



# BUREAU OF CUSTOMS

MAKABAGONG ADUANA, MATATAG NA EKONOMIYA

PROFESSIONALISM

INTEGRITY

ACCOUNTABILITY

RECEIVED  
BUREAU OF CUSTOMS  
PORT OF CLARK  
DISTRICT COLLECTOR  
OCT 24 2023  
4:42 PM

## DISPOSITION FORM

FOR	DISTRICT COLLECTOR, PORT OF CLARK	BY: <u>[Signature]</u>	DATE: <u>October 24, 2023</u>	CONTROL NO.
FROM	ACTING DEPUTY COLLECTOR FOR PASSENGER SERVICE CONCURRENT CHIEF, LAW DIVISION, PORT OF CLARK			BOC-CRK-23-00293
SUBJECT	DESIGNATION AS HEARING OFFICER FOR SEIZURE IDENTIFICATION (S.I.) NO. 047-2022			

ATTY. DANILO G. BALLENA, JR. [Signature]

### REFERENCE:

- a.) Memorandum dated 05 October 2023 from Commissioner Bienvenido Y. Rubio forwarding the docket of the case (S.I. No. 047-2022) with the rendered **Order** dated 17 October 2023; and
- b.) Customs Administrative Order (CAO) No. 10-2020 "Seizure and Forfeiture Proceedings and Appeals Process".

### DISCUSSION:

1. This pertains to the above-referenced Memorandum from the Commissioner regarding the Port of Clark S.I. No. 047-2022 entitled "*Republic of the Philippines vs. Shipment said to contain "SILVER DECORATIVE PLATE" which arrived at Federal Express (FedEx) Clark Hub on 24 November 2021 under House Airway Bill No. 775300636183 from Hong Kong but found to contain six (6) pcs. Round-shaped Gold Nuggets*" wherein the claimant filed a Notice of Appeal with Memorandum of Appeal and with very urgent Motion for Inspection of the subject items dated 30 September 2022.
2. In the Order dated 17 October 2023 from the Commissioner, the dispositive portion of which reads:

**"WHEREFORE**, above premises considered, the *Memorandum of Appeal* of **EDWINN CHUA**, owner of the shipment said to contain **"SILVER DECORATIVE PLATE"** which arrived at Federal Express (FedEx) Clark Hub on 24 November 2021 under House Airway Bill No. 775300636183 from Hong Kong but found to contain **six (6) pcs. Round-shaped Gold Nuggets**, is hereby **GRANTED** subjected to the following conditions:

1. The case be remanded to the port *quo* for the conduct of the inspection, examination and analysis of the subject shipment by a professional gemologist or by a professional who is an expert on the field of gemology, to determine the true nature of the subject shipment, and to afford CLAIMANT-APPELANT further reasonable opportunity to adduce evidence and explain his side;

**A Modernized and Credible Customs Administration That is Among the World's Best**

Industrial Estate V, M.A. Roxas Highway, Clark Freeport Zone, Pampanga  
(045) 499-0831- (045) 499-0828 | www.customs.gov.ph | clark@customs.gov.ph

2. Strict compliance of applicable customs and allied laws, rules and regulations pertinent on the matter; and
3. Payment of proper duties, taxes and other charges thereon.

**SO ORDERED.”**


3. The pertinent provisions of CAO No. 10-2020 are stated as follows:

**xxx “11.2.** The District Collector may conduct a hearing or may designate a lawyer assigned to the Collection District as a Hearing Officer. **xxx”**  
(CAO No. 10-2020)

**RECOMMENDATIONS:**

3. In view of the foregoing, this Office recommends that **Atty. Noe L. Espenilla** be designated as Hearing Officer to handle the abovementioned case.
4. If in accord, attached herewith is a draft Memorandum, for your signature.

**APPROVED / DISAPPROVED**

  
\_\_\_\_\_  
**ATTY. ERASTUS SANDINO B. AUSTRIA, CESO V**  
District Collector, Port of Clark

**REMARKS:**

---

---

---





# BUREAU OF CUSTOMS

MAKABAGONG ADUANA, MATATAG NA EKONOMIYA



PROFESSIONALISM

INTEGRITY

ACCOUNTABILITY

## MEMORANDUM

**TO :** **ATTY. NOE L. ESPENILLA**  
Collector of Customs I

**FROM :** **ATTY. ERASTUS SANDINO B. AUSTRIA, CESO V**  
District Collector

**SUBJECT :** **DESIGNATION AS HEARING OFFICER FOR SEIZURE IDENTIFICATION NO. 047-2022**

**DATE :** October 24, 2023

---

In the exigency of service, you are hereby designated as Hearing Officer for Seizure Identification No. 047-2022 in addition to your present duties and responsibilities.

