

Republic of the Philippines
ENERGY REGULATORY COMMISSION
San Miguel Avenue, Pasig City



IN THE MATTER OF THE APPLICATION FOR AUTHORIZATION TO PROVIDE ELECTRICITY SERVICE IN BARANGAY LIMINANGCONG, TAYTAY, PALAWAN, AS QUALIFIED THIRD PARTY (QTP) AND FOR ISSUANCE OF THE CORRESPONDING AUTHORITY TO OPERATE (ATO) AND FOR APPROVAL OF THE QTP SERVICE AND SUBSIDY CONTRACT (QSSC), WITH NATIONAL POWER CORPORATION (NPC), WITH PRAYER FOR ISSUANCE OF A PROVISIONAL AUTHORITY (PA)

ERC CASE NO. 2015-208 RC

**POWERSOURCE
PHILIPPINES, INC. (PSPI)
Applicant.**
x-----x

Promulgated:
MAR 12 2019

ORDER

On 10 December 2015, Powersource Philippines, Inc. (PSPI) filed an *Application* for authority to provide electricity service in Barangay Liminangcong, Taytay, Palawan, as Qualified Third Party (QTP), for the issuance of the Corresponding Authority to Operate (ATO), and for approval of the QTP Service and Subsidy Contract (QSSC), with National Power Corporation (NPC), with prayer for provisional authority (Application).

On 26 January 2016, the Commission issued an Order with a Notice of Public Hearing setting the *Application* for jurisdictional hearing, expository presentation, pre-trial conference and evidentiary hearing on 17 March 2016.

On 22 February 2016, the Commission issued an *Order* provisionally approving PSPI's Authority to Operate (ATO) as Qualified Third Party (QTP) in Barangay Liminangcong, Taytay, Palawan and its QTP Service and Subsidy Contract (QSSC) with National Power Corporation (NPC), *to wit*:

WHEREFORE, the foregoing premises considered, the Commission hereby **PROVISIONALLY APPROVES** the PowerSource Philippines, Inc.'s (PSPI) Authority to Operate (ATO) as Qualified Third Party (QTP) in Barangay Liminangcong, Taytay, Palawan and its QTP Service and Subsidy Contract (QSSC) with National Power Corporation (NPC), subject to the following conditions:

- a. Applicable rates (Full Cost Recovery Rate):

Particulars	Rate
CRF (Php/kWh)	9.37
Fixed Operation and Maintenance (Php/kWh)	8.63
Variable Operation and Maintenance (Php/kWh)	1.59
Fuel Cost	Pass-through cost based on actual fuel price and actual fuel consumption subject to the approved fuel efficiency cap or actual fuel consumption rate, whichever is lower

- b. The proposed adjustment formula for the Fixed and Variable Operation and Maintenance Expense is denied;
- c. The pass-through fuel cost be subjected to the actual fuel consumption rate or the SFCR, whichever is lower, to wit:

Average Load % per month	SFCR (liters/kwh)
≤ 25%	0.3409
≤ 50%	0.3153
≤ 75%	0.2953
≤ 100%	0.2854

- d. The Subsidized Approved Retail Rate (SARR) to be charge by PSPI to its end-users is Php 9.12/kwh;
- e. PSPI is allowed to recover the subsidy from the ERC-approved Universal Charge-Missionary Electrification (UC-ME) based on the petition filed by the National Power Corporation-Small Power Utilities Group (NPC-SPUG) and as set forth under the 22 August 2011 amended Guidelines for the Setting and Approval of Electricity Generation Rates and Subsidies for Missionary Electrification Areas. NPC-SPUG is directed to pay PSPI the

difference between the Full Cost Recovery Rate (FCRR) and the SARR;

- f. The final QSSC cost shall be determined by the Commission in its Decision in the instant application; and
- g. In the event that the final rate is higher than that provisionally granted, the resulting additional charges shall be collected by PSPI from NPC/PSPI's end consumers. On the other hand, if the final rate is lower than that provisionally approved, the amount corresponding to the reduction shall be refunded by PSPI to NPC/PSPI's end-consumers

On 17 March 2016, the Commission conducted the scheduled hearing in the Barangay Covered Court of Barangay Liminangcong, Taytay, Palawan.

On 18 September 2018, PSPI filed a *Manifestation for Compliance for Pre-Publication Hearing with Motion for Leave of Court to File Supplemental Application (with attached Supplemental Application)* of even date (Supplemental Application) praying that the Commission admit the attached *Supplemental Application*.

