



REPUBLIC OF THE PHILIPPINES
SUPREME COURT
Manila

SPECIAL SECOND DIVISION

NOTICE

Sirs/Mesdames:

*Please take notice that the Court, Special Second Division, issued a Resolution dated **13 January 2021** which reads as follows:*

“G.R. No. 237036 (Aboitiz Power Renewables, Inc./Tiwi Consolidated Union [APRI-TCU] on behalf of Fe Rubio, et al. v. Aboitiz Power Renewables, Inc., Michael B. Pierce, et al.). – This resolves the Motion for Reconsideration filed by Aboitiz Power Renewables, Inc./Tiwi Consolidated Union (APRI-TCU) on behalf of Fe Rubio, *et al.* (petitioners) assailing the Decision promulgated on July 8, 2020 by this Court, which affirmed the Decision of the Court of Appeals (CA) in CA-G.R. SP No. 141100 dated February 21, 2017 and the Resolution dated January 11, 2018.

Upon careful review of the instant Motion for Reconsideration, it can be clearly concluded that petitioners’ arguments are just a re-statement of their claims in their previous pleadings. Petitioners once again claim that: (1) the redundancy program was invalid; and (2) there was unfair labor practice committed by Aboitiz Power Renewables, Inc., Michael B. Pierce, *et al.* (respondents). Evidently, petitioners raised no new issues, and the arguments are mere rehash of what have been discussed and found unmeritorious by the Labor Arbiter, the National Labor Relations Commission, the CA, and this Court.

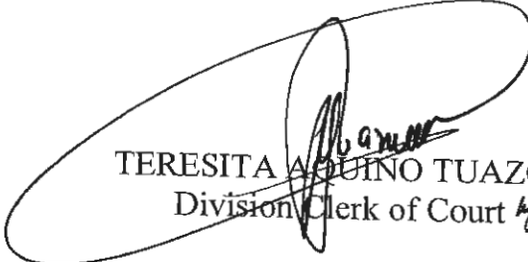
In view of the foregoing, the Court denies the reconsideration prayed by petitioners.

WHEREFORE, the Motion for Reconsideration is **DENIED with FINALITY**, the basic issues having been passed upon and there being no substantial arguments raised to warrant the reconsideration sought. The Decision promulgated on July 8, 2020 of the Court affirming the Decision of the Court of Appeals in CA-G.R. SP No. 141100 dated February 21, 2017 and the Resolution dated January 11, 2018 are hereby **AFFIRMED**.

No further pleadings or motions shall be entertained in this case. Let entry of final judgment be issued immediately.

SO ORDERED.”

By authority of the Court:



TERESITA AQUINO TUAZON
Division Clerk of Court *by 1/9*

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(NLRC RAB-V-09-00162-13; V-09-00165-13;
V-09-00166-13; V-09-00167-13; V-09-00169-13;
V-09-00170-13)

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Supreme Court, Manila

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Please notify the Court of any change in your address.
GR237036. 1/13/2021(33)URES/ssb