This designation is necessary to take the appropriate actions on the said case subject to strict compliance of applicable customs and allied laws, rules and regulations pertinent on the matter.

For strict and immediate compliance.

***A Modernized and Credible Customs Administration That is Among the World's Best***

Industrial Estate V, M.A. Roxas Highway, Clark Freeport Zone, Pampanga  
(045) 499-0831- (045) 499-0828 | [www.customs.gov.ph](http://www.customs.gov.ph) | [clark@customs.gov.ph](mailto:clark@customs.gov.ph)



BOC-CRK-23-00294



# BUREAU OF CUSTOMS

MAKABAGONG ADUANA, MATATAG NA EKONOMIYA



PROFESSIONALISM

INTEGRITY

ACCOUNTABILITY

## MEMORANDUM

TO : **ATTY. ERASTUS SANDINO B. AUSTRIA**  
District Collector, Port of Clark

BUREAU OF CUSTOMS  
PORT OF CLARK  
OFFICE OF THE DISTRICT COLLECTOR

**RECEIVED**  
OCT 28 2023

FROM : **BIENVENIDO Y. RUBIO**  
Commissioner

OCT 17 2023

BY: *[Signature]* TIME: 11:13 AM

SUBJECT : **SEIZURE IDENTIFICATION NO. 047-2022 – SHIPMENT SAID TO CONTAIN “SILVER DECORATIVE PLATE” WHICH ARRIVED AT FEDERAL EXPRESS (FEDEX) CLARK HUB ON 24 NOVEMBER 2021 UNDER HOUSE AIRWAY BILL NO. 775300636183 FROM HONG KONG BUT FOUND TO CONTAIN SIX (6) PCS. ROUND-SHAPED GOLD NUGGETS CONSIGNED TO EDWINN CHUA**

DATE : **05 OCTOBER 2023**

Forwarded is the herein docket of the above-mentioned case with the information that this Office rendered an **Order** dated 05 October 2023, the dispositive portion of which reads:

**“WHEREFORE**, above premises considered, the *Memorandum of Appeal* of **EDWINN CHUA**, owner of shipment said to contain **“SILVER DECORATIVE PLATE”** which arrived at Federal Express (FedEx) Clark Hub under House Airway Bill No. 775300636183 from Hong Kong but found to contain **six (6) pcs. Round-shaped Gold Nuggets**, is hereby **GRANTED** subjected to the following conditions:

1. This case be remanded to the port *a quo* for the conduct of the inspection, examination and analysis of the subject shipment by a professional gemologist or by a professional who is an expert on the field of gemology, to determine the true nature of the subject shipment, and to afford CLAIMANT-APPELLANT further reasonable opportunity to adduce evidence and explain his side;
2. Strict compliance of applicable customs and allied laws, rules and regulations pertinent on the matter; and
3. Payment of proper duties, taxes and other charges thereon.

**SO ORDERED.”**

For appropriate action.





REPUBLIC OF THE PHILIPPINES

Seizure Identification  
No. 047-2022 (CLARK)

- versus -

Shipment said to contain **“SILVER DECORATIVE PLATE”** which arrived at Federal Express (FedEx) Clark Hub on 24 November 2021 under House Airway Bill No. 775300636183 from Hong Kong but found to contain **six (6) pcs. Round-shaped Gold Nuggets**,

**EDWINN CHUA**

City Square Plaza, Jakosalem St.  
Cogon Ramos, Cebu City 6000,  
*Claimant.*

x ----- x

## ORDER

This a review of the Decision of the District Collector, Port of Clark International Airport, dated 08 August 2022, on the seizure and forfeiture proceedings instituted against the above-captioned shipment, the dispositive portion of which reads:

*“WHEREFORE, by virtue of the authority vested in me by law, it is hereby ordered and decreed that **shipment said to contain “SILVER DECORATIVE PLATE” which arrived at Federal Express (FedEx) Clark Hub on 24 November 2021 under House Airway Bill No. 775300636183 from Hong Kong but found to contain six (6) pcs. Round-shaped Gold Nuggets**, subject of this seizure and forfeiture proceeding, be **FORFEITED** in favor of the Government to be disposed of in the manner provided for by law.*