The relevant portions of PSPI's *Supplemental Application* are hereunder quoted as follows:

1. The Applicant filed on 10 December 2015, an instant application before this Honorable Commission. Application for authorization to provide electricity service in Barangay Liminangcong, Municipality of Taytay, Province of Palawan as Qualified Third Party ("QTP"), under the Rules and Regulation of the Qualified Third Parties performing missionary electrification in areas declared unviable by the Department of Energy ("ERC QTP Guidelines").
2. In compliance with the ERC Rules of Practice and Procedure, Applicant has caused the publication of the said application in its entirety in a newspaper of general circulation within the Municipality of Taytay, Province of Palawan dated 16-22 and 23-29 November 2015.
3. On 05 February 2016, an Order of Hearing was issued by the Honorable Commission to the Applicant. Accordingly, the latter has caused the publication of the notice of hearing on 23, 26 and 29 of February 2016. A hearing was conducted at the Barangay covered court of Barangay Liminangcong, Municipality of Taytay, Province of Palawan, on 17 March 2016 at ten o'clock in the morning (10:00 A.M.).
4. On 24 November 2016 the Applicant filed the Formal Offer of Evidence and Compliance before this Honorable Commission.

5. On 22 February 2016, the ERC issued a Provisional Approval granting an Authority to Operate and docketed on 23 August 2016. Furthermore, ERC provisionally approved a Full Cost Recovery Rate (FCRR) of PhP 36.25/kWh and a Subsidized Approved Retail Rate (SARR) of PhP 9.12/kWh. A copy of which is attached herein as **Annex "A"**.
6. Pending the resolution of the application PSPI continued to work closely with Palawan Electric Cooperative ("PALECO") to electrify other unviable areas covered by the Joint Venture Agreement between Applicant and PALECO, a copy of which is attached herein as **Annex "B"**.
7. The PALECO-PSPI Technical Working Group conducted a survey on areas covered by the Joint Venture Agreement (JVA) and determined that Barangay Tumbod which is also subject by the JVA can also be interconnected with Barangay Liminangcong, Municipality of Taytay, Province of Palawan. A further study determined that it is viable to interconnect the two barangays. Attached herein a copy of power point presentation of the said study as **Annex "C"**;
8. On 11 July 2017, the PALECO issued Resolution No. 122 series of 2017 to approve the Supplemental Agreement to the Waiver Agreement between PALECO and PSPI for the provision of electricity service in Barangay Liminangcong, Taytay, Palawan and the inclusion of Barangay Tumbod, Taytay, Palawan in the existing QTP area. Attached herein as **Annex "D"**;
9. On 14 July 2017, the PALECO and PSPI executed a Supplemental Agreement to amend the existing QTP service area to include Barangay Tumbod, Municipality of Taytay, Province of Palawan. Attached herein a copy of the said Waiver Agreement as **Annex "E"**.
10. The Applicant commenced discussion with the Department of Energy and National Power Corporation to explore the possibilities of interconnection instead of filing a separate application, which was the original plan.
11. PSPI contends that the proposed interconnection is the fastest way of providing 24/7 electricity to Barangay Tumbod, which is consistent with the government's thrust of attaining one hundred (100) percent household electrification by year 2020.
12. On 12 October 2017, the Department of Energy ("DOE") interposed no objection on the execution of the Supplemental Agreement to the QSSC between PSPI and NPC to include Barangay Tumbod in its QTP Service Area for Barangay Liminangcong. Attached herein is a copy of the letter received on 03 November 2017 as **Annex "F"**.
13. On 20 December 2017 the National Power Corporation ("NPC") and PSPI executed a Supplemental Agreement for the QTP Service and Subsidy Contract for the inclusion of Barangay

Tumbod, Municipality of Taytay, Province of Palawan in Liminangcong QTP's ATO. Attached herein as **Annex "G"**.

