

## Securities and Exchange Commission

EDSA, Greenhills, Mandaluyong Metro-Manila

S.E.C. Reg. No. 686

CERTIFICATE OF FILING

OF

AMENDED ARTICLES OF INCORPORATION

TO ALL TO WHOM THESE PRESENTS MAY COME, GREETINGS

THIS IS TO CERTIFY that the amended articles of incorporation of the

PHILIPPINE BANK OF COMMUNICATIONS (Amending Article II paragraphs 1 & 7 thereof.)

copy annexed, adopted on	April 2	e and May	, 20 . 19 93 by a
majority vote of the Board of	Directors and	the vote of	the stockholders owning or
representing at least two-thirds of			
by the Secretary and a majority of		f Directors of	the corporation was approved
by this Office on the 14%	day of	July	nineteen hundred
and ninety-three pursu  Code of the Philippines, Batas Pa	ant to the prosper Section mbansa Blg. 6	ovisions of Se n 9 of R. 8, approved o	ction 16 of the Corporation A. 337 as amended n May 1, 1980, and attached
to the other papers pertaining to sa			



SONIA M. BALLO Director Corporate and Legal Department



AMENDED ARTICLES OF INCORPORATION 2 OF THE 93 MAY 25

PHILIPPINE BANK OF COMMUNICATIONS (As Amended on May 20, 1993)

KNOW ALL MEN BY THESE PRESENTS:

That we, the undersigned, a majority of whom are residents the Philippines, have this day voluntarily associated ourselves together for the purpose of forming a corporation under the laws of the Philippines.

FIRST - The name of the corporation shall be "PHILIPPINE BANK OF COMMUNICATIONS".

SECOND - The objects and purposes for which corporation is formed are:

- 1. That the primary purpose for which the corporation is formed is to carry on and engage in the business of expanded commercial banking, to have and exercise, subject to the laws of the Philippines, all powers, rights, privileges and attributes of an expanded commercial bank, and in the course of its business and operations. (As amended on May 20, 1993)
- 2. To do, conduct and transact generally the business of a commercial bank and to do all things and exercise all powers and perform all functions which a bank is authorized and empowered to do, exercise or perform under and by virtue of the laws of the Philippines, or which it may be by law hereafter authorized to do, exercise or perform; to receive deposits or money, deal in commercial paper, to make loans thereon, lend money on real or personal property, discount bills, notes or other commercial papers and to buy and sell securities, gold and silver bullion, foreign coins or bills of exchange, and to do all things in this

paragraph set forth as such commercial bank and in so far as is consistent with the laws of the Philippines, and generally to do all such other acts and things as shall seem to the corporation incidental or conducive to the attainment of the above objects and purposes, or any of them, as commercial bank;

3. To conduct a safe deposit business, and in the conduct of said safe deposit business to store and hold for others personal property and securities with or without compensation, and to maintain vaults and safes and respectacles therein for the storage, safe-depositing and safekeeping of personal property and securities, and to rent and hire such safes and respectacles to others upon such terms and conditions as the corporation may deem advisable;

4. To receive and care for money deposited in trust, arising from legacies, voluntary and other trusts, and judicial decrees, or in any other manner; to act as trustee under any mortgage or bonds issued by any municipality, body politic, or corporation, and to accept and execute any other municipal or corporate trust not inconsistent with law; to act as transfer agent of any corporation, and, in such capacity, to receive and disburse moneys, transfer, register and execute certificates of stock, bonds or other evidences of indebtedness, and to act as agent of any corporation, company or association, foreign domestic, or of any individual within the purposes of a commercial bank; to act under the order of appointment or any court of record as guardian, receiver, trustee or depositary of the estate of any minor, insane or weak-minded person. habitual drunkard, or other incompetent or irresponsible person, 'as assignee in bankruptcy, and as receiver and depositary of any moneys paid into court by parties of any legal proceedings and of property of any kind that may be brought under the jurisdiction. of any court by proper legal proceedings; to act as the executor

of any last will and testament whenever named in such last will and testament, as the executor thereof; to act under appointment of any court of competent jurisdiction as the administrator of the estate of any deceased person with the will annexed or as the administrator of any deceased person when there is no will; to execute any legal trust confided to it by any court of record or any person, association or corporation for the holding, management and administration of any estate, real or personal, and the rents, issues, and profits thereof; to act as managing agent, adviser, consultant or administrator of investment management, advisory, and consultancy accounts; to establish, administer and maintain one or more common trust funds; and generally, to do all kinds of trust business permitted by law. (As amended on June 20, 1989)