*Let copies of the Order be furnished all parties and offices for their information.*

**SO ORDERED.”**

### STATEMENT OF RELEVANT FACTS

As culled from the records, the antecedent facts of the instant case are as follows:

1. On 21 November 2021, a shipment from Hong Kong said to contain **“SILVER DECORATIVE PLATE”** (**“SUBJECT SHIPMENT”**) consigned to EDWINN CHUA (**“CLAIMANT-APPELLANT”**) arrived at the Federal Express (FedEx) Clark Hub under House Airway Bill No. 775300636183.
2. On 11 February 2022, said shipment was turned over by FedEx Security to be subjected to physical examination. Prior to actual examination of the same, it was found opened as handed over by the FedEx Operations and Security Team to assigned Customs Examiner Jerel Paul Magistrado.



- The assigned customs examiner conducted physical examination on the subject shipment in the presence of assigned Acting Customs Appraiser, BOC-FedEx Composite Unit Chief, District Collector, and representatives from AAI and FedEx Operations and Security which led to the following findings:

AS DECLARED	AS FOUND
Silver Decorative Plate	One (1) Box containing one (1) plastic bag holding containing six (6) pcs. Round-shaped Gold Nuggets with the following markings:
<b>Value: 60.00 USD</b> <b>Gross Weight: 12.40 kgs</b>	1 pc. 2,040.05 g 1 pc. 2,235.31 g 1 pc. 2,585.58 g 1 pc. 2,562.96 g 1 pc. 1,837.89 g 1 pc. 875.65 g (unclear label)

- On even date, subject shipment was weighed and inventoried for recording purposes. The same was returned to its plastic container and box, placed with markings, documented, immediately turned over to FedEx Security Chief, and placed inside a vault at FedEx facility as witnessed by the representatives from FedEx and AAI Worldwide Logistics.
- On 25 July 2022, the Office of the District Collector received a Memorandum dated 11 February 2022 from the assigned customs examiner and Acting Customs Appraiser, recommending the issuance of a Warrant of Seizure and Detention (WSD) against the subject shipment for violation of Sections 118 (d), 1113 par. (f), (i), and (l), and 1400 of R.A. No. 10863 in relation to Section 5 (1) Chapter II of BSP Manual s. 2021.
- Thus, on 26 July 2022, a Warrant of Seizure and Detention (WSD) docketed as S.I No. CFZ 047-2022 was issued by the District Collector against the subject shipment for violation of Sections 118 (d), 1113 par. f, i and l (3 & 4), and 1400 of R.A. No. 10863 otherwise known as the Customs Modernization and Tariff Act (CMTA) in relation to Section 5 (1) Chapter II of the Manual of Regulations on Foreign Exchange Transactions (FX Manual) of *Bangko Sentral ng Pilipinas*.
- On the scheduled hearing dated 04 and 05 August 2022, CLAIMANT-APPELLANT failed to appear despite due notice. Thus, the case was deemed submitted for decision.
- The District Collector opined that the failure of the CLAIMANT-APPELLANT to register his claims in the proceedings and eventually submit documentary and/or testimonial evidence to support such claim is equivalent to a waiver of right. Such waiver will not offend the time-honored principle and constitutionally guaranteed "due process principle" since the CLAIMANT-APPELLANT was given ample time to present his case.
- The subject shipment was declared in the airway bill and commercial invoice as "**Silver Decorative Plate**" contrary to the findings of the Customs Examiner



that the same contained six (6) pcs. Round-shaped Gold Nuggets, a prohibited goods under R.A. No. 10863.

10. Evidently, with this discovery, there was a clear violation of Section 1400 of the CMTA
11. Accordingly, the District Collector issued the Order finding subject shipment is liable for forfeiture for having been imported in violation of Sections 118 (d), 1113 par. f, i and l (3 & 4), and 1400 of CMTA in relation to Section 5 (1) Chapter II of the Manual of Regulations on Foreign Exchange Transactions (FX Manual) of *Bangko Sentral ng Pilipinas*.
12. In his Memorandum of Appeal, CLAIMANT-APPELLANT avers that he received the 08 August 2022, Order of the District Collector only on 23 September 2022, when it was turned over by their building's security. Thus, he surmised that he has until 09 October 2022, within which to file an appeal.
13. Furthermore, CLAIMANT-APPELLANT claims that he failed to attend the scheduled hearings on 04 August 2022, and 05 August 2022 "because of the belated receipt of the copy of the Notice of Hearing as the same was left by the JRS Express delivery personnel to the security guard on duty of the building".
14. CLAIMANT-APPELLANT strongly argues that his constitutional right to due process was violated, having been deprived of the opportunity to be heard and to examine the items subject of the forfeiture proceedings.
15. Hence, this disposition.

