPRIATION, OR ANY OTHER MODE OF ACQUISITION THE PARCELS OF LAND COVERED BY TRANSFER CERTIFICATES OF TITLE NOS. V-106140, V-106287, V-106286 AND V-106289 REGISTERED UNDER THE NAME OF GEOSPECIALIST, INC. LOCATED IN RUBBER MASTER ROAD, BARANGAY LINGUNAN, VALENZUELA CITY, METRO MANILA, FOR CONSTRUCTION OF THE PROPOSED DUMPSITE, MATERIAL RECOVERY FACILITIES, CEMETERY WITH CREMATORIUM AND OTHER GOVERNMENT FACILITIES AND APPROPRIATING FUNDS FOR JUST COMPENSATION THEREFOR" AND FOR OTHER PURPOSES.

| Lot Owner | Title/Area | Location | Fair Market Value per Tax Declaration | Purpose |
|---|--|---|---|---|
| 1. Geospecialist Inc., and/or other persons claiming the subject property | TCT Nos. | | | |
| | (1) V-106140 (Lot 376-A-1) -10,000 square meters, more or less | Rubber Master Road Barangay Lingunan, Valenzuela City, Metro Manila | (1) C-021-06792 Industrial Lot @Php700.00 per square meters | Proposed Dumpsite, Material Recovery Facilities, Cemetery with Crematorium, and Other Government Facilities |
| | (2) V-106287 (Lot 416-A) -36,220 square meters, more or less | | (2) C-021-06941 Residential Lot @Php400.00 per square meters | |
| | (3) V-106286 (Lot 417-A) -30,457 square meters, more or less | | (3) C-021-06942 Residential Lot @Php400.00 per square meters | |
| | (4) V-106289 (Lot 416-C-2) -65,231 square meters, more or less | | (4) E-021-00100 Industrial Lot @Php4,000.00 per square meters | |

Approved on the 66th Regular Session of the Sangguniang Panlungsod of Valenzuela, February 26, 2024.

ORIGINAL SIGNED
Attested: Antonio R. Espiritu
Secretary to the Sanggunian

ORIGINAL SIGNED
Certified Correct: LORENA NATIVIDAD-BORJA
City Vice Mayor

ORIGINAL SIGNED
HON. WESLIE T. GATCHALIAN
City Mayor

PB•Pub.Date: March 6, 2024.

(TH) Service on the route within CANDABA, PAMPANGA 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 11, 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 12, 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-2019-9726
Application for Extension of Validity of a Certificate of a Public Convenience to operate a Transport Network Vehicle Service (TNVS).
MARILYN FLORES ABUEG,
Applicant/s.
x-----x

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 including

MUCEP Area with the use of ONE (1) units, which Certificate is valid up to MARCH 25, 2024. In the application filed on JANUARY 23, 2024, applicant request 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 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. TNVS-2019-18494
Application for Extension of Validity of a Certificate of a Public Convenience to operate a Transport Network Vehicle Service (TNVS).
PEACHY GRACE D. RABO,
Applicant/s.
x-----x

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 including MUCEP Area with the use of ONE (1) units, which Certificate is valid up to DECEMBER 12, 2023. In the application filed on SEPTEMBER 29, 2023, applicant request 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 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. TNVS-23-32723
Application for a Certificate of a Public Convenience to operate a Transport Network Vehicle Service
ROMELYN PAMINTUAN
CAGUIMBAL,
Applicant/s.
x-----x

REPUBLIC OF THE PHILIPPINES
REGIONAL TRIAL COURT
NATIONAL CAPITAL JUDICIAL REGION
BRANCH 264, PASIG CITY
(Stationed in San Juan City)
rtc2pas264@judiciary.gov.ph
0916-420-1170

IN RE: PETITION FOR CANCELLATION OF CERTIFICATE OF LIVE BIRTH OF KATHERINE SAN BUENAVENTURA WITH REGISTRY NO. 93-6087 REGISTERED IN THE CITY OF SAN JUAN METRO MANILA

CATHERINE SAN BUENAVENTURA RACEL ALSO KNOWN AS KATHERINE SAN BUENAVENTURA AND CATHERINE B. RACEL,

Petitioner,

- versus -
SP PROC NO. 009
RTC Pasig City for San Juan

Respondents.
x-----x


ORDER

Petitioner Catherine San Buenaventura Racel, a.k.a. Katherine San Buenaventura, Catherine SB Racel and Catherine B. Racel filed the instant Petition for cancellation of Certificate of Live Birth of Katherine San Buenaventura with Registry No. 93-6087.

