

**[DENR ADMINISTRATIVE ORDER NO. 98-08,
February 25, 1998]**

**AMENDMENT TO DAO 97-35 ENTITLED "GOVERNING THE ENTRY
AND DISPOSITION OF IMPORTED LOGS, LUMBER, VENEER,
PLYWOOD, POLES AND PILES, AND PULPWOOD INCLUDING
WOOD CHIPS"**

In order to rectify certain omission and typographical errors in the approved DAO 97-35, this Order is hereby amended to read as follows:

"SUBJECT: AMENDING AND CLARIFYING CERTAIN SECTIONS OF DAO NO. 97-08 ENTITLED "GUIDELINES GOVERNING THE ENTRY AND DISPOSITION OF IMPORTED LOGS, LUMBER, VENEER, PLYWOOD, POLES AND PILES, AND PULPWOOD INCLUDING WOOD CHIPS"

Section 3. **Who May Import Logs, Lumber, Veneer, Plywood, Poles and Piles, and Pulpwood Including Chips.** A holder of Timber License Agreement (*TLA*), Industrial Forest Management Agreement (*IFMA*), Wood Processing Plant Permit (*WPPP*) or Certificate of Registration (*CR*) issued by DENR as wood processor, agent, contractor or dealer of logs/lumber, may import wood materials; provided that before availing the privilege to import, the holder of *TLA*, *IFMA*, and/or *WPPP* shall have their existing local log and/or Lumber Dealer's Permit stamped by the Office of the Regional Executive Director (*RED*) concerned as valid also to import wood materials without further undergoing separate registration processes called for under DAO 94-17. However, a prospective wood processor, agent, contractor and dealer who are not holders of *TLA*, *IFMA*, or *WPPP* shall first secure the registration requirements specified under DAO 94-17.

All the other provisions of DAO 97-35 remain as is. This Order shall take effect immediately.

Adopted: 25 Feb. 1998

(SGD.) VICTOR O. RAMOS
Secretary