## ISSUE

Whether or not the instant Memorandum of Appeal should be given due course.

## DISCUSSION

In a number of previous decisions, this Office stressed that technicalities may be set aside, taking into consideration the substantial issues of each case, and when this Office finds a special circumstance or compelling reason to justify the relaxation of the rule, we deem it more in accord with substantive justice that the case be decided on the merits.

In **Cebu Metro Pharmacy v. Euro-Med**<sup>1</sup>, the Court elucidated:

*"As a final note, it is worthy to emphasize that the dismissal of an appeal on a purely technical ground is frowned upon especially if it will result in unfairness. The rules of procedure ought not to be applied in a very rigid, technical sense for they have been adopted to help secure, not override, substantial justice. For this reason, courts must proceed with caution so as not to deprive a party of statutory appeal; rather they must ensure that all litigants are granted the amplest opportunity for the proper and just ventilation of their causes, free from the constraint of technicalities."*

The records of the case reveal that the Decision of the District Collector on the seizure proceedings was delivered to the CLAIMANT-APPELLANT on 19 August 2022,

---

<sup>1</sup> Cebu Metro Pharmacy v. Euro-Med Laboratories, G.R. No. 164757, October 18, 2010



received by a certain J. Romaguera, who is not a friend, but a security guard in their office building, as contented by the CLAIMANT-APPELLANT.

From receipt of said Decision, CLAIMANT-APPELLANT, pursuant to **Section 16.1 of CAO 10-2020**, had **fifteen (15) days from receipt of such Decision, or until September 3, 2022**, to file his Memorandum of Appeal. However, CLAIMANT-APPELLANT avers that a copy of the District Collector's Decision was allegedly turned over to him by the security guard only on **September 23, 2022**.

There is no dispute that the **present appeal was filed on 30 September 2022, more than fifteen (15) days from the time they allegedly received the District Collector's Decision.**

In *Republic vs. Heirs of Cirilo Gotengco*,<sup>2</sup> the Court, citing Spouses Bergonia and Castillo vs. CA, et.al., held:

*"Time and again, the Court has reiterated the maxim that rules of procedure must be faithfully followed and cannot be ignored due to its indispensability for the orderly and speedy discharge of the administration of justice. While rules of procedure may be relaxed to better serve the ends of justice, the Court, however, must take precaution as the exception to this tenet is applied only to the most persuasive of reasons and the most deserving."*

In the interest of substantial justice, we will give due course to CLAIMANT-APPELLANT's Appeal.

In his Memorandum of Appeal, CLAIMANT-APPELLANT argues that service of the Notice of Hearing on the security guard on duty is not the proper service as contemplated by CAO 10-2020, which must be made through personal service. While we submit to this argument, such requirement is not stringently applied. Service of notices may be made through private courier, and if it cannot be served personally, the same can be served on the person who customarily receives the correspondence for the CLAIMANT-APPELLANT -- who could be the receptionist or even the security guard at his principal office. In the case at bar, this Office deems that service made on the security guard was improper and therefore, ineffective. There is no evidence showing that said security guard customarily received correspondence for CLAIMANT-APPELLANT nor he was the latter's employee.

There is no dispute that when the hearings were conducted by the port a quo without the participation of the CLAIMANT-APPELLANT (since he allegedly didn't receive the notice of hearing on time), and a Decision was rendered accordingly, CLAIMANT-APPELLANT was clearly denied the right to due process of law.

The Court held in *Augusto R. Samalio vs. Court of Appeals, et.al.*,<sup>3</sup> citing Stayfast Philippines Corp.<sup>4</sup> vs NLRC and Adamson & Adamson, Inc. vs. Amores, et. al.<sup>5</sup>:

*"The requirements [of due process] are satisfied where the parties are afforded fair and reasonable opportunity to explain their side of the controversy at hand. The standard of due process that must be met in administrative tribunals allows a certain degree of latitude as long as fairness is not ignored."*

---

<sup>3</sup> G.R. No. 140079, March 31, 2005

<sup>4</sup> G.R. No. 81480, 9 February 1993

<sup>5</sup> G.R. No. L-58292, 23 July 1987



Bearing this in mind, CLAIMANT-APPELLANT was not afforded a fair and reasonable opportunity to explain his side and to adduce evidence.