Notice is hereby given that the petition will be heard before this Court sitting at The New Hall of Justice, P. Guevarra St., San Juan City on **18 April 2024 at 9:00 o'clock in the morning** at which date and time, all persons interested may appear and show cause in writing why the petition should not be granted.

Let a copy of this Order be published once a week for three (3) consecutive weeks in a newspaper of general circulation in the Philippines chosen by raffie, and further served together with a copy of the petition and annexes to the National Statistician of the Philippine Statistics Authority; the Office of the Solicitor General; the City Prosecutor's Office of San Juan City and at the petitioner's expense, the private respondents Francia Esmedia Sam Buenaventura Usui and Ronnie Mina Racel (Deceased).

SO ORDERED
San Juan City, 15 February 2024.


MA. CHRISTINA DE PIO LIM
Presiding Judge

Copy furnished:
ATTY. MA. FATIMA UNGSON-LIU
Lacebal Ungson-Liu, Magsiboln Law Office Counsel for Petitioner 109/GF Humana Wellness Center Tagaytay-Sta. Rosa Road Brgy. Don Jose Santa Rosa City, Laguna 026 Contact No. 502-8893 Email: lapaunlulawoffices@gmail.com
2. PHILIPPINE STATISTICS AUTHORITY
PSA Complex, East Avenue, Diliman, Quezon City
3. PHILIPPINE STATISTICS AUTHORITY
5/F Carolina Corporate Center 1203 Cardona St., J.P. Rizal Poblacion, Makati City
4. LOCAL CIVIL REGISTRAR
San Juan City, Metro Manila
5. OFFICE OF THE SOLICITOR GENERAL
134 Amorsolo St., Legaspi Village, Makati City
6. OFFICE OF THE CITY PROSECUTOR
San Juan City
7. FRANCIA ESMEDA SAM BUENAVENTURA USUI & RONNIE MINA RACEL (Deceased)
Private Respondents
101 Savanna St., La Residencia de Sta Rosa Brgy. Sto Domingo, Sta Rosa Laguna 4026
PB•Pub.Dates: February 21, 28 and March 6, 2024

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 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 19, 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. 24-1529
Application for a Certificate of a Public Convenience to operate a Truck-For-Hire (TH) Service
ANGELO JOHN L. VILLARUEL,
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 MARILAO, 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 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 19, 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. 24-1323
Application for a Certificate of a Public Convenience to operate a Truck-For-Hire (TH) Service
ADELAIDA L. COMBO,
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 ANTIPOLLO CITY 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 19, 2024.

ATTY. PAUL VINCENT V. AUSTRIA
Attorney IV

Republic of the Philippines
First Judicial Region
REGIONAL TRIAL COURT
Family Court - Branch 4
City of Laoag, Ilocos Norte
fcllog0004@judiciary.gov.ph
(077) 784 5972

MERWIN C. COROTAN,
Petitioner,
versus - Civil Case No. 17963

EDITHA A. COROTAN,
Respondent.

X-----X
ORDER

Petitioner alleges that personal service of summons cannot be made on the respondent because the respondent is presently residing abroad making the service of summons not possible.

WHEREFORE, the court grants the petitioner leave of court to cause the service of summons upon the respondent by publication once a week for two consecutive weeks in a newspaper of general circulation in the Philippines and once in a newspaper of general circulation in the Province of Ilocos Norte.

The summons to be published shall include the following data: (a) title of the case; (b) docket number; (c) nature of the petition; (d) principal grounds of the petition and the reliefs prayed for; and (e) a directive for the respondent to answer within thirty days from the last issue of publication.

