

REPUBLIC OF THE PHILIPPINES SECURITIES AND EXCHANGE COMMISSION

Ground Floor. Secretariat Building, PICC City Of Pasay, Metro Manila

COMPANY REG. NO. 24221

OF AMENDED ARTICLES OF INCORPORATION

KNOW ALL PERSONS BY THESE PRESENTS:

This is to certify that the amended articles of incorporation of the

BANK OF COMMERCE

(Amending Prefatory Clause, Articles II Primary Purpose, V & VI thereof)

copy annexed, adopted on February 22, 2022 by majority vote of the Board of Directors and on April 29, 2022 by the vote of the stockholders owning or representing at least two-thirds of the outstanding capital stock, and certified under oath by the Corporate Secretary and a majority of the Board of Directors of the corporation was approved by the Commission on this date pursuant to the provision of Section 15 of the Revised Corporation Code of the Philippines, Republic Act No. 11232, which took effect on February 23, 2019, and Section 14 of R.A. 8791 (The General Banking Law of 2000), and copies thereof are filed with the Commission.

Unless this corporation obtains or already has obtained the appropriate Secondary License from this Commission, this Certificate does not authorize it to undertake business activities requiring a Secondary License from this Commission such as, but not limited to acting as: broker or dealer in securities, government securities eligible dealer (GSED), investment adviser of an investment company, close-end or open-end investment company, investment house, transfer agent, commodity/financial futures exchange/broker/merchant, financing/lending company and time shares/club shares/membership certificates issuers or selling agents thereof; nor to operate a fiat money to virtual currency exchange. Neither does this Certificate constitute as permit to undertake activities for which other government agencies require a license or permit.

IN WITNESS WHEREOF, I have set my hand and caused the seal of this Commission to be affixed to this Certificate at Pasay City, Metro Manila, Philippines, this day of August, Twenty Twenty Two.

DANIEL P. GABUYO

Assistant Director SO Order 1188 Series of 2018

BA/qba

COVER SHEET

For applications at COMPANY REGISTRATION AND MONITORING DEPARMENT

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AMENDED ARTICLES OF INCORPORATION OF

BANK OF COMMERCE

(As further amended on 17 November 2009) and 26 November 2009)

KNOW ALL MEN BY THESE PRESENTS:

That we, all citizens and residents of the Philippines, have this day voluntarily associated ourselves together for the purpose of forming a universal banking corporation under the laws of the Philippines. (As amended on 29 April 2022)

AND WE HEREBY CERTIFY THAT

FIRST - The name of the corporation shall be:

BANK OF COMMERCE

(As amended on 27 June 1988 and amended on 16 April 1991 and further amended on 21 April 1992)

SECOND -The purpose or purposes for which said corporation is formed are to carry on and engage in the business of universal banking; to have and exercise, subject to the laws of the Republic of the Philippines, all powers, rights, privileges and attributes of a universal bank, in addition to the general powers incident to corporations as well as to carry on and engage in trust or administering any trust or holding property in trust or on deposit for the use, or behoof of others. (As amended on 16 April 1991) (As amended on 29 April 2022)

THIRD - The principal office of the corporation shall be in San Miguel Properties Centre (SMPC), No. 7 St. Francis Street, Mandaluyong City 1550 Metro Manila, Philippines. (As amended on 20 August 1980 and further amended on 17 November 2009)

FOURTH - The corporation shall have perpetual existence. (As Amended on 30 January 2020)

FIFTH - The names, residence and citizenship of the incorporators of said corporation are as follows:

Name	Residence	Citizenship
1. Emerito M. Ramos, Sr.	Vista Valley Court Quezon City	Filipino
2. Manuel del Rosario	22 Pili Avenue Forbes Park, Makati	Filipino
3. Emerito B. Ramos, Jr.	Vista Valley Court Quezon City	Filipino .

4.	Antonio B. Ramos	Vista Valley Court Quezon City	Filipino
5.	Renato C.V. Arevalo	1360 <u>Pennsylvania</u> Manila	Filipino
6.	Delfin R. Cruz	72 Dapitan Street Quezon City	Filipino
7.	Juan T. <u>Tueres</u>	72 Maria Clara St. Quezon City	Filipino

(As amended on 29 April 2022)

SIXTH - The number of directors of said corporation shall be fifteen (1-5) (as amended on 5 November 1982 and 24 November 1987 and further amended on 2 January 1991); and the names, residences and citizenships of the directors of the corporation who are to serve until their successors are elected and qualified as provided by the By-Laws are as follows:

