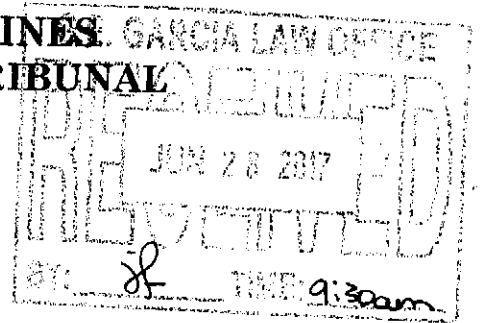


**REPUBLIC OF THE PHILIPPINES**  
**PRESIDENTIAL ELECTORAL TRIBUNAL**  
**Manila**



**FERDINAND "BONGBONG"**  
**R. MARCOS, JR.,**

*Protestant,*

versus

**PET CASE NO. 005**  
**For: Election Protest**

**MARIA LEONOR "LENI"**  
**DAANG MATUWID" G.**  
**ROBREDO,**

*Protestee.*

x-----x

**URGENT MOTION FOR LEAVE**  
**TO FILE AND ADMIT**  
**PETITION IN INTERVENTION**

PETITIONERS, through undersigned counsel, respectfully state:

1. The petitioners have legal interest in the election protest filed by Ferdinand R. Marcos, Jr. against Maria Leonor G. Robredo.

2. The petitioners are taxpayers and among the 44 million Filipinos who voted in the National and Local Elections held on May 9, 2016.

3. The Philippine Constitution provides that sovereignty resides in the people and that government authority emanates from them.<sup>1</sup> All citizens not otherwise disqualified shall have the right of suffrage.<sup>2</sup>

<sup>1</sup> Section 1, Article II, 1987 Constitution.

<sup>2</sup> Section 1, Article V, 1987 Constitution.

4. As declared by the Supreme Court, an election “is the expression of the sovereign power of the people” and “(t)he right of suffrage is enshrined in the Constitution because through suffrage the people exercise their sovereign authority to choose their representatives in the governance of the State.”<sup>3</sup>

5. The petitioners exercised their right of suffrage in the 2016 National and Local Elections.

6. This exercise of sovereign authority deserves affirmation, even protection, if not from the State, then by the voters themselves.

7. It is in this context that the petitioners wish to intervene in this election protest, to the extent of submitting to this Honorable Tribunal payment as partial compliance for the cash deposit required by the Tribunal of Robredo.

### PRAYER

WHEREFORE, it is respectfully prayed that this Honorable Tribunal:

(a) grant the Urgent Motion for Leave to File and Admit Petition in Intervention, and

(b) admit the Petition in Intervention.

Other just and equitable reliefs are likewise prayed for.

City of Malolos, Bulacan for Manila, June 20, 2017.

---

<sup>3</sup>Sambarani v. Commission on Elections, G.R. No. 160427, 15 September 2004.

**The Law Office of**  
**PURIFICACION S. BARTOLOME-BERNABE & PARTNERS**  
*Counsel for the Petitioners*  
**3<sup>rd</sup> Floor Hiyas Bank Building**  
**Mabini Street Guinhawa**  
**Malolos City, Bulacan**



**PURIFICACION S. BARTOLOME-BERNABE**

PTR No. 7660562/01.24.2017/Malolos, Bulacan

IBP No. 1064768/01.16.2017/Malolos, Bulacan

City of Malolos, Bulacan

Roll of Attorneys No. 39458

MCLE Compliance No. V-0000407/8.15.2013

E-mail: [pingkibart@yahoo.com](mailto:pingkibart@yahoo.com)

## NOTICE

**THE CLERK**  
**PRESIDENTIAL ELECTORAL TRIBUNAL**  
Manila

**ATTY. GEORGE ERWIN M. GARCIA**  
**ATTY. JOAN M. PADILLA**

*Counsels for Protestant Marcos*  
Ground Floor, Laiko Building  
372 Cabildo Street, Intramuros  
City of Manila

**ATTY. ROMULO B. MACALINTAL**  
**ATTY. MARIA BERNADETTE V. SARDILLO**

*Counsels for Protestee Robredo*  
Unit 802, Taipan Place  
F. Ortigas Avenue, Ortigas Center  
Pasig City

Greetings:

Please take notice that the foregoing Urgent Motion for Leave to File and Admit Petition in Intervention shall be submitted for the consideration and approval of this Honorable Tribunal immediately upon receipt thereof.