The court directs the Clerk of Court to serve a copy of the summons on the respondent at his last known address by registered mail and by electronic mail if the email of the respondent is known.

So ordered.
Issued on 15 January 2024 at City of Laoag, Province of Ilocos Norte, Philippines.

(ORIGINAL SIGNED)
BONHOEFER V. BERNARDEZ
Presiding Judge

/kgg
Republic of the Philippines
First Judicial Region
REGIONAL TRIAL COURT
Branch 4 - Family Coun
City of Laoag, Ilocos Norte

MERWIN C. COROTAN,
Petitioner,
Civil Case No. 17963
- versus - For
Declaration of
Nullity of Marriage

EDITHA A. COROTAN,
Respondent.
X-----X
SUMMONS

TO: EDITHA A. COROTAN
Brgy. Sta. Catalina,
2436 Binalonan, Pangasinan
Whereas, on October 5, 2023 an amended Petition was filed before this court, the contents of which is quoted to wit:
X-----X

AMENDED PETITION

Petitioner, by counsel, unto this Honorable Court, most respectfully states that:

PARTIES

- Petitioner Merwin C. Corotan ("Petitioner") is of legal age, married, and a Filipino citizen. He is a resident of **Sitio 3, Brgy. 47, Bengcac, Laoag City, Ilocos Norte** as evidenced by the hereto attached Sworn Certification of Residency, with House Sketch Location, issued by the Barangay and the Government issued ID and house location sketch marked as Annexes "A" and "B" of the **original petition** respectively. Further, the undersigned counsel personally verified the **authenticity of Petitioner's proof of barangay residency and sufficiently explained to Petitioner the rationale for the residency requirement for purposes of venue and the consequences of non-compliance therewith** as evidenced by the hereto attached Affidavit marked as Annex "C". He may be served with summons and court notices through the undersigned counsel.
- Respondent Editha A. Corotan ("Respondent") is of legal age, married, Filipino citizen and a resident of Brgy. Sta. Catalina, Binalonan, Pangasinan, where she may be served with summons and court notices.
- This is a petition for Declaration of Absolute Nullity of Marriage between the parties on the ground of psychological incapacity under Article 36 of the Family Code, to wit:
A marriage contracted by any party who, at the time of the celebration, was psychologically incapacitated to comply with the essential marital obligations of marriage, shall likewise be void even if such incapacity becomes manifest only after its solemnization.
- The parties met in 2002 when they were introduced to each other by the Petitioner's aunt who happened to be respondent's fellow Overseas Filipino Worker in Hongkong. During that time, they would find time talking and eventually exchanged sweet messages via phone or love letters.