- 5. To establish, maintain and conduct a branch or branches as may be allowed under the laws of the Philippines.
- 6. To buy and sell or otherwise negotiate securities, and borrow money upon securities owned by the Bank; to acquire by purchase, and to invest in, hold, sell or otherwise dispose of shares of stock, bonds, mortgages and other securities, or any, interest in either, or any obligations or evidences of any other corporations or corporations, domestic or foreign, or the notes, bonds, mortgages or interest therein, or other obligations or evidences or indebtedness of any person or persons and while the owner of such shares, stocks, bonds, notes, mortgages or interest therein, or other obligations or evidences of indebtedness, to exercise all the rights, powers, and privileges of ownership, including the right to vote thereon or consent in respect thereof for any and all purposes; Provided, however, that investments in shares and stocks shall at any time exceed thirty, per centum (30%) of the paid capital and unimpaired surplus; and for any corporate purpose to borrow money, issue debentures, unsecured

bonds, or bonds secured by collateral trust or other mortgage or mortgages upon, by pledge of, any of its property or otherwise and promissory notes and evidences of indebtedness of all kinds.

(As amended on June 20, 1989)

REMARKS AND ALTHOUGH SERVICE

Z. To exercise the powers of investment houses as provided in pertinent laws, to invest in the equity of non-allied undertaking and to own up to 100% of the equity of a financial intermediary other than a commercial bank or a bank authorized to provide commercial banking services, in accordance with applicable laws and regulations. (As amended on May 20, 1993)

THIRD - The principal office for the transaction of business of this corporation is to be located in Metro Manila, Philippines. (As amended on May 24, 1982)

FOURTH - The term for which the corporation is to exist shall be extended for another FIFTY (50) YEARS from August 23, 1989. (As amended on June 21, 1988)

FIFTH - The names and residences of incorporators are as follows:

Mr. Spoyii K. Shen ....... Manila, Philippines
Mr. Tsae-Tsin Linn ....... Manila, Philippines
Mr. Huai-Tuck Chang ....... Manila, Philippines
Mr. Tsai-Ming Chen ....... Manila, Philippines
Mr. Pei-Yuan Ho ...... Manila, Philippines

SIXTH - The number of the directors of the corporation shall be ELEVEN (11), and the names and residences of the directors who are to serve until their successors are elected and qualified, as provided by the By-Laws, are as follows, to wit: (As amended on April 15, 1975)

	Name						Residence
Dr.	Chengting	T. Wand	9	 	 	 	Hongkong
	Spoyii K.						
Mr.	Yung-Ming	Chien .			 	 	Hongkong
Mr.	Shou-Ming	Tang			 	 	Hongkong
Mr.	Tao-Nan Le	e			 	 	Hongkong
Mr.	Tsae-Tsin	Linn		 	 	 	Manila

SEVENTH - That the amount of capital stock of the Corporation is TWO BILLION PESOS (P2,000,000,000.00), Philippine Currency, and the said capital stock is divided into TWENTY MILLION (20,000,000) common shares with a par value of ONE HUNDRED PESOS (P100.00) per share. The TWENTY MILLION (20,000,000) shares are divided and classified as follows: (As amended on February 19, 1993)

- 1. FOURTEEN MILLION (14,000,000) shares of Class "A" common stock with a par value of ONE HUNDRED PESOS P100.00) per share may be subscribed, transferred or owned by Filipino Citizens or corporation, Associations or Entities provided that at least SEVENTY (70%) of the capital stock is owned by Filipino Citizens; (As amended on February 19, 1993)
- 2. SIX MILLION (6,000,000) shares of Class "B" common stock with par value of ONE HUNDRED PESOS (Pioo.oo) per share may be subscribed, transferred or owned by either Filipino citizens or aliens. Provided, that the sum total of alien stockholdings under the immediately preceding paragraph and under this paragraph shall not exceed the limits prescribed by law; (As amended on February 19, 1993)
- 3. Class "B" shares shall be taken from the unissued portion of the Bank's authorized capital stock and shall be inclusive of the shares presently held by aliens;