**PURIFICACION S. BARTOLOME-BERNABE**

Copy furnished:

**ATTY. GEORGE ERWIN M. GARCIA**

**ATTY. JOAN M. PADILLA**

*Counsels for Protestant Marcos*

Ground Floor, Laiko Building

372 Cabildo Street, Intramuros

City of Manila

**ATTY. ROMULO B. MACALINTAL**

**ATTY. MARIA BERNADETTE V. SARDILLO**

*Counsels for Protestee Robredo*

Unit 802, Taipan Place

F. Ortigas Avenue, Ortigas Center

Pasig City

## **EXPLANATION ON THE MODE OF SERVICE**

Pursuant to Section 11, Rule 13 of the 1997 Rules of Civil Procedure, undersigned counsel respectfully manifests that copies of the Urgent Motion for Leave to File and Admit Petition in Intervention were served upon the parties, through their respective counsels, by registered mail, in lieu of personal service, due to the considerable distance between the offices of the undersigned and the abovementioned counsels and the lack of available manpower to effect personal service.



**PURIFICACION S. BARTOLOME-BERNABE**

**REPUBLIC OF THE PHILIPPINES  
PRESIDENTIAL ELECTORAL TRIBUNAL  
Manila**

**FERDINAND “BONGBONG”  
R. MARCOS, JR.,**

*Protestant,*

versus

**PET CASE NO. 005  
For: Election Protest**

**MARIA LEONOR “LENI  
DAANG MATUWID” G.  
ROBREDO,**

*Protestee.*

x—————x

## PETITION IN INTERVENTION

PETITIONERS, through undersigned counsel, respectfully state:

### I.

#### NATURE OF PETITION

1. The petitioners are filing this petition with the Honorable Presidential Electoral Tribunal to intervene in the instant election protest, to the extent only of submitting payment for the cash deposit required of the protestee, Maria Leonor G. Robredo.

### II.

#### PETITIONERS

2. The petitioners are composed of the following women:

(a) Zorayda Amelia C. Alonzo, Filipino, married, of legal age;

(b) Maria Karina A. Bolasco, Filipino, widow, of legal age;

(c) Marie Celeste Legaspi Gallardo, Filipino, married, of legal age;

(d) Paulynn Paredes Sicam, Filipino, married, of legal age;

(e) Corazon Juliano-Soliman, Filipino, married, of legal age;

(f) Maria Cristina Lim-Yuson, Filipino, widow, of legal age;

3. They may be served with court processes through the undersigned counsel at the address indicated below.

### III.

#### STATEMENT OF FACTS

4. The petitioners are taxpayers and among the 44 million Filipinos who voted in the National and Local Elections held on May 9, 2016.

5. The results of the said elections are now being questioned by Ferdinand R. Marcos, Jr., a former Senator of the Philippines who lost the vice presidency to Maria Leonor G. Robredo. He filed the instant election protest with this Honorable Tribunal in June 2016.<sup>1</sup>

---

<sup>1</sup> <http://www.nglengn.gov.ph/protest/ty-at-h/>



19. It is in this context that the petitioners are respectfully intervening in this election protest, to the extent of submitting to this Honorable Tribunal the cash payment in the total amount of Thirty Thousand Pesos (P30,000.00) as partial compliance for the cash deposit required by the Tribunal of Robredo. Attached as Annex A is a breakdown of the amount.

20. Through this act, the petitioners are defending the exercise of their sovereign authority to choose their representative in the governance of this country.

21. That the petitioners' choice is now occupying the position of Vice President of the Philippines is not a reason to disallow the payment.

22. Indeed, had Marcos been the one proclaimed as Vice President and Robredo the protestant in an election protest case, the petitioners would still have made this act of protecting their constitutional right of suffrage.

23. What is vital, insofar as the petitioners are concerned, is the person who represents their aspirations for this country. And that is Maria Leonor G. Robredo.

24. Based on the foregoing, it is respectfully prayed that this petition be granted, within sufficient time for them to comply with payment of the second installment before its deadline.