- In December of the same year, respondent came home to have her vacation here in the Philippines. Eager to see her personally, petitioner fetched respondent at the airport and both of them went straight to the respondent's residence at Binalonan, Pangasinan.
- During their stay at respondent's residence, they would become intimate and have sexual intercourse. After few days of staying in Binalonan, respondent's parents asked the petitioner to go home in Laoag to fetch his parents. Petitioner went home and invited his parents in Binalonan.
- When the petitioner, together with his parents, arrived in Binalonan, respondent's father immediately demanded him to marry the respondent. Petitioner was surprised with the instant proposal; he was left with no choice as the parents of the respondent demanded that they should settle down since they are already living together.
- Left with no choice, the parties tied the knots on January 18, 2003, which is less than two (2) months after they met each other personally. A copy of their Certificate of Marriage is hereto attached as Annex "D" of the **original petition**.
- After their marriage, the parties stayed in Binalonan with the insistence of the respondent. She stayed for good as they planned to have a small business and to start a family. Petitioner, being new to the place, had difficulty looking for a job, aggravated by the uneasy environment of living with in-laws.
- The animosity between the petitioner and his in-laws became evident during the early life of their marriage. The parties plan of managing a small business did not work out as planned as respondent would only listen to her older brother - Wilfredo Agbanlog. This would then lead to verbal fights between the parties. Petitioner felt like he was in a prison. He had difficulty in initiating projects as his power to decide at the respondent's residence is limited as he is uncomfortable living with his in-laws.
- Petitioner tried to talk to the respondent if she is amenable to leave her family and both of them would just live in Ilocos Norte. Respondent did not entertain this idea and insisted that they stay in Binalonan, where her family is residing. She insisted that she cannot bear the idea of living away from her family and siblings. Hence, they stayed in Pangasinan.
- Due to petitioner's failure to look for a job and provide their daily needs, respondent would often nag and complain about how difficult her life is after their marriage. She would mention how she misses her old life as a single lady, hanging out with friends and her happy moments in Hongkong.
- Almost every night, petitioner would overhear his wife and his family saying things against him. How indolent, useless, and mooch he is. During such times, petitioner expected his wife to defend him, but rather, she expresses her dismay and regrets in marrying him.
- Having a wife who complains every day, the petitioner looked for new friends in Binalonan. Eventually turned to be habitual drunkard as his new found friends were also drunkard. To avoid the uncomfortable and toxic living environment, petitioner, would always go out with his new peers and would end up in a drinking spree session all day long or until the wee hours at night as this is the only way he can feel free. As a result, petitioner would go home severely intoxicated.
- This unhealthy relationship continued for a couple of months. The belittling and demeaning behavior shown by the respondent and her family usually end up to verbal and physical fights. There were moments when respondent would slap the petitioner in front of her family and made him feel how useless he is. Petitioner cannot do and say anything since he is living with his in-laws.
- After some time, respondent went back to Hongkong as their savings was exhausted already. Respondent directed the petitioner to stay in Pangasinan, which the latter agreed, with the hope that his wife will reform from being a nagger and controlling wife.
- In 2004, respondent went home again and decided to stay in the Philippines for good. The couple were again in constant conflict while living together. As always, she was domineering, hot tempered, extremely jealous, controlling and demanding while petitioner was indolent and passive in making their lives different.
- The peak of their toxic relationship happened in April 2007. They had a major fight. Distasteful words were uttered and physical fights ensued. Petitioner then went outside and had a drinking spree with his friends. He went home very drunk to the extent that he was not able to enter their house. He fell unconscious while opening the backdoor. Petitioner woke up and realized that he slept outside their house.
- When petitioner woke up, he was greeted by hard slap on the face from the respondent, coupled with nasty words. Petitioner, as well got furious and throw everything that he could reach including their electric fan, wooden chairs and other furniture. Respondent shouted out of shock and frustration then she kicked and slapped the petitioner, again. Respondent demanded petitioner to leave as she believes that he is causing disagreement in their family and their married life is failing.
- The day after, petitioner tried to talk to the respondent, however, the latter, as her usual reaction, immediately slap him and ridiculed him. At that time, he grabbed the respondent's arms, pushed her on the wall and asked for separation. Respondent retaliated by immediately boxing the petitioner and grabbed a 2x2 lumber and attempted to beat the latter. Petitioner was able to run away from the