The Court of Tax Appeals held in **Mannasoft Technology Corp. vs. Commissioner of Internal Revenue**<sup>6</sup>: “x x x taxpayers and the government must be mindful of the observance of the due process of law in order to be well equipped in protecting their respective rights. A violation of due process makes the actions of the government invalid x x x.”

**WHEREFORE**, above premises considered, the *Memorandum of Appeal* of **EDWINN CHUA**, owner of shipment said to contain “**SILVER DECORATIVE PLATE**” which arrived at Federal Express (FedEx) Clark Hub under House Airway Bill No. 775300636183 from Hong Kong but found to contain **six (6) pcs. Round-shaped Gold Nuggets**, is hereby **GRANTED** subjected to the following conditions:

1. This case be remanded to the port *a quo* for the conduct of the inspection, examination and analysis of the subject shipment by a professional gemologist or by a professional who is an expert on the field of gemology, to determine the true nature of the subject shipment, and to afford CLAIMANT-APPELLANT further reasonable opportunity to adduce evidence and explain his side;
2. Strict compliance of applicable customs and allied laws, rules and regulations pertinent on the matter; and
3. Payment of proper duties, taxes and other charges thereon.

**SO ORDERED.**

Manila, \_\_\_\_\_, 2023.

**BIENVENIDO Y. RUBIO**  
Commissioner



OCT 17 2023

<sup>6</sup> CTA Case no. 8745 dated Jan. 13, 2017



# BUREAU OF CUSTOMS

MAKABAGONG ADUANA, MATATAG NA EKONOMIYA

PROFESSIONALISM

INTEGRITY

ACCOUNTABILITY

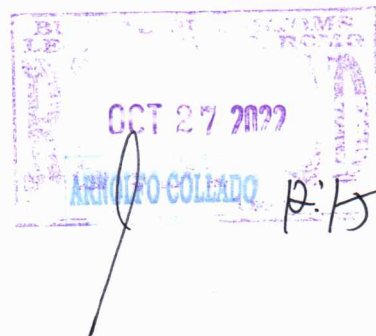


BOC-09-35125

**1<sup>st</sup> Indorsement**  
24 October 2022

Respectfully forwarded to the **OFFICE OF THE COMMISSIONER, ATTN: ATTY. MARIA YASMIN OBILLOS-MAPA, Acting Director, Legal Service and Executive Director, BATAS**, this Bureau, the herein attached letter from Atty. Niel Aaron C. Balili, counsel of Mr. Edwinn Chua, claimant, attaching the formal and unequivocal revocation and withdrawal of the latter to the authority given to Mr. Rolando Fernandez, Mr. Heradio Pilon, Jr. and Mr. Steven Ngo relative to the Seizure Identification (S.I.) No. CFZ 047-2022.

**ALEXANDRA Y. LUMONTAD**  
District Collector  
Port of Clark







# BPB Law Offices

Unit 2-2, 2nd Floor, Z Plaza Building,  
D. Jakosalem Street, Zapatera, 6000 Cebu City  
BPBlawoffices@gmail.com  
Tel. No. (032) 254-2027

Neil Aaron C. Balili  
*Managing Partner*  
09178342612  
neilaaronbalili.lex@gmail.com

Russel S. Pernites  
*Partner*  
09177700152  
raz.abogado@gmail.com

Jhun Louys B. Llanos  
*Associate Lawyer*  
(032) 254-2027  
bpblawoffices@gmail.com

John Reyran E. Cadeleña  
*Associate Lawyer*  
(032) 254-2027  
bpblawoffices@gmail.com

Juan Bernardo Holganza  
*Legal Assistant*  
(032) 254-2027  
bpblawoffices@gmail.com

Razell A. Echavez  
*Legal Staff*  
(032) 254-2027  
bpblawoffices@gmail.com

Ramil Y. Castaneda  
*Legal Staff*  
(032) 254-2027  
bpblawoffices@gmail.com

Hanna Maris Q. Betinol  
*Legal Staff*  
(032) 254-2027  
bpblawoffices@gmail.com

**21 October 2022**

**ALEXANDRA Y. LUMONTAD**  
District Collector  
Port of Clark, Clark Freeport Zone  
Clark, Pampanga

Dear Ma'am Lumontad:

Good day!