### **PRAYER**

**WHEREFORE**, it is respectfully prayed that the Honorable Presidential Electoral Tribunal grant this Petition in Intervention by accepting the payment in the total amount of Thirty Thousand Pesos (P30,000.00) as partial compliance for the cash deposit required by the Tribunal of Robredo.

Other just and equitable reliefs are likewise prayed for.

City of Malolos, Bulacan for Manila, June 23, 2017.

12. Marcos immediately paid the first installment. He said he used money that was donated to him by several individuals.<sup>7</sup>

13. Although difficult, Robredo was able to pay the first installment.<sup>8</sup>

14. The question, then, must be asked. Can someone else pay to the Presidential Electoral Tribunal for the cash deposit required of Robredo?

#### IV.

### ARGUMENTS

15. The Philippine Constitution provides that sovereignty resides in the people and that government authority emanates from them.<sup>9</sup> All citizens not otherwise disqualified shall have the right of suffrage.<sup>10</sup>

16. As declared by the Supreme Court, an election “is the expression of the sovereign power of the people” and “(t)he right of suffrage is enshrined in the Constitution because through suffrage the people exercise their sovereign authority to choose their representatives in the governance of the State.”<sup>11</sup>

17. The petitioners exercised their right of suffrage in the 2016 National and Local Elections.

18. This exercise of sovereign authority deserves affirmation, even protection, if not from the State, then by the voters themselves. This includes protection of the outcome of the election.

<sup>7</sup> [http://www.philippinepost.com/headline/2017/04/17/1691171-bongbong-pays-p36m-poll-protest](#)  
<sup>8</sup> [http://www.philippinepost.com/headline/2017/05/02/1697991-robredo-pays-p38m-counter-protest](#)

<sup>9</sup> Section 1, Article II, 1987 Constitution.

<sup>10</sup> Section 1, Article V, 1987 Constitution.

<sup>11</sup> *Sambarani v. Commission on Elections*, G.R. No. 160427, 15 September 2004.

6. The automated election system was flawed, according to Marcos. He claims that the Commission on Elections has violated the automated election law. He claims that certificates of canvass generated under the system are not authentic. He claims that there were no records showing that the voting counting machines have successfully worked in the past. He insists that ballot boxes and election documents and paraphernalia used in all of the clustered precincts in the entire country should be covered by a Precautionary Protection Order.<sup>2</sup>

7. Marcos is likewise demanding for the annulment of elections and the revision of votes in certain provinces and highly urbanized cities.<sup>3</sup>

8. As a result of the election protest of Marcos, this Honorable Tribunal has summoned Robredo to file her answer and has issued a Precautionary Protection Order.<sup>4</sup>

9. Under the Rules of the Tribunal, Robredo also had the right to submit a counter-protest.<sup>5</sup> A counter-protest was eventually filed.

10. Recently, this Honorable Tribunal directed the parties to pay the cash deposit required under the Rules – P66,023,00.00 for Marcos equivalent to 132,466 precincts and P15,439,000.00 for Robredo equivalent to 31,278 precincts. They were required to pay in two installments.

11. The second installment is due on July 14, 2017.<sup>6</sup>

---

<sup>2</sup><http://www.court.gov.ph/tribunal/tribunal-complaints-of-alejandro-robredo/>

<sup>3</sup>Supra.

<sup>4</sup>Supra, footnote 1.

<sup>5</sup>Rule 24, A.M. No. 10-4-29-SC.

<sup>6</sup><http://www.court.gov.ph/tribunal/headline/2017/04/12/1699186-marcos-robredo-ordered-deposit-amount-in-suit-process>

**The Law Office of**  
**PURIFICACION S. BARTOLOME-BERNABE & PARTNERS**  
*Counsel for the Petitioners*  
**3<sup>rd</sup> Floor Hiyas Bank Building**  
**Mabini Street Guinhawa**  
**Malolos City, Bulacan**

  
**PURIFICACION S. BARTOLOME-BERNABE**

PTR No. 7660562/01.24.2017/Malolos, Bulacan

IBP No. 1064768/01.16.2017/Malolos, Bulacan

City of Malolos, Bulacan

Roll of Attorneys No. 39458

MCLE Compliance No. V-0000407/8.15.2013

E-mail: [pingkibart@yahoo.com](mailto:pingkibart@yahoo.com)