14. Thus, this instant Supplemental Application is filed before the Honorable Commission based on the foregoing.

Brief Description of Barangay Tumbod

15. Barangay Tumbod is an island barangay in the northwestern section of Taytay, Palawan. It is situated in Tukuran Island, a barrier island that is 6.4 kilometers (4.0 mi) long and 3.2 kilometers (2.0 mi) wide at its widest point. It is composed of five (5) puroks, namely; Purok 1, 2, 3, 4 (clustered) & 5 (isolated). Barangay Tumbod is adjacent to Barangay Liminangcong and accessible via a 5-minute boat ride, with the possible interconnection only at 600 meters, with the sites depicted in images attached in **Annex "H"**.
16. Since Barangay Tumbod is a remote site and is considered unviable for connection to the main grid, it was originally included as part of the Joint Venture Agreement list to be develop (*sic*) separately as a standalone QTP. However, the decision to interconnect was made based on reasons cited on this supplemental application.

GROUND AND DISCUSSIONS

Applicant seeks the Honorable Commission's approval to admit the instant Supplemental Application to include Barangay Tumbod, to the QTP Service Subsidy Contract, based on the following grounds:

- I. The interconnection of Barangay Tumbod to Barangay Liminangcong is not only practicable and feasible, and is predominantly grounded on a lower subsidy requirement which is beneficial to the community of Barangay Tumbod and to the Applicant.**

The interconnection of Barangay Tumbod to the existing QTP areas covering Barangay Liminangcong redounds to the lower UCME subsidy requirement. As evidently shown in the table below, the subsidy requirement of an interconnected Tumbod is PhP 9.46/kWh lower than the subsidy requirement of a standalone QTP application for Tumbod.

Lower Subsidy Availability and FCRR (PhP/kWh)	Separate QTPs, separate facilities	One QTP, shared facilities
FCRR	45.71*	36.25**

SARR	9.12	9.12
UCME Subsidy	36.59	27.13

* *Projected tariff assuming the same fuel cost indicated in the ERC Case No. 2015-208 RC for Liminangcong*

** *FCRR for Liminangcong based on ERC Case Order No. 2015-208 RC*

Since the additional capital expenditure for interconnection amounting to PhP16,703,289 is going to be absorbed by PSPI and included in the capital cost of Liminangcong there is no increase in the Full Cost Recovery Rate for the instant application. For the avoidance of doubt there is **no additional tariff sought**.

PSPI expects to recover the interconnection cost from the projected kWh sales from Barangay Tumbod. Sales from Tumbod is projected to be 252,984 kWh for Year 1 and is estimated to grow by 8% on the first year and 4% thereafter.

In addition, the proposed design for Tumbod Interconnection to Liminangcong is more attainable and reasonable, the interconnection facility will be a 500-meter overhead 13.2 kV line utilizing a 3-Aluminum conductor steel-reinforced cable (ACSR). The 13. KV line will be attached to a high strength messenger cable, with each ACSR supported by steel structures with height of 90ft on Barangay Liminangcong and Barangay Tumbod. In Barangay Tumbod, a new 13.2 kV and 230 V, three-phase distribution system will be constructed with an overall length of 1.11km. The interconnection design is based on **NEA Engineering Bulletin under the topic of specifications and drawings for distribution line construction, 13.2Kv AND 24Kv**. Attached herein is the copy of the proposed design, as **Annex "F"**.

II. Interconnection of Barangay Tumbod to Barangay Liminangcong unifies the transaction process which is in accordance with the ERC Rules on Practice and Procedure that it shall be liberally construed to secure the most expeditious and least expensive determination of every proceeding before the Commission on its merits.

It bears stressing at this point that the Interconnection for Barangay Tumbod is the most expeditious and least expensive option because it unifies the transaction process and timelines instead of:

- a. Securing two business permits and other approvals for Barangay Liminangcong and Barangay Tumbod seems

impractical since it is possible the (*sic*) subsume the permitting process under Liminangcong only. It is least expensive and most expeditious when only one permit for Barangay Liminangcong and Barangay Tumbod to be secured. In addition, all the requirements for permits application are the same.

- b. The interconnection is for the benefit of the community of Barangay Tumbod which will enjoy immediate access to 24/7 electricity.
- c. This results in the shortened application with government agencies specifically DOE, NPC and ERC.

In the case of **Philippine National Bank v. Court of Appeals, 159 SCRA 433, 444, March 30, 1988**, the Supreme Court ruled that amendments to pleadings, and by analogy supplemental pleadings, are generally favored and should be liberally allowed in furtherance of justice in order that every case may so far as possible be determined on its real facts and in order to speed the trial of cases or prevent the circuity of action and unnecessary expense, unless there are circumstances such as inexcusable delay or the taking of the adverse party by surprise or the like, which might justify a refusal of permission to amend.