NAME	RESIDENCE	CITIZENSHIP
1. Emerito M. Ramos, Sr.	Vista Valley Court Quezon City	Filipino
2. Manuel del Rosario	22 Pili Avenue Forbes Park, Makati	Filipíno ·
3. Emerito B. Ramos, Jr.	Vista Valley Court Quezon City.	Filipino
4. Antonio B. Ramos	Vista Valley Court Quezon City	Filipino
5. Renato C.V. Arevalo	1360 Pennsylvania Manila	Filipino
6. Delfin R. Cruz	72 Dapitan Street Quezon City	Filipino
7. Juan T. <u>Tueres</u>	72 Maria Clara St. Quezon City	Filipino .

(As amended on 29 April 2022)

SEVENTH – The total authorized capital stock of the corporation is PESOS: TWENTY-ONE BILLION FIVE HUNDRED SEVENTY-FIVE MILLION ONE HUNDRED FOURTEEN THOUSAND SEVEN HUNDRED (#21,575,114,700.00) divided into ONE BILLION SEVEN HUNDRED TWO MILLION FIVE HUNDRED ELEVEN THOUSAND FOUR HUNDRED SEVENTY (1,702,511,470) common shares with a par value of PESOS: TEN (#10.00) per share; and FOUR HUNDRED FIFTY FIVE MILLION (455,000,000) preferred shares with a par value of PESOS: TEN (#10.00) per share. (As amended on 30)

January 2020 and further amended on 08 July 2021)

The preferred shares shall have the following features:

- **Issuable in series or subseries.** The preferred shares may be issued in series or sub-series or in tranches as the Board of Directors may determine.
- Non-voting. The holders of preferred shares shall not be entitled to vote at any meeting of the stockholders of the Bank, except as may be allowed by law.
- **Perpetual or Non-redeemable.** The preferred shares shall be perpetual or non-redeemable.
- Cumulative. The preferred shares shall be cumulative, subject to requirements under laws, rules and regulations, including but not limited to regulations of the BSP. The holders of preferred shares shall be entitled to receive dividends at such rate or amount as the Board of Directors, in its sole discretion, shall fix at the time of issuance of such preferred shares. The Board of Directors shall determine the terms and conditions upon which dividends shall be payable, and shall likewise have full discretion at all times to cancel distribution or payment of dividends.
- Convertible. The preferred shares shall be convertible to common shares at such conversion factor as the Board of Directors, in its sole discretion, shall determine and subject to requirements under laws and regulations. The preferred shares shall be convertible into common shares at the option of the holders after five (5) years from date of issue. Conversion of the shares shall be effected only to the extent of the prescribed ceilings under existing laws, and subject to prior Monetary Board approval whenever said conversion will result in significant ownership of the voting or common shares of stock by any person, whether natural or juridical, or by one group of persons, as provided in the regulations.
- Loss absorbency feature. The preferred shares shall be convertible into common shares if the BSP determines that the corporation is nonviable as defined under relevant regulations. In case said conversion cannot be implemented due to certain legal constraints, write-off mechanism shall take effect pursuant to requirements under regulations.
- Preference. In the event of liquidation, dissolution, bankruptcy, or winding up of the affairs of the Bank, the holders of preferred shares that are outstanding at that time shall enjoy preference over common shares in the payment, in full or, if the remaining assets of the Bank are insufficient, on a pro-rata basis as among all holders of outstanding preferred shares.

Subject to other terms and conditions as may be fixed by the Board.
 The Board of Directors may fix such terms and conditions of the preferred shares not inconsistent with the Article Seventh of the Bank's Amended AOI or the Revised Corporation Code of the Philippines.

(As amended on 30 January 2020)

No transfer of stock or interest which will reduce the ownership of Filipino citizens to less than the required percentage of capital stock shall be allowed or permitted to be recorded on the proper books and this restriction shall be imprinted in all stock certificates to be issued by the corporation. (As amended on 3 September 1980 and 24 November 1987 and further amended on 2 January 1991)

The pre-emptive right of stockholders shall be denied on all issues or dispositions of shares of the corporation of any class. (As amended on 30 April 2019)

In connection with the initial public offering and listing of the Corporation's shares on the Philippine Stock Exchange, Inc. ("PSE"), the Corporation shall strictly comply with the following lock-up requirements prescribed by the rules and regulations of the PSE as may be amended from time to time in accordance with the amendments to the rules of the PSE:

- (i) Except as allowed under the existing rules and regulations of the PSE, the Corporation shall cause its existing stockholders who own an equivalent of at least ten percent (10%) of the issued and outstanding shares of stock of the Corporation at the time of the listing of such shares to refrain from selling, assigning, or in any manner disposing of their shares for a period of one hundred eighty (180) days after listing of said shares;
- (ii) If there is any issuance or transfer of shares (i.e., private placement, asset for shares swap or a similar transaction) or of instruments which lead to issuance of shares (i.e., convertible bonds, warrants or a similar instrument) done and fully paid for within one hundred eighty (180) days prior to the start of the offering period of the shares, and the transaction price is lower than that of the offer price in the initial public offering, all shares availed of shall be subject to a lock-up period of at least three hundred sixty five (365) days from full payment of the aforesaid shares.

(As amended on 09 November 2021)

EIGHTH - The amount of said capital stock which has been actually subscribed is TEN MILLION PESOS (P10,000,000.00), representing 100,000 common voting shares, and the following persons have subscribed for the number of shares and the amount of capital stock set out after their respective names:

Name	Citizenship	No. of Shares		Amount ubscribed
Emerito M. Ramos, Sr.	Filipino	53,100	Р	5,310,000

Manuel B. del Rosario	Filipino	18,000	1,800,000
Emerito B. Ramos, Jr.	Filipino	10,000	1,000,000
Antonio B. Ramos	Filipino	8,300	830,000
Renato C.V. Arevalo	Filipino	7,100	710,000
Delfin R. Cruz	Filipino	2,500	250,000
Juan T. Tueres	Filipino	1,000	100,000
		100,000	P 10,000,000
		. =====	========

NINTH - The total amount of PESOS: EIGHT MILLION ONLY, (P8,000,000.00), has been paid on account of the foregoing subscriptions, and the following persons have paid on the shares of capital stock for which, they have subscribed, the amounts set out after their respective names:

	Name	Amount Paid on Subscription
1 2 3 4 5 6 7	Emerito M. Ramos, Sr. Manuel B. del Rosario Emerito B. Ramos, Jr. Antonio B. Ramos Renato C.V. Arevalo Delfin R. Cruz Juan T. Tueres	P 3,310,000.00 1,800,000.00 1,000,000.00 830,000.00 710,000.00 250,000.00 100,000.00
		P 8,000,000.00

TENTH - Mr. EMERITO B. RAMOS, JR. has been elected by the subscribers as Treasurer of the corporation to act as such until his successor is duly elected and qualified in accordance with the By-Laws and that as such Treasurer, he has been authorized to receive for the corporation and to receipts in its name for all subscriptions paid in by the subscribers.

IN WITNESS WHEREOF, we have hereunto set our hands at the City of Manila this 18th day of June 1963.

(\$gd) EMERITO M. RAMOS, SR.	(Sgd) ANTONIO B. RAMOS
(Sgd) MANUEL B. DEL ROSARIO	(Sgd)RENATO C.V. AREVALO
(Sgd) EMERITO B. RAMOS, JR.	(Sgd) DELFIN R. CRUZ

(Sgd) JUAN T. TUERES

Signed in the Presence of:

(\$gd) Guillermo Pablo, Jr.

(Sgd) Ramon Abanilla

ACKNOWLEDGMENT

BEFORE ME, in the City of Manila, Philippines personally appeared on this 18th day of June 1963, the following persons with their respective residence certificate no. hereinbelow indicated:

<u>Names</u>	Res. Cert. No.	<u>Date/Place Issued</u>
Emerito M. Ramos, Sr.	A-0000212	Jan. 2, 1963, Manila
Manuel B. del Rosario	A-1657185	Mar. 16, 1963, Bacolod
Emerito B. Ramos, Jr.	A-0310505	Jan. 17, 1963, Manila
Antonio B. Ramos	A-0210560	Jan. 17, 1963, Manila
Renato C.V. Arevalo	A-0204710	Jan. 12, 1963, Manila
Delfin R. Cruz	A-3026063	Jan. 13, 1963 <i>,</i> Manila
Juan T. Tueres	A-0165830	Jan. 16, 1963, Manila

all known to me and to me known to be the same persons who executed the foregoing instrument and who acknowledged to me that the same is their free and voluntary act and deed.

(Sgd)ORLANDO L. ESPINAS Notary Public Until Dec. 31, 1963

Doc. No. 674; Page No. 39; Book No. V; Series of 1963.

SECURITIES AND EXCHANGE COMMISSION CRMD

0 9 AUG 2022

RECEIVED Time:

Republic of