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MAR 2 5 2015 COMMISS Regional Office VIII

Republic of the Philippines CIVIL SERVICE COMMISSION Regional Office No. 8 Government Center, Palo, Leyte CERTIFIED AUTHENTICATED COPY

MA. LOURDES H. SABALZ/ Human Resource Specialist I

08-101995

REPUBLIC OF THE PHILIPPINES CIVIL SERVICE COMMISSION CONSTITUTION HILLS, DILIMAN, QUEZON CITY

CERTIFICATE OF ELIGIBILITY

have been conferred the CAREER SERVICE PROFESSIONAL ELIGIBILITY for having obtained a general rating of Eighty and 01/100 (80.01) in the CAREER SERVICE PROFESSIONAL EXAMINATION held in Leyte Normal University, Tacloban City on November 16, 2008.

Your name has been entered in the Register of Eligibles from which appointment to positions requiring this eligibility will be made, provided you possess the qualifications and other requirements

The second secon

Ratings on the Competency Areas of the Test			
Verbal	Analytical	Numerical	General Info.
(95%)			(5%)
78.63	81.03	80.82	77.00



FRMAFIOR N. LUNAMBAS

Date of Birth : Sep 13, 1985

Place of Birth : BILIRAN BILIRAN

: 145427

: 08081457

Date of Release: Feb 6, 2009

RICARDO L. SALUDO

this service common Chairman

Signature of Eligible

Republic of the Philippines
MMISSION ON ELECTIONS IN: 7802-0006A-11385LNL20000 SIXTO S. BRILLANTES, JR



REPUBLIC OF THE PHILIPPINES Unified Multi-Purpose ID



LUMAMBAS

SAN ISIDRO BILIRAN BILIRAN PHL



CRN-021-1118-0986-9





Republic of the Philippines Department of Education Region VIII - Eastern Visayas SCHOOLS DIVISION OFFICE OF BILIRA



Larrazabal, Naval, Biliran (6560)

🔞 (053–500-4054 / 053–500-4060 🔘 depedbiliran@gmail.com

January 03, 2018

SPECIAL ORDER No. <u>3-1</u> s. 2018

In connection of the CSCRO8 Resolution No. 17-00063 dated October 30, 2017 (Reversion of Use of Maiden Name) the name hereunder is hereby changed (please see attached):

LERMAFLOR N. LUMAMBAS FROM:

TO:

LERMAFLOR G. NAPOLES

DISTRICT/SCHOOL/MUNICAPILTY

DEPARTMENT OF EDUCATION DIVISION OF BILIRAN

> PEDRO T. ESCOBARTE, JR., Ph.D., CESO V Schools Division Superintendent

Copy Furnished:

IBM, DepEd, Regional Office No. VIII District Supervisor Teacher Concerned Division Office File

STA/LCR/cac











LUMAMBAS, Lermaflor N.
/Reversion of Use of Maiden Name
in the Personnel Records
N0820008817

NOTICE OF RESOLUTION

Sir/Madam:

Please take note that on October 30, 2017, CSC RO VIII Resolution No. 17-00063, a copy attached herewith, was promulgated by this Office in the above-cited case, the original of which is now on file with this Office.

Government Center, Palo, Leyte, November 16, 2017.

Very truly yours,

ROWN P. RINOS Director III

Copy Furnished:

Lermaflor N. Lumambas Administrative Officer IV Department of Education Biliran

Regional Office VIII

LUMAMBAS, Lermaflor N. Reversion of Use of Maiden Name in the Personnel Records N0820008817 X - - - - - - - X

Number

17-00063

Promulgated

3 n OCT 2017

RESOLUTION

Lermaflor N. Lumambas, Administrative Officer IV, Department of Education, Biliran, requests to revert to use of her maiden name "Lermaflor G. Napoles".

In her letter dated August 24, 2017, she averred thus:

"xxx Change my name in the records of the CSC from my married name Lermaflor N. Lumambas to Lermaflor G. Napoles.

Mr. Lumambas abandoned us during the first trimester of my pregnancy with my second child last September 8, 2011 and that was the last time we saw him. Since then, he has not supported us nor contacted us.

I am delighted to learn that in the case of the request of Vallar, Rommela B. to Revert to Use of Maiden Name, the Civil Service Commission rendered its decision under CSC Resolution 10123, June 15, 2010, granting/noting the said request citing several applicable laws and jurisprudence.

I am fervently hoping for your favourable action on this request.

XXX"

Article 370 of the New Civil Code of the Philippines, provides that:

"A married woman may use:

- (1) Her maiden first name and surname and add her husband's
- (2) Her maiden first name and her husband's surname, or
- (3) Her husband's full name but prefixing a word indicating that she is wife, such as 'Mrs' ".

Further, the Commission, in Resolution No. 12-01242 dated September 4, 2012, ruled as follows:

IVIL SERVICE COMMISSION Regional Office No. VIII Legal Services Division

"x x x.

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Interpreting the above provision, the Commission, in CSC Resolution No. 93-2477 dated July 8, 1993 (SEVA-DIMAYUGA, Grace M.), held in this wise:

Bawat Kawani, Lingkod Bayani

"The aforequoted provision contemplates that a married woman has the option to use her husband's name. the word 'may' is used, indicating that the use of the husband's surname by the wife is permissive rather than obligatory. We have no law which provides that the wife shall change her surname of that of the husband upon marriage (Tolentino, Philippine Civil Law, 1991 Ed., Vol. I, p. 675)"

Above interpretation finds jurisprudential support in the case of Yasin vs. Judge Shari'a District Court Third Shari'a Judicial District, G.R. No. 94986, dated February 23, 1995, where the Supreme Court stated that:

> "When a woman marries a man, she need not apply and or seek judicial authority to use her husband's name by prefixing the word "Mrs." before her husband's full name or by adding her husband's surname to her maiden first name. The law grants her such right (Art. 370, Civil Code). Similarly, when the marriage ties or vinculum no longer exists as in the case of husband or divorce as authorized by the Muslim Code, the widow or divorcee need not seek judicial confirmation of the change in her civil status in order to revert to her maiden name as the use of her former husband's name is optional and not obligatory for her (Tolentino, Civil Code, p. 725, 1983 ed.; Art. 373, Civil Code). When petitioner married her husband, she did not change her name but only her civil status. Neither was she required to secure judicial authority to use the surname of her husband after the marriage as no law requires it." (underlining ours)

Consistently affirming its stand, the Commission ruled in CSC Resolution No. 09-1050 dated July 21, 2009 (DE LEON, Melendriz Jane P.), citing CSC Resolution No. 98-1952 dated July 20, 1998 (Ang, Abdulia), that:

> "Considering the above mentioned jurisprudence, the Commission reiterates that a judicial decree of nullity of a previous marriage is not necessary before a woman can resume using her maiden name. No law requires that a judicial decree of nullity of a previous marriage be obtained by a married woman in order for her to validly use her maiden name. (Underlining ours).

> > x x x."

WHEREFORE, the instant request of Lermaflor N. Lumambas is hereby noted. Accordingly, this Office recognizes her right to exercise option to revert to the use of her maiden name "Lermaflor G. Napoles" appearing in the records of the Commission. Let the necessary notation in Lumambas' records on file with this

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LIVIL SERVICE COMMISSIONFFICE be effected. Regional Office No VIII Legal Services Division

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TY FLORDELIZA CALGAS

Government Center, Palo, Leyte.

VICTORIA F. ESBER Director IV

CIVIL SERVICE COMMISSION Regional Office No. VIII Legal Services Division

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TTY FLORIDELIZA C ALGAS

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