We are writing this letter in behalf of our client **EDWINN CHUA**. We were just informed that our client, Mr. Chua empowered **Mr. Rolando Fernandez, Mr. Heradio Pilon, Jr., and Mr. Steven Ngo** by virtue of a Special Power of Attorney to appear for and in his behalf before your good office in relation to the shipment under Seizure Identification No. CFZ 047-2022. However, we have no knowledge if such authorization was submitted to your good office.

In case if an authorization was indeed submitted, attached in this letter, is the formal and unequivocal revocation and withdrawal of Mr. Chua to the above-mentioned authority or any authority given to the persons named above.

In view of this revocation and withdrawal, all authorization, documents and/or papers in relation to the given authority are hereby rendered ineffective, and all transactions and appearances made by the above-mentioned persons are not authorized and sanctioned by Mr. Chua and shall not bind him in whatever capacity and manner.

Thank you!

  
**ATTY. NEIL AARON C. BALILI**  
*For the Firm*

CC:

**LEGAL DIVISION**  
Bureau of Customs  
Port of Clark, Freeport Zone  
Clark, Pampanga

BUREAU OF CUSTOMS  
PORT OF CLARK  
OFFICE OF THE DISTRICT COLLECTOR  
**RECEIVED**  
OCT 24 2022  
BY: H. FAVOR TIME: 11:34

October 15, 2022

**THE BUREAU OF CUSTOMS**  
Port of Clark, Clark Freeport Zone  
Clark, Pampanga


*TO WHOM IT MAY CONCERN:*

This is to withdraw, annul, or revoke any and all authorization and Special Power of Attorney granted by me in favor of the following persons:

**ROLANDO FERNANDEZ;**  
**HERADIO PILON, JR.,** and  
**STEVEN NGO,**

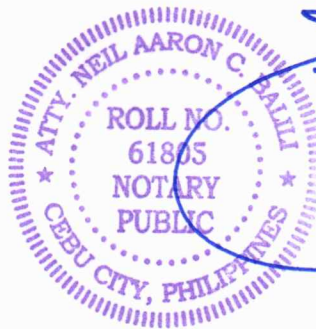
to appear for and in my behalf before your good office in relation to the shipment under Seizure Identification No. CFZ 047-2022.

All transactions and appearances made by these persons are not authorized by me and shall not bind me in whatever capacity and manner.

  
**EDWINN CHUA**  
Consigee/ Declarant

SUBSCRIBED AND SWORN TO  
BEFORE ME, THIS **15 OCT 2022**  
IN THE **CITY OF CEBU**

Doc. No. : 035  
Page No. : 0  
Book No. : 7  
Series of : 2022



**NEIL AARON C. BALILI**  
Notary Public  
Cebu City until December 31, 2022  
Notarial Commission No. 89-13  
Roll No. 61805  
PTR No. 898405, Jan. 3, 2022/Cebu Province  
IBP No. 199358, Jan. 17, 2020/Cebu City  
MCLE Compliance No. VII-0002024, 4/14/2025  
Unit 2-3, 2nd Plaza Bldg., D. Jakosalem St., Cebu City





# BPB Law Offices

Unit 2-2, 2nd Floor, Z Plaza Building,  
D. Jakosalem Street, Zapatera, 6000 Cebu City  
BPBlawoffices@gmail.com  
Tel. No. (032) 254-2027

Neil Aaron C. Balili  
*Managing Partner*  
09178342612  
neilaaronbalili.lex@gmail.com

Russel S. Pernites  
*Partner*  
09177700152  
raz.abogado@gmail.com

Jhun Louys B. Llanos  
*Associate Lawyer*  
(032) 254-2027  
bpblawoffices@gmail.com

John Reyran E. Cadeleña  
*Associate Lawyer*  
(032) 254-2027  
bpblawoffices@gmail.com

Juan Bernardo Holganza  
*Legal Assistant*  
(032) 254-2027  
bpblawoffices@gmail.com

Razell A. Echavez  
*Legal Staff*  
(032) 254-2027  
bpblawoffices@gmail.com

Ramil Y. Castaneda  
*Legal Staff*  
(032) 254-2027  
bpblawoffices@gmail.com

Hanna Maris Q. Betinol  
*Legal Staff*  
(032) 254-2027  
bpblawoffices@gmail.com

**21 October 2022**

**ALEXANDRA Y. LUMONTAD**  
District Collector  
Port of Clark, Clark Freeport Zone  
Clark, Pampanga

Dear Ma'am Lumontad:

Good day!

