

## VISAYAS STATE UNIVERSITY

6521-A Visca, City of Baybay, Leyte, Philippines

## BOR RESOLUTION NO. 12, s. 2009

## A RESOLUTION DISAPPROVING THE CONTINUED DEPLOYMENT OF DR. ANTONIO L. ACEDO, JR.WITH THE ASIAN VEGETABLE RESEARCH AND DEVELOPMENT CENTER

WHEREAS, the Visayas State University was created by virtue of Republic Act 9437 last April 27, 2007 which renamed the Leyte State University (created by virtue of Republic Act 9158 last 11 August 2001) which, in turn, converted the then Visayas State College of Agriculture (ViSCA) into a state university;

WHEREAS, Section 7 of R.A. 9158 as well as Section 4 of R.A. 8292 specifically empowers the Board of Regents of the University to exercise all the powers granted to the Board of Directors of a corporation under Section 36 of Batas Pambansa Blg. 68, otherwise known as the Corporate Code of the Philippines;

WHEREAS, among other powers granted to a corporation, is the power "to develop academic arrangements for institution capability building with appropriate institutions and agencies, public or private, local or foreign, and to appoint experts/specialists as consultants, or visiting or exchange professors, scholars, researchers, as the case may be" as stipulated in Paragraph t, Section 7 of R.A. 9158;

WHEREAS, it is very clear in the rules and guidelines of the CSC that a Secondment Contract between the Mother Agency and the Receiving Agency is necessary prior to the deployment as cited in Paragraph (iv), Item C, Section 6 (Other Personnel Movements), Rule III of the Civil Service Law and Rules;

WHEREAS, BOT Resolution No. 9, s. 2001 dated 20 January 2001 clearly specifies the guidelines for secondment of ViSCA (now VSU) staff;

WHEREAS, Item 4 of Heading III (Terms) of BOT No. 9, s. 2001 stipulates that:

The purpose of secondment shall not be to seek employment and any violation thereof can be ground for cancellation of the secondment contract.

WHEREAS, Dr. Antonio L. Acedo has been on leave from the Visayas State University since 15 May 2006 while working with the Asian Vegetable Research and Development Center (AVRDC now known as World Vegetable Center), Shanhua, Tainan, Taiwan, Republic of China;

WHEREAS, the VSU Board of Regents issued BOR Resolution No. 42, s. 2008 dated 03 June 2008 granting the request of Dr. Acedo for a six (6) months Secondment with the AVRDC for the period 01 June 2008 to 30 November 2008, so as to enable him to complete his commitments with the AVRDC;

WHEREAS, Dr. Antonio L. Acedo has again requested for an extension of his Secondment with the AVRDC after the expiry of his six (6) month Secondment last 30 November 2008;

WHEREAS, Civil Service Circular (CSC) No. 15, s. 1989 dated 02 May 1989 signed by then CSC Chairman Patricia A. Sto. Tomas has repealed CSC Resolution No. 85-444;

WHEREAS, CSC No. 15, s. 1989 is very specific about the prohibition of government workers going on leave of absence for the purpose of seeking employment, to wit:

Government employees, as mandated by the Constitution, are expected to serve with the highest degree of responsibility, integrity, loyalty and efficiency.

Under existing civil service law and rules, government employees have been granted liberal leave benefits in keeping with the philosophy that an officer or employee who has been subjected to long and continuous work needs rest and recuperation so that he may return to work with renewed vigor and energy.

Section 30, Rule XVI of the Civil Service Rules provides that leave without pay exceeding one year may be granted in addition to the vacation and/or sick leave.

In Resolution No. 85-444, the Commission allows government officials and employees who intend to work abroad, leave of absence without pay, for a period not exceeding one year.

It has been observed that since the promulgation of Resolution No. 85-444, applications for vacation leave for purposes of working abroad have become rampant. It has also been noted that there are cases of circumvention of the said Resolution such as when the expiration of the authorized leave of absence, the employee usually returns to his work for a short period of time and thereafter re-applies for another year vacation leave to continue working abroad. Oftentimes this practice repeatedly goes on.

Such practice adversely affects agency operations which is considered inimical to the public service and is not in accordance with the philosophy behind the granting of leave benefits.

To protect the interest of public service, the Commission as the central personnel agency charged with the responsibility of adopting measures to promote morale, integrity, responsiveness and progressiveness in the civil service, hereby repeals Resolution No. 85-444. Henceforth, all applications for leave of absence where the purpose or reason for such leave is for employment in private or other government offices, either inside or outside the country, will no longer be allowed.

This Memorandum Circular shall take effect immediately.

WHEREAS, the VSU Board of Regents, as a collegial body, is fully aware of CSC MC 15, s. 1989 and its legal ramifications.

THEREFORE, BE IT RESOLVED AS IT IS HEREBY RESOLVED to disapprove the continued deployment of Dr. Antonio L. Aceda, Jr., Professor V, Department of Horticulture, College of Agriculture, Visayas State University to the Asian Vegetable Research and Development Center (now known as World Vegetable Center) effective immediately, per CSC Memorandum Circular No. 15, s. 1989.

RESOLVED FURTHER ordering the University President, Dr. Jose L. Bacusmo, to immediately issue a return to work order to Dr. Antonio L. Acedo, Jr. in view of the CSC prohibition.

IN WITNESS of our approval thereof, we hereby affix our signatures this 3<sup>rd</sup> day of February 2009 at LNU Conference Room, Leyte Normal University, Tacloban City, Leyte.

## VSU BOARD OF REGENTS

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Resolution Disapproving the Deployment of Dr. Antonio L. Acedo, Jr. with the AVRDC.