As can be gleaned from the above provision cited in the instant motion:

ERC Rule 1, Section 4. Construction of these Rules. – These rules **shall be liberally construed to secure the most expeditious and least expensive determination of every proceeding before the Commission on its merits**, consistent, However, with the requirements of justice.

Thus, inclusion of Barangay Tumbod as part of the Barangay Liminangcong QTP Service Area would dramatically reduce the application process and timeline, thereby reducing transaction cost and provide residents of Barangay Tumbod with immediate access to electricity at subsidized rate.

III. The Supplemental Application Will Not Substantially Enlarge or Modify the original Application but only to aid the said application by including Barangay Tumbod.

There is no doubt that the said supplemental application to interconnect Barangay Liminangcong to Barangay Tumbod will not substantially enlarge the original application of the Applicant but only aid the original application. The original application can stand separately, hence should be allowed as in the case of **Leobrera v. Court of Appeal, G.R. No. 80001, February 27, 1989, 170 SCRA 711**, where the

Supreme Court ruled that “xxx the parties may file supplemental pleadings only to supply deficiencies in aid of an original pleading, but not to introduce new and independent causes of action. xxx “

Clearly, the above-cited provision and jurisprudence can be applied in the case at bar, where the supplemental application merely aids the original application with the inclusion of Barangay Tumbod.

Again, under Section 1 paragraph 2, Rule 7 of ERC Rules of Practice and Procedure states:

“Section 1. xxx

If the amendment will substantially enlarge or modify an application or petition, the Commission, after granting leave, shall require Applicant or petitioner to comply with the requirements in Rule 6, if the application or petition is covered by said rule, and to republish the notice of hearing on the amended application or petition.”

One of the rationale of this instant supplemental application is to aid the original application of the Applicant. Supreme Court held in the case of *Genalyn D. Young vs. Spouses Manuel Sy and Victoria Sy, GR. No. 157745 (CA-GR SP No. 70610), G.R. No. 157955 (CA-G.R. SP No. 65629), September 26, 2006*, a supplement exists side by side with the original. It does not replace that which it supplements that a supplemental pleading assumes that the original pleading is to stand and that the issues joined with the original pleading remained an issue to be tried in the action.

Undoubtedly, this supplemental application to include Barangay Tumbod, Municipality of Taytay, Province of Palawan will not make any substantial change nor enlarge or modify the original application (ERC- Case No. 2015-208). The nature of the application, the Applicant, compliances will remain the same and all other requirements. It will only include Barangay Tumbod to the subject area which again will not substantially enlarge or modify the original application of the Applicant but simply aid the original application.

IV. Interconnection serves the paramount interest of the residents of Barangay Tumbod.

A careful review of this instant supplemental application shows it is for the utmost interest of the public particularly the community of Barangay Tumbod, Municipality of Taytay, Province of Palawan.

The immediate delivery of electricity at subsidized rate will be experienced and enjoyed by the residents of the Barangay Tumbod. Power supply is extremely important as it increases livelihood opportunities, improves learning conditions, and

enhances access to health and sanitation services of the residents.

The community has been clamoring for the entry of the PSPI. The continuing interest and anticipation of the residents of Barangay Tumbod, residents made their personal testimony in a judicial affidavit form showing of their sentiments and experiences on how their community without electricity and the strong request that they may experience the current 24/7 electricity supply in Barangay Liminangcong. Attached herein are Judicial Affidavits as **Annex "J"** of some residents of Barangay Tumbod, with resident Judith Allado stating:

"We are unhappy of (sic) our lack of electricity. My children aged 6 and 12 years are both in school. My 12- year-old son who is in high school goes to Liminangcong High School. He goes home around 4pm then does his homework. When he needs to do research and have his homework, hence needs access to a computer, printer and internet, he has to go back to Liminangcong via a boat ride and then print. While the boat ride is free, it poses a safety risk, more so, when there are heavy rains and/ or typhoon because of very rough waters and strong winds."

The electricity is an important factor for education at the present time in order to fit in to the kind of education that we have now. In the case at bar, the children of Barangay Tumbod deserve also all the resources that they can have to avail themselves of a good education and electricity is one of the best means to adopt in the kind of education that we have.