Copy furnished:

**ATTY. GEORGE ERWIN M. GARCIA**

**ATTY. JOAN M. PADILLA**

*Counsels for Protestant Marcos*

Ground Floor, Laiko Building

372 Cabildo Street, Intramuros

City of Manila

**ATTY. ROMULO B. MACALINTAL**

**ATTY. MARIA BERNADETTE V. SARDILLO**

*Counsels for Protestee Robredo*

Unit 802, Taipan Place

F. Ortigas Avenue, Ortigas Center

Pasig City

## **EXPLANATION ON THE MODE OF SERVICE**

Pursuant to Section 11, Rule 13 of the 1997 Rules of Civil Procedure, undersigned counsel respectfully manifests that copies of the Petition in Intervention were served upon the parties, through their respective counsels, by registered mail, in lieu of personal service, due to the considerable distance between the offices of the undersigned and the abovementioned counsels and the lack of available manpower to effect personal service.



**PURIFICACION S. BARTOLOME-BERNABE**

Republic of the Philippines)  
MALOLO, BULACAN ) SS

## VERIFICATION AND CERTIFICATION AGAINST FORUM SHOPPING

I, ZORAYDA AMELIA C. ALONZO, Filipino, of legal age, and with address at 42 Benito Soliven 3 Street, Loyola Grand Villas, Quezon City, after being sworn in accordance with law, state:

1. I am one of the petitioners who have caused the preparation and filing of the foregoing Petition in Intervention.

2. I have read the petition and the allegations therein are true and correct based on my personal knowledge and on the basis of authentic records.

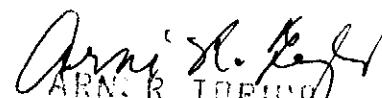
3. I have not commenced any action or proceeding involving the same issue as this petition before the Supreme Court, the Court of Appeals, or any division thereof, or before any other court, tribunal, or agency. If I should hereafter learn that a similar action or proceeding has been filed or is pending before the Supreme Court, the Court of Appeals, or any division thereof, or before any other court, tribunal, or agency, I undertake to promptly inform the Honorable Tribunal of such fact within five days therefrom.

IN WITNESS WHEREOF, I have signed this on 23 JUN 2017 in  
MALOLO, BULACAN

  
ZORAYDA AMELIA C. ALONZO  
Petitioner

SUBSCRIBED AND SWORN TO before me on 23 JUN 2017 in  
MALOLO, BULACAN, affiant exhibiting to me her competent evidence of identification, which bears her photo and signature, in the form of Senior Citizen Card No. 80092 issued on May 5, 2008 by the Office for Senior Citizens Affairs, Quezon City.

Doc No. 130;  
Page No. 27;  
Book No. 17;  
Series of 2017.

  
ARNEL R. TOPICH  
NOTARY PUBLIC UNTIL DECEMBER 31, 2018  
NM. 200 ZIF STO. ROSARIO BLOS  
P. NABINI ST. NOLOVICITY OF MALOLO BLOS  
PTR NO. 9228054/13-2017/CITY OF MALOLO  
IBP LIFETIME MEMBER NO. 00505  
ROLL OF ATTORNEYS NO. 33254  
ICLE COMPLIANCE NO. V-0000408/AUGUST 15, 2015

Republic of the Philippines)  
MALOLOS, BULACAN ) SS

## VERIFICATION AND CERTIFICATION AGAINST FORUM SHOPPING


I, MARIA KARINA A. BOLASCO, Filipino, of legal age, and with address at Unit 814, Loyola Heights Condominiums, E. Abada Street corner F. dela Rosa Street, Loyola Heights, Quezon City, after being sworn in accordance with law, state:

1. I am one of the petitioners who have caused the preparation and filing of the foregoing Petition in Intervention.

2. I have read the petition and the allegations therein are true and correct based on my personal knowledge and on the basis of authentic records.