- respondent. On the same day, petitioner took all his clothes went home to Laoag and never came back.
- Petitioner and respondent are living their separate lives for more than fifteen (15) years now.
 - The property of the parties as husband and wife is governed by Absolute Community of Property regime as they did not enter into any marriage settlement before contracting marriage. However, the parties were not able to bear a child and did not obtain any properties during their marriage.**
 - The totality of the circumstances of the case manifestly shows the blatant failure of the petitioner and respondent to comply with their marital obligations.
 - In the case of Tan-Andal vs. Andal¹, the court pronounced that psychological incapacity is not a medical but a legal concept. It refers to a personal condition that prevents a spouse to comply with fundamental marital obligations only in relation to a specific partner that may exist at the time of the marriage but may be revealed through behavior subsequent to the ceremonies.
 - Psychological incapacity required by Article 36² must be characterized by (a) gravity, (b) juridical antecedence, and (c) incurability. The incapacity must be grave or serious such that the party would be incapable of carrying out the ordinary duties required in marriage. It must be rooted in the history of the party antedating the marriage, although the overt manifestations may emerge only after the marriage. It must be incurable or, even if it were otherwise, the cure would be beyond the means of the party involved.³
 - The Psychological Report of Hannah Lyn P. Bautista, MSPsy., RPsy, Rpm, is enlightening. In her Psychological Assessment Report, after conducting series of exams and interview from petitioner, his sisters and the respondent's brother, she concluded that Petitioner is suffering from Antisocial Personality Disorder while the respondent is suffering from Narcissistic Personality Disorder. Attached as Annex "E" of the **original petition** is the copy of the Psychological Assessment Report and Annex "F" of the **original petition** is the copy of Curriculum Vitae of Ms. Hannah Lyn P. Bautista.
 - As elaborated in the Report, respondent shows a pervasive pattern of grandiosity, need for admiration, and lack of empathy. These patterns are prevalent in her actions. She appreciates being in the limelight. When the Petitioner was not able to give the love and affection she wanted, she felt less important leading her to push the petitioner away.
- ¹G.R. No. 196359, May 11, 2021
²Family Code of the Philippines
³Ligeralde vs Republic of the Philippines, G.R. No. 168796, April 15, 2010.
- She maltreats the petitioner every time he gets intoxicated. She stigates fight, she kicked and slapped the petitioner several times. Just the same, respondent would always assault petitioner by giving him labels such as 'inutil', 'bobo' and 'batugan' considering that he cannot find a work to provide for their family. She cannot accept the fact that her life is difficult compared to her life when she is still single and living in Hongkong.
 - Petitioner, on the hand, showed pattern indicative of antisocial personality disorder. He inclined to be down-hearted and show extreme dependency. He considers himself to be inadequate; may be listless, remote, and pre-occupied. A pessimist. He lacks insight into feelings and causes of his own behavior and would avoid unpleasant topics. He is relatively unresponsive emotionally. He believes that certain people are hostile and are trying to make his life difficult and unpleasant.
 - He focuses in gratifying his own needs while neglecting the needs of others. Based on the test administered, he manifested hostility, aggression, and poor self-esteem. He never apologized for his shortcomings nor realized that he failed to do his part to make their marriage work.
 - These actions are manifested by his inability to look for a permanent job to provide for his family. His inability to get along with his in-laws. His engagement in a habitual consumption of alcohol products until wee hours in the morning just to avoid staying at respondent's house. And, the numerous verbal and physical fights that make their relationship toxic and unbearable.
 - The root cause by the respondent's behaviors can be explained by her experienced attachment problem as a young child. Being the youngest child, she felt very important being the star in the family. Even outside her circle, she expected others to treat her extra special. Her unresolved childhood conflict led her in developing narcissistic personality disorder. When the petitioner wooed her and made her feel extra special even in a short period of time, she believed in the illusion of love.
 - Sadly, for petitioner, the root cause his actions are imbedded while he was still a child. Petitioner grew up in an overly pampering and excessively nurturing family, and lax parenting and discipline, made the petitioner adventurous, carefree of his manners, and irresponsible. Growing up as a child in an environment where there is lack of criticism or punishment reinforced the development of his personality disorder. He was accustomed that life is easy, and it has not to be complicated. As a result, he did not learn to value sacrifice, persistence, hard work and delay of gratification. In addition, he learned to disobey

