[REPUBLIC ACT NO. 2257, June 18, 1959]

AN ACT GRANTING THE PAMPLONA REDWOOD VENEER CO., INC., A FRANCHISE TO ESTABLISH, MAINTAIN AND OPERATE PRIVATE FIXED POINT-TO-POINT RADIOTELEPHONE STATIONS FOR THE TRANSMISSION AND RECEPTION OF WIRELESS MESSAGES TO AND FROM SAID STATIONS.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. The Pamplona Redwood Veneer Co., Inc., is hereby granted a franchise to establish, maintain operate private fixed point-to-point radiotelephone station in the City of Manila, in the barrio of Dana-Ili, Municipality of Abulug, Province of Cagayan, and in the barrio of Dongoan, Municipality of Danao, Province of Cebu, for the transmission and reception of wireless messages from the City of Manila to barrio Dana-Ili, Municipality of Abulug, Province of Cagayan, and vice versa, from the barrio of Dana-Hi, Municipality of Abulug, Province of Cagayan, to the barrio of Dongoan, Municipality of Danao, Province of Cagayan, to the barrio of Dongoan, Municipality of Danao, Province of Cebu, and vice versa, and from the barrio of Dongoan, Municipality of Danao, Province of Cebu, to the City of Manila, and vice versa.

SEC. 2. This franchise shall continue to be in force for a period of twenty-five years and is granted upon the express condition that the same shall be void unless the construction or installation of said stations be begun within one year from the date of approval of this Act and be completed within two years from said date.

SEC. 3. The grantee shall not engage in domestic business of telecommunications in the Philippines without further special assent of the Congress of the Philippines, it being understood that the purpose of this franchise is to secure to the grantee the right to establish, maintain and operate private fixed point-to-point radiotelephone stations at the places hereinabove stated for no other purposes than to promote, protect and subserve the trade and business interests of the grantee.

SEC. 4. No fees shall be charged by the grantee as the radiotelephone stations that may be established by virtue of this Act shall engage in communications regarding the grantee's business only.

SEC. 5. The grantee shall so construct and operate its radiotelephone stations as not to interfere with the operation of other radio stations maintained and operated in the Philippines.

SEC. 6. The grantee is authorized to operate its radiotelephone stations on the frequency and/or frequencies that may be assigned to it by the Secretary of Public works and Communications.