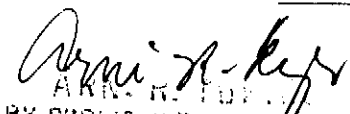
3. I have not commenced any action or proceeding involving the same issue as this petition before the Supreme Court, the Court of Appeals, or any division thereof, or before any other court, tribunal, or agency. If I should hereafter learn that a similar action or proceeding has been filed or is pending before the Supreme Court, the Court of Appeals, or any division thereof, or before any other court, tribunal, or agency, I undertake to promptly inform the Honorable Tribunal of such fact within five days therefrom.

IN WITNESS WHEREOF, I have signed this on 23 JUN 2017 in MALOLOS, BULACAN.

  
**MARIA KARINA A. BOLASCO**  
Petitioner

SUBSCRIBED AND SWORN TO before me on 23 JUN 2017 in MALOLOS, BULACAN, affiant exhibiting to me her competent evidence of identification, which bears her photo and signature, in the form of Unified Multi-Purpose ID No. 0003-4667360-9 issued on \_\_\_\_\_ by the Social Security System.

Doc No. 131;  
Page No. 28;  
Book No. 17;  
Series of 2017.

  
NOTARY PUBLIC UNTIL DECEMBER 31, 2018  
RML 202 Z/P STD. ROSE RICO BLOG  
C. TABINI ST. MALDEN/CITY OF MALOLOS 3000  
PTR NO. 9228054/13-2017/CITY OF MALOLOS  
IBP LIFETIME MEMBER NO. 06505  
ROLL OF ATTORNEYS NO. 38254  
IF COMPLIANCE NO. V-0000408/AUGUST 15, 2015

Republic of the Philippines)  
MALOLOS, BULACAN ) SS

## VERIFICATION AND CERTIFICATION AGAINST FORUM SHOPPING

I, MARIE CELESTE LEGASPI GALLARDO, Filipino, of legal age, and with address at \_\_\_\_\_, after being sworn in accordance with law, state:

1. I am one of the petitioners who have caused the preparation and filing of the foregoing Petition in Intervention.

2. I have read the petition and the allegations therein are true and correct based on my personal knowledge and on the basis of authentic records.

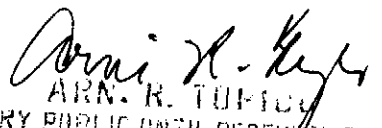
3. I have not commenced any action or proceeding involving the same issue as this petition before the Supreme Court, the Court of Appeals, or any division thereof, or before any other court, tribunal, or agency. If I should hereafter learn that a similar action or proceeding has been filed or is pending before the Supreme Court, the Court of Appeals, or any division thereof, or before any other court, tribunal, or agency, I undertake to promptly inform the Honorable Tribunal of such fact within five days therefrom.

IN WITNESS WHEREOF, I have signed this on 23 JUN 2017 in MALOLOS, BULACAN

  
**MARIE CELESTE LEGASPI GALLARDO**  
Petitioner

SUBSCRIBED AND SWORN TO before me on 23 JUN 2017 in MALOLOS, BULACAN affiant exhibiting to me her competent evidence of identification, which bears her photo and signature, in the form of Passport No. EC717849 issued on March 21, 2016 by DFA NCR South.

Doc No. 132;  
Page No. 28;  
Book No. 17;  
Series of 2017.

  
ARN. R. TUFANO  
NOTARY PUBLIC UNTIL DECEMBER 31 2018  
RM. 202 2/F STD. ROSARIO BLDG  
MARINI ST. NOLO/CITY OF MALOLOS 300  
PTR NO. 9228654/D 3-2017/CITY OF MALOLOS  
IBP LIFETIME MEMBER NO. 06505  
ROLL OF ATTORNEYS NO. 32354  
E COMPLIANCE NO. V-000408/AUGUST 15, 2013



Republic of the Philippines)  
MALOLOS, BULACAN ) SS

## VERIFICATION AND CERTIFICATION AGAINST FORUM SHOPPING

I, PAULYNN PAREDES SICAM, Filipino, of legal age, and with address at 401 Hagdang Bato Townhomes, F. Ortigas, Mandaluyong City, after being sworn in accordance with law, state:

1. I am one of the petitioners who have caused the preparation and filing of the foregoing Petition in Intervention.

2. I have read the petition and the allegations therein are true and correct based on my personal knowledge and on the basis of authentic records.