To have a heathy (sic) and safer community we need a power supply on that matter, resident Asuncion Rosales of Barangay Tumbod states that:

"Steady 24/7 electricity would improve the lives of our residents. When we have street lighting, our barangay will be safer especially at night. xxx

The health center can also provide better services especially when there are emergencies. The barangay hall will have access to electricity and meetings can be held even at night. We can also provide electric fan to our barangay residents and visitors."

"Ever since I lived here, while growing up, there is no electricity. We use "tukarol" a kerosene lamp used for lighting. These became Petromax over the years. Only in the past few years have there been diesel generators and individual solar panels for basic lighting in our homes." xxx

"At home, we use a 7-hp portable dynamo which we bought for around Php 25, 000 about 15 years ago. We run the portable generator set for four (4) hours a day and spend about Php 1, 500 for diesel montly. We also have one (1) 100-watt solar panel for Php 13, 000 (with battery, inverter, controller and 10-meter wiring) and three (3) 50-watt solar panels for about Php 7,800 with Php 840 for wiring. These are used to

power one refrigerator, one washing machine, TV, electric fans and lighting.

We have adequate supply for our electricity needs. However, it is not an ideal situation because we only have electricity for 4 hours. Even the refrigerator runs four (4) hours a day and we cannot make ice and only use for cooling water and other drinks.

However, the cost of having the electricity is too high. If other areas in the Philippines, including Liminangcong, have access to 24/7 electricity which is affordable, we believe we should also enjoy the same.”_xxx

Resident Laarni Erma of Barangay Tumbod, states that:

“Our barangay started seeking the help of the provincial government since 2012 for the electricity access of residents. This was started by Barangay Captain Roger M. Baterzal and pursued by his successors. Finally, under the term of Barangay Captain Roger Baterzal we were able to receive the solar panels from the provincial government which we heard were donated by Shell Foundation. Until we learned about the successful electrification of neighboring Barangay Liminangcong, and through discussion with the officials of our two barangays, we learned it may be possible to interconnect the two areas so we can also enjoy 24/7 electricity in Tumbod.”

Attached herein is a copy of the Barangay Resolution No. 07, Series 2017, (A Resolution Granting PowerSource Philippines Inc. An Easement of Right of Way for The Construction and Installation of a Transmission/Distribution System in Barangay Tumbod), and a Resolution No. 17, Series 2017 (A Resolution Supporting the Electricity Interconnection by the PowerSource Philippines Inc. of Barangay Tumbod with its Neighboring Barangay Liminangcong the Municipality of Taytay, Palawan) copies of which are herein attached as **Annex “K”**.

Considering (*sic*) the purpose of this supplemental application of electrifying the community of Barangay Tumbod, Municipality of Taytay, through the interconnection to Barangay Liminangcong, Municipality of Taytay, Province of Palawan, is duly supported by all factual basis which shows the paramount interest of the community of Barangay Tumbod.

In the case of *Frisco F. San Juan vs. Sandiganbayan, G. R. No. 173956, August 6, 2008*, xxx when the Court disregards procedural lapses, it does so in the exercise of its equity jurisdiction and so that a case may be resolved on its merits based on the evidence presented by the parties.¹

With this disquisition, the supplemental application of the Applicant is anchored with substantial legal basis and

¹ Civil Procedure (a restatement for the bar) Willard Riano

jurisprudence that cannot be repudiated by this Honorable Commission.

PRAYER

WHEREFORE, in the interest of justice, it is respectfully prayed to this Honorable Commission to:

- (a) ACCEPT the instant Supplemental Application and include Barangay Tumbod, Municipality of Taytay, Palawan as part of the QTP Service Area subject of the instant Application originally covering Barangay Liminangcong, Municipality of Taytay, Palawan;
- (b) APPROVE the Supplemental QSSC executed between Applicant and the National Power Corporation;
- (c) APPROVE the Waiver Agreement between Applicant and Palawan Electric Cooperative;
- (d) ALLOW Applicant to charge the Full Cost Recovery Rate (FCRR) and Subsidized Approved Retail Rate (SARR) to the residents of Barangay Tumbod, Taytay, Rizal, based on the Approval of the instant case ERC No. 2015-208 RC

Finding the instant *Supplemental Application* sufficient in form and substance, the same is hereby set for determination of compliance with the jurisdictional requirements, expository presentation, Pre-trial Conference, and presentation of evidence on **25 April 2019 (Thursday) at nine o'clock in the morning (9:00 A.M.), at the Barangay Hall of Brgy. Tumbod, Taytay, Palawan.**

Accordingly, PSPI is hereby directed to:

- 1) Cause the publication of the attached Notice of Public Hearing in two (2) newspapers of nationwide circulation in the Philippines at its own expense, twice (2x) within two (2) successive weeks, the dates of publication not being less than seven (7) days apart, and the date of the last publication to be made not later than ten (10) days before the date of the scheduled initial hearing;
- 2) Furnish with copies of this Order and the attached Notice of Public Hearing the Offices of the Provincial Governors, and the affected distribution utilities for the appropriate posting thereof on their respective bulletin boards;

- 3) Inform the consumers within the affected areas, by any other means available and appropriate, of the filing of the *Supplemental Application*, its reasons therefor, and of the scheduled hearings thereon;
- 4) Furnish with copies of this Order and the attached Notice of Public Hearing, the Office of the Solicitor General (OSG), the Commission on Audit (COA), and the Committees on Energy of both Houses of Congress. They are hereby requested, if they so desire to send their duly authorized representatives at the scheduled hearings; and
- 5) Furnish with copies of the *Supplemental Application* and its attachments all those making requests therefor, subject to reimbursement of reasonable photocopying costs.

On the date of the initial hearing, PSPI must submit to the Commission its written compliance with the aforementioned jurisdictional requirements attaching therewith, methodically arranged and duly marked the following:

- 1) The evidence of publication of the attached Notice of Public Hearing consisting of affidavits of the Editors or Business Managers of the newspapers where the said Notice of Public Hearing were published, and the complete issues of the said newspapers;
- 2) The evidence of actual posting of this Order and the attached Notice of Public Hearing consisting of certifications issued to that effect, signed by the Provincial Governors, General Managers of the distribution utilities or their duly authorized representatives, bearing the seals of their offices;
- 3) The evidence of other means employed by PSPI to inform the consumers affected of the filing of the *Supplemental Application*, its reasons therefor, and of the scheduled hearings thereon;
- 4) The evidence of receipt of copies of this Order and the attached Notice of Public Hearing by the OSG, COA, and the Committees on Energy of both Houses of Congress;
- 5) The evidence of receipt of copies of the *Supplemental Application* and its attachments by all those making requests therefor, if any; and

- 6) Such other proofs of compliance with the requirements of the Commission.

PSPI and all interested parties are also required to submit, at least five (5) days before the date of the initial hearing and pre-trial conference, their respective Pre-trial Briefs containing, among others:

- 1) A summary of admitted facts and proposed stipulation of facts;
- 2) The issues to be tried or resolved;
- 3) The documents or exhibits to be presented, stating the purposes and proposed markings therefore; and
- 4) The number and names of the witnesses, with their written testimonies in a Judicial Affidavit form attached to the Pre-trial Brief.

Failure of PSPI to comply with the above requirements within the prescribed period shall be a ground for cancellation of the scheduled hearings, and the resetting of which shall be six (6) months from the said date of cancellation.

PSPI must also be prepared to make an expository presentation of the instant *Supplemental Application*, aided by whatever communication medium that it may deem appropriate for the purpose, in order to put in plain words and explain, for the benefit of the consumers and other concerned parties, what the *Supplemental Application* is all about and the reasons and justifications being cited in support thereof.

SO ORDERED.

Pasig City, 04 March 2019.

FOR AND BY AUTHORITY
OF THE COMMISSION:


JOSEFINA PATRICIA A. MAGPALE-ASIRIT
Commissioner

COPY FURNISHED:

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4. **THE COMMISSION ON AUDIT (COA)**
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5. **THE SENATE COMMITTEE ON ENERGY**
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6. **THE HOUSE COMMITTEE ON ENERGY**
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7. **OFFICE OF THE PRESIDENT OF PCCI**
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8. **OFFICE OF THE BARANGAY CAPTAIN**
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9. **OFFICE OF THE LOCAL GOVERNMENT UNIT LEGISLATIVE BODY**
Barangay Tumbod, Taytay, Palawan
10. **OFFICE OF THE MUNICIPAL MAYOR**
Municipality of Taytay, Palawan
11. **OFFICE OF THE LOCAL GOVERNMENT UNIT LEGISLATIVE BODY**
Municipality of Taytay, Palawan
12. **OFFICE OF THE PROVINCIAL GOVERNOR**
Province of Palawan
13. **OFFICE OF THE LOCAL GOVERNMENT UNIT LEGISLATIVE BODY**
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