We are writing this letter in behalf of our client **EDWINN CHUA**. We were just informed that our client, Mr. Chua empowered **Mr. Rolando Fernandez, Mr. Heradio Pilon, Jr., and Mr. Steven Ngo** by virtue of a Special Power of Attorney to appear for and in his behalf before your good office in relation to the shipment under Seizure Identification No. CFZ 047-2022. However, we have no knowledge if such authorization was submitted to your good office.

In case if an authorization was indeed submitted, attached in this letter, is the formal and unequivocal revocation and withdrawal of Mr. Chua to the above-mentioned authority or any authority given to the persons named above.

In view of this revocation and withdrawal, all authorization, documents and/or papers in relation to the given authority are hereby rendered ineffective, and all transactions and appearances made by the above-mentioned persons are not authorized and sanctioned by Mr. Chua and shall not bind him in whatever capacity and manner.

Thank you!

  
**ATTY. NEIL AARON C. BALILI**  
*For the Firm*

CC:

**LEGAL DIVISION**  
Bureau of Customs  
Port of Clark, Freeport Zone  
Clark, Pampanga

October 15, 2022

**THE BUREAU OF CUSTOMS**  
Port of Clark, Clark Freeport Zone  
Clark, Pampanga


*TO WHOM IT MAY CONCERN:*

This is to withdraw, annul, or revoke any and all authorization and Special Power of Attorney granted by me in favor of the following persons:

**ROLANDO FERNANDEZ;**  
**HERADIO PILON, JR.,** and  
**STEVEN NGO,**

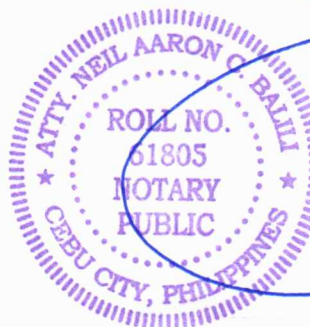
to appear for and in my behalf before your good office in relation to the shipment under Seizure Identification No. CFZ 047-2022

All transactions and appearances made by these persons are not authorized by me and shall not bind me in whatever capacity and manner.

  
**EDWINN CHUA**  
Consignee/ Declarant

SUBSCRIBED AND SWORN TO  
BEFORE ME, THIS **15 OCT 2022**  
IN THE **CITY OF CEBU**

Doc. No. : 035  
Page No. : 8  
Book No. : 7  
Series of : 2022



**NEIL AARON C. BALILI**  
Notary Public  
Cebu City until December 31, 2022  
Notarial Commission No. 89-13  
Roll No. 61805  
PTR No. 899405, Jan. 3, 2022/Cebu Province  
IBP No. 199350, Jan. 17, 2020/Cebu City  
MCLE Compliance No. VII-0002024, 4/14/2025  
Unit 2-3, Z Plaza Bldg., D. Jakosalem St., Cebu City





# BUREAU OF CUSTOMS

MAKABAGONG ADUANA, MATATAG NA EKONOMIYA



PROFESSIONALISM

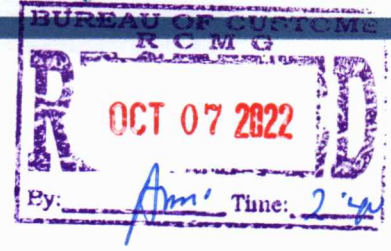
INTEGRITY

ACCOUNTABILITY

1<sup>st</sup> Indorsement  
04 September 2022




BOC-09-34408



Respectfully forwarded to **COMMISSIONER YOGI FILEMON L. RUIZ, ATTN: ATTY. MARIA YASMIN OBILLOS-MAPA, Acting Director, Legal Service**, this Bureau, the herein attached Notice of Appeal with Memorandum on Appeal and with Very Urgent Motion for Inspection of the subject goods together with the case folder of Seizure Identification (S.I.) No. CFZ 047-2022, **Edwinn Chua**, claimant.

For your information and consideration.



  
**ALEXANDRA Y. LUMONTAD**  
District Collector  
Port of Clark