4. The issuance, sale or transfer of Class "A" shares to persons or entities not qualified under the provisions of this Article, whether such issuance, sale or transfer is voluntary or otherwise, shall be null and void and shall not be recognized nor registered in the books of the corporation;

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- 5. In the event the corporation shall find that a holder of Class "A" common stock is not qualified or has in any manner become disqualified to own Class "A" common stocks of the corporation, then the corporation, either by itself or through any qualified and willing person or entity designated by its Board of Directors, shall have the right to forthwith purchase the shares of Class "A" common stock of the disqualified stockholder at market value but not more than the book value of such shares as reflected in the latest audited financial statement of the Corporation. Upon payment or tender of payment to the disqualified stockholder, the Secretary of the corporation shall have full authority and shall be considered as the attorney-in-fact of the disqualified stockholder to transfer the said stockholder's shares in favor of the corporation or in favor of such transferees as may be designated by the Board of Directors. The disqualified stockholder, upon demand, shall surrender to the corporation for cancellation the corresponding stock certificates, duly endorsed. Failure to surrender such stock certificates. however, shall not constitute a bar to the transfer and registration of such transfer in the books of the corporation:
- 6. The foregoing conditions and limitations shall be stated in the certificates of stock of the corporation and shall likewise be binding on the heirs, successors, assignees, executors, administrators and legal representatives of the

stockholders. Any transfer of shares made in violation of this provisions shall be null and void. (As amended July 29, 1988)

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EIGHT - The amount of the said capital stock which has been actually subscribed and paid is TWO MILLION (PZ,000,000.00) Pesos, and the following persons have subscribed and paid for the number of shares and amount of capital stock set out after their respective names:

Name Residence No. of

Amount of Capital
Stock Subscribed

and Paid for ------------500,000.00 5,000 Chengting T. Weng HongKong 500,000.00 5,000 Yung-Ming Chien Hongkong 200,000.00 2,000 Manila Sooyii. K. Shen 5,000 500,000.00 Hongkong Shou-Ming Tang 100,000.00 1,000 Tso-Min Chow Hongkong 100,000.00 1,000 Hongkong Tao-Nan Lee 25,000.00 250 Manila Tsae-Tsin Linn 25,000.00 250 Manila Huai-Tuck Ehang 20,000.00 200 Tsai-Ming Chen Manila 20,000.00 200 Hongkong Tse-Soong Wong 10.000:00 100 Manila Pei-Yuan Ho P2,000,000.00 20,000 TOTAL VVVVVV

NINTH - That Mr. T.T. Linn has been elected by the subscribers as Treasurer of this corporation to act as such until his successor is duly elected and qualified in accordance with the By-Laws, and that as such treasurer, he has been authorized to receive for the corporation and to receipt in its name and all subscriptions paid in by said subscribers.

IN WITNESS WHEREOF, we have hereunto set dur hands this lith day of August 1939.

(Sqd.) Sobyii K. Shen

(Sgd.) Tsae-Tsin Linn

(Sgd.) Huai-Tuck Chang (Sgd.) Tsai-Ming Chen

(Sgd.) Pei-Yuan Ho

SIGNED IN THE PRESENCE OF:

(Sgd.) J.A. Solomon

(Sgd.) Jose Cabral

UNITED STATES OF AMERICA ) COMMONWEALTH OF THE PHILIPPINES ) S.S. CITY OF MANILA )

On this 11th day of August 1939, before me a Notary Public for and in the City of Manila, personally appeared Mr. Sobyii K. Shen, Tsae-Tsin Linn, Mr. Huai-Tuck Chang, Mr. Tsai-Ming Chen and Mr. Pei-Yuan Ho, known to me to be the same persons whose names are subscribed and who executed the within instrument, and each of them acknowledges to me that he freely and voluntarily executed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.