3. I have not commenced any action or proceeding involving the same issue as this petition before the Supreme Court, the Court of Appeals, or any division thereof, or before any other court, tribunal, or agency. If I should hereafter learn that a similar action or proceeding has been filed or is pending before the Supreme Court, the Court of Appeals, or any division thereof, or before any other court, tribunal, or agency, I undertake to promptly inform the Honorable Tribunal of such fact within five days therefrom.

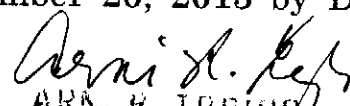
IN WITNESS WHEREOF, I have signed this on 23 JUN 2017 in  
MALOLOS, BULACAN



**PAULYNN PAREDES SICAM**  
Petitioner

SUBSCRIBED AND SWORN TO before me on 23 JUN 2017 in  
MALOLOS, BULACAN, affiant exhibiting to me her competent evidence of identification, which bears her photo and signature, in the form of Passport No. EB9677039 issued on November 26, 2013 by DFA NCR East.

Doc No. 134;  
Page No. 28;  
Book No. 17;  
Series of 2017.



ARNEL R. TOPICO  
NOTARY PUBLIC UNTIL DECEMBER 31 2018  
RPL 202 2/F ST. ROSA, C. 21 OG  
MABINI ST. MOUN/CITY OF MALOLOS 200  
PTR NO. 9228054/13-2017/CITY OF MALOLOS  
IDP LIFETIME NUMBER NO. 06505  
ROLL OF ATTORNEYS NO 32254  
A CODE LABEL NO. V-000110 DATED 11.15.2013

Republic of the Philippines)  
MALOLOS, BULACAN ) SS

## VERIFICATION AND CERTIFICATION AGAINST FORUM SHOPPING

I, CORAZON JULIANO-SOLIMAN, Filipino, of legal age, and with address at 52 Mabait Street, Teachers Village, East Diliman, Quezon City, after being sworn in accordance with law, state:

1. I am one of the petitioners who have caused the preparation and filing of the foregoing Petition in Intervention.

2. I have read the petition and the allegations therein are true and correct based on my personal knowledge and on the basis of authentic records.

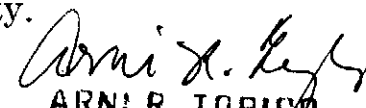
3. I have not commenced any action or proceeding involving the same issue as this petition before the Supreme Court, the Court of Appeals, or any division thereof, or before any other court, tribunal, or agency. If I should hereafter learn that a similar action or proceeding has been filed or is pending before the Supreme Court, the Court of Appeals, or any division thereof, or before any other court, tribunal, or agency, I undertake to promptly inform the Honorable Tribunal of such fact within five days therefrom.

IN WITNESS WHEREOF, I have signed this on 23 JUN 2017 in  
MALOLOS, BULACAN

  
**CORAZON JULIANO-SOLIMAN**  
Petitioner

SUBSCRIBED AND SWORN TO before me on 23 JUN 2017 in  
MALOLOS, BULACAN, affiant exhibiting to me her competent evidence of identification, which bears her photo and signature, in the form of Senior Citizens ID No. 02901-C issued on January 28, 2013 by the Office for Senior Citizens Affair, Quezon City.

Doc No. 135;  
Page No. 28;  
Book No. 17;  
Series of 2017.

  
**ARNEL R. TOPICO**  
NOTARY PUBLIC UNTIL DECEMBER 31 2018  
RM. 202 Z/F STD. ROSARIO BLDG  
7 NABINI ST. MOLO/CITY OF MALOLOS 300  
PTR NO. 9228054/1 2-2017/CITY OF MALOLOS  
ID# LIFETIME MEMBER NO. 00505  
ROLL OF ATTORNEYS NO 22254  
NOTARY PUBLIC V. GONZALES 2018

Republic of the Philippines)  
MALOLOS, BULAGAN ) SS

## VERIFICATION AND CERTIFICATION AGAINST FORUM SHOPPING

I, MARIA CRISTINA LIM YUSON, Filipino, of legal age, and with address at 27 Tampingco Street, San Lorenzo Village, Makati City, after being sworn in accordance with law, state:

1. I am one of the petitioners who have caused the preparation and filing of the foregoing Petition in Intervention.

2. I have read the petition and the allegations therein are true and correct based on my personal knowledge and on the basis of authentic records.


