## [ 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



Source: Supreme Court E-Library This page was dynamically generated by the E-Library Content Management System (E-LibCMS)