> (Sgd.) MARCELO P. KARAAN Notary Public My commission expires December 31st, 1940

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T.T. LINN, being duly sworn, deposes and says that on the 11th day of July 1939, he was duly elected by the subscribers named in the foregoing articles of incorporation as treasurer of the corporation to act as such until his successor has been duly elected and qualified in accordance with the By-Laws of the corporation, and that as such treasurer he was authorized by the subscribers to receive for the corporation all subscriptions paid in by the subscribers for the capital stock; that for TWENTY THOUSAND (20,000) shares of stock, TWO MILLION (P2,000,000.00) PESOS have been actually subscribed, and that said subscription of P2,000,000.00 have been actually transferred to him in trust and received by him for the benefit and to the credit of the corporation, and that at least TWENTY (20%) PERCENT of the entire number of authorized shares of stock has been subscribed and at least TWENTY FIVE (25%) PERCENT of the subscription has been actually paid to him.

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(Sgd.) T.T. LINN

SUBSCRIBED. AND SWORN to before me in the city of Manila, Philippines, this 11th day of August 1939, by Mr. T.T. Linn.

(Sgd.) MARCELO P. KARAAN
Notary Public
My commission expires December 31st, 1940

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Series of 1939.

UNITED STATES OF AMERICA )

COMMONWEALTH OF THE PHILIPPINES ) S.S.

C I T Y O F M A N I L A )

WE, the undersigned, incorporators of the Philippine Bank of Communications, being first duly sworn, severally depose and say: that the Philippine Bank of Communications is organized with a capital stock of P2,000,000.00; and that full amount of the capital has been paid up by the subscribers.

Media Inguistra

Manila, Philippines, August 22, 1939.

(Sgd.) SDDYII K. SHEN

(Sgd.) TSAE-TSIN LINN

(Sgd.) HUAI-TUCK CHANG

(Sgd.) TSAI-MING CHEN

(Sgd.) PEI-YUAN HO

SUBSCRIBED AND SWORN to before me in the city of Manila, Philippines, this 22nd day of August 1939, by Mr. T.T. Linn.

(Sgd.) MARCELO P. KARAAN Notary Public My commission expires December 31st, 1940

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Series of 1939.

CERTIFICATE AMENDMENT OF THE ARTICLES OF INCORPORATION 93 MAY 25/ PHILIPPINE BANK OF COMMUNICATIONS KNOW ALL MEN BY THESE PRESENTS: We, the undersigned, who constitute a majority of the members of the Board of Directors and Corporate Secretary of the Philippine Bank of Communications (FBCom) do hereby certify: 1. That the accompanying Amended Articles Incorporation embodying the amendments of Article SECOND of the Articles of Incorporation is a true and correct copy of the Amended Articles of Incorporation of the Philippine Bank of Communications. 2. That the said amendment to Article SECOND was duly approved by at least a majority vote of the Board of Directors of PBCom at its meeting held on April 26, 1993. Likewise, the same amendment to Article SECOND was approved by the affirmative vote of the stockholders owning and/or representing at least two-thirds (2/3) of the outstanding capital stock of the corporation at their meeting duly called for the purpose held on May 20, 1993 for the purpose held on May 20, 1993. IN WITNESS WHEREOF, we have hereunto set our hands on this MAY 24 1993 in the City of Manila, Philippines. RALPH NUBLA Chairman CHUNG TIONS TAY Vice Chairman Mender 1 tus WILLIAM B. 30 Member JAMES ANG! DOMINGO HERRERA Member Member RALPH NUBLA, JR NELSON CHUA NAI TUEN Member Member JOHNNY PEREZ Member Member MAURICE C. NUBLA proprate Secretary Corporate

SUBSCRIBED AND SWORN to before me on this affiants exhibiting to me their Community Tax Certificate Nos. as follows:

THE RELEASE OF THE PARTY OF THE

Comm. Tax Certificate No.	Date/Place Issued
14769007	3-01-93/Manila
12761503	2-11-93/Makati
603	2-19-93/Manila
3759572	1-07-93/Manila
8337632	2-11-93/Marikina
14769008	- 3-01-93/Manila
14771850	2-24-93/Manila
14769039	3-01-93/Manila
	Certificate No. 14769007 12761503 603 3759572 8337632 14769008 14771850

JACINTO M. MARQUEZ NOTARY PUBLIC UNZIL DECEMBER 31, 1993 PTR NO. B 105 1566 1/4/93 MANILA TIN - 122 - 822-467

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