- and disregard rules, brought by tolerated misbehaviors. He believes that he is confident enough that he can always make it on his own because of his strong support system; his close family ties which in return appeared toxic and encourages dependency.
- The personality disorders of the petitioner and the respondent served as the main reason why they failed in complying with the essential marital obligations of providing mutual love, respect, affection, help, support, etc. The said personality disorders of the petitioner and the respondent are deeply embedded in their long held personality traits. Despite being explicitly manifested during their marriage; their personality disorders were developed way before they got into their marital union. The personality disorders of the petitioner and the respondent are considered to be permanent in their personality structures. Hence, their personality disorders are now grave and incurable. The couple's state is seen to be grave and incurable as they fail to recognize their condition as well as in seeking psychological intervention.
 - The following are the witnesses, to wit: 1) the petitioner himself to prove the material allegations in the petition; 2) Ms. Hannah Lyn P. Bautista, an expert witness who will testify that petitioner has Antisocial Personality Disorder and that respondent has Narcissistic Personality Disorder; and 3) Melanie Corotan-Alonzo, sister of the petitioner who will corroborate the testimony of the petitioner⁴.
 - The following are the documentary evidence to support the petition, to wit:
a. Sworn Certification of Residency with house location sketch;
b. Government Identification Card of the petitioner issued by the Land Transportation Office;
c. Affidavit of the undersigned counsel;
d. Certificate of Marriage issued by the Philippine Statistics Authority;
e. Psychological Report conducted by a licensed Psychologist;
f. Curriculum Vitae of Hannah Lyn P. Bautista; and
- ⁴Please see Psychological Assessment
⁵Judicial Affidavit of Merwin C. Corotan is hereby marked as Annex "G" of the **original petition**.
⁶Judicial Affidavit of Hannah Lyn P. Bautista is hereby marked as Annex "H" of the **original petition**.
⁷Judicial Affidavit of Melanie Corotan-Alonzo is hereby marked as Annex "I" of the **original petition**.
⁸Other document or object evidence that will be in the possession of the petitioner during the course of the hearing.
- The petition was not filed to harass, cause unnecessary delay or needlessly increase the cost of litigation.
 - The factual allegations therein have evidentiary support or, if specifically identified, will likewise have evidentiary support after a reasonable opportunity for discovery.
- PRAYER**
- WHEREFORE, it is most respectfully prayed to Honorable Court that after due notice and proceedings, render judgment as follows:
- Declaring that at the time of the celebration of the marriage of the Petitioner MERWIN C. COROTAN, and the Respondent EDITHA AGBANLOG-COROTAN, BOTH of them were psychologically incapacitated . to comply with their respective obligations essential to the marriage;
 - Decreeing that by reason of the psychological incapacity of both parties, the marriage contracted by them on January 18, 2003, as well as its civil effects, if any, is VOID AB INITIO, pursuant to Article 36 of the Family Code of the Philippines, as amended;
 - Ordering the Philippine Statistics Authority and the Civil registry of Binalonan, Pangasinan to cancel from their respective Book of Marriages the entry covering the marriage between the parties, and to record the judgment declaring the absolute nullity of the marriage between said parties. Such other reliefs and remedies which are deemed just and equitable under the premises are likewise prayed for. Respectfully submitted.
October 5, 2023, Laoag City, Ilocos Norte.
- (ORIGINAL SIGNED)
ATTY. MARIANNE SHEN L. PETILLA
Roll of Attorneys No. 80796
Room 33, LA Angela Bldg. 26 Segundo Ave.,
Brgy. 13, Laoag City, Ilocos Norte
IBP OR No. 252924; 23 December 2022; Ilocos Norte
PTR OR No. 9119188; 19 December 2022; Ilocos Norte
MCLE Compliance No. (admitted to the Bar in 2022) Email Add: mslpetilla.legal@gmail.com
Mobile No. 0926 740 0961
- Copy furnished:
By registered mail
OFFICE OF THE SOLICITOR GENERAL
150 Amorsolo St., Legaspi Village Makati City
Registry Receipt **RE 768 692 343 ZZ**
By personal service
OFFICE OF THE CITY PROSECUTOR
Laoag City, Ilocos Norte
Registry Receipt **OCT 05 2023**
PB•Pub.Dates: February 28 and March 6, 2024.

Republic of the Philippines
Department of Transportation and Communications
Land Transportation Franchising and Regulatory Board
East Avenue, Quezon City
CASE NO. 2017-0654
Application for Extension of Validity of a Certificate of Public Convenience to operate a TOURIST TRANSPORT service
ENTERPRISE CAR LEASE PHILIPPINES INC.,
Applicant/s.

x-----x
NOTICE OF HEARING
Applicant is a grantee of Certificate of Public Convenience to operate a TOURIST TRANSPORT service within PASAY CITY and from said place to any point in the PHILIPPINES with the use of FOURTEEN (14) units, which Certificate is valid up to DECEMBER 3, 2023. In the application filed on OCTOBER 16, 2023, applicant requests authority to extend the validity of the said Certificate within the same territory, with the use of the same number of units.