3. I have not commenced any action or proceeding involving the same issue as this petition before the Supreme Court, the Court of Appeals, or any division thereof, or before any other court, tribunal, or agency. If I should hereafter learn that a similar action or proceeding has been filed or is pending before the Supreme Court, the Court of Appeals, or any division thereof, or before any other court, tribunal, or agency, I undertake to promptly inform the Honorable Tribunal of such fact within five days therefrom.

IN WITNESS WHEREOF, I have signed this on 23 JUN 2017 in  
MALOLOS, BULAGAN.

  
MARIA CRISTINA LIM YUSON  
Petitioner

SUBSCRIBED AND SWORN TO before me on 23 JUN 2017 in  
MALOLOS, BULAGAN affiant exhibiting to me her competent evidence of identification, which bears her photo and signature, in the form of Passport No. EC1801287 issued on August 5, 2014 by DFA Manila.

Doc No. 136;  
Page No. 29;  
Book No. 17;  
Series of 2017.

  
ARNEL R. TUPICO  
NOTARY PUBLIC UNTIL DECEMBER 31 2018  
RPL 2002/F ST. ROSARIO BLDG  
NABINI ST. MALOLOS/CITY OF MALOLOS  
PTR NO. 92280541/3-2017/CITY OF MALOLOS  
IBP LIFETIME MEMBER NO. 06505  
ROLL OF ATTORNEYS NO. 32354  
COMP. TANCE NO. V-000418-18 AUGUST 15, 2018

REPUBLIC OF THE PHILIPPINES)  
MALOLOS, BULACAN ) SS

**VERIFIED DECLARATION**

I, **PURIFICACION S. BARTOLOME-BERNABE**, hereby declare that the documents hereto submitted electronically in accordance with the Efficient Use of Paper Rule are complete and true and faithful copies of the documents filed with the Presidential Electoral Tribunal.

City of Malolos, Bulacan for Manila, June 23, 2017.

**The Law Office of  
PURIFICACION S. BARTOLOME-BERNABE & PARTNERS  
Counsel for the Petitioners  
3<sup>rd</sup> Floor Hiyas Bank Building  
Mabini Street Guinhawa  
Malolos City, Bulacan**

  
**PURIFICACION S. BARTOLOME-BERNABE**

PTR No. 7660562/01.24.2017/Malolos, Bulacan

IBP No. 1064768/01.16.2017/Malolos, Bulacan

City of Malolos, Bulacan

Roll of Attorneys No. 39458

MCLE Compliance No. V-0000407/8.15.2013

E-mail: [pingkibarn@yahoo.com](mailto:pingkibarn@yahoo.com)

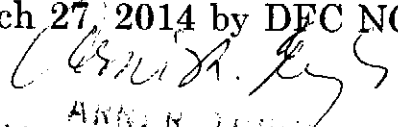
SUBSCRIBED AND SWORN TO before me on 23 JUN 2017 in  
Malolos, Bulacan, affiant exhibiting to me her competent evidence of  
identification, which bears her photo and signature, in the form of  
Passport No. EC0682320 issued on March 27, 2014 by DEC NCR  
EAST.

Doc No. 137;

Page No. 09;

Book No. 17;

Series of 2017.

  
ANNA R. TUPIN  
NOTARY PUBLIC UNTIL DECEMBER 31, 2018  
Rm. 202 21P St. Guinhawa  
P. Mabini St. Malolos City  
PTR NO. 9228654/12-2017/CITY OF MALOLOS  
IBP LIFETIME MEMBER NO. 005006  
ROLL OF ATTORNEYS NO. 39458  
MCLE COMPLIANCE NO. V-0000407

## ANNEX A

NAME	AMOUNT
Zorayda Amelia C. Alonzo	P5,000.00
Maria Karina A. Bolasco	P5,000.00
Marie Celeste Legaspi Gallardo	P5,000.00
Paulynn Paredes Sicam	P5,000.00
Corazon Juliano-Soliman	P5,000.00
Maria Cristina Lim Yuson	P5,000.00