NOTICE is hereby given that this application will be heard by this Board on APRIL 1, 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 20, 2024.

ATTY. FREDERICK L. VALERO
Chief, Legal Division

Republic of the Philippines
Department of Transportation
Land Transportation Franchising and Regulatory Board
National Capital Region
Regalado Highway, North Fairview, Quezon City
CASE NO. 2024-01-00229
TRACKING ID NO. 174751
Application for Certificate of Public Convenience to operate a SCHOOL TRANSPORT SERVICE.
ST. BENEDICT SCHOOL OF NOVALICHES INC.,
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 member of the route of: ST. BENEDICT SCHOOL OF NOVALICHES INC., from their respective residences in METRO MANILA area to the school premises and vice versa with the use of ONE (1) unit/s.

NOTICE is hereby given that this application will be heard by this Regional Office on MARCH 18, 2024 at 9:00 a.m. at the LTFRB-NCR Court Room at the above address.

At least TEN (10) days prior to the above date, applicant/s 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.

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 16th day of FEBRUARY 2024.

ATTY. SHERWIN D. VIZCONDE
Attorney IV

Republic of the Philippines
Department of Transportation
Land Transportation Franchising and Regulatory Board
National Capital Region
Regalado Highway, 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 member 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) unit/s.

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

NCR Court Room at the above address.
At least TEN (10) days prior to the above date, applicant/s 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.
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
Regional Franchising and Regulatory Office No. IV
Lipa City, Batangas
CASE NO. 2022-04-00095
Application for Consolidation of Existing Franchise of Certificate of Public Convenience to Operate PUJ service.
LUCBAN GENESIS TRANSPORT SERVICE & MPC
Applicant/s.

x-----x
NOTICE OF HEARING
Applicant filed an application for Consolidation of Existing Franchise cited as follows: 2002-04-04454, 2009-04-03599, 2009-04-03597, and 2000-04-03642 of PUJ Service as per this office's records for the transportation of passengers and freight along the route/territory: LUCBAN QUEZON - GRAND TERMINAL (LUCENA CITY) BOTH IN QUEZON AND VICE VERSA and vice versa with the use of SIXTY-FIVE (65) units under the Consolidated/Juridical entity pursuant to Memorandum Circular No. 2022-059.

In the application dated MARCH 28, 2023, the applicant filed Amended Petition for Dropping and Substitution of Units FIVE (5) MODERNIZED units. Now, the applicant has a total of SIXTY-FIVE (65) UNITS in which therein TWENTY-FIVE (25) MODERNIZED UNITS.

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-given address. (face-to-face hearing).

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

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, to appear on the said date and time.

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

WITNESS the Honorable COL. RENWICK K. RUTAUQUIO PA(Ret), Regional Director, this 1st day of MARCH 2024.

ANGELO P. QUINTO
HEARING OFFICER

Republic of the Philippines
Department of Transportation
Land Transportation Franchising and Regulatory Board
East Avenue, Quezon City
CASE NO. 24-1702 (2003-2580)
Application for Transfer of a Certificate of Public Convenience to operate a TAXI AIRCONDITIONED (TX) service.
GENIE M. REYNON - VENDOR
JESUS L. DELOS SANTOS - VENDEE,
Applicant/s.

x-----x
NOTICE OF HEARING
Applicant request approval of the sale made by GENIE M. REYNON in favor of JESUS L. DELOS SANTOS of a Certificate of Public Convenience issued in Case No. 2003-2580 to operate a TAXI AIRCONDITIONED (TX) service on the route within within MANILA and from said place to any point in the island of LUZON accessible to motor vehicle traffic and vice versa with the use of ONE (1) units which Certificate is valid up to OCTOBER 31, 2027.

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. (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 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 the Board on the basis of its records and the documentary evidence submitted by the parties, unless this Board deems necessary to receive additional documentary and/or oral evidence.

WITNESS the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson, this FEBRUARY 20, 2024.

ATTY. FREDERICK L. VALERO
Chief, Legal Division

ATTY. JENNIFER LEAH P. ROJAS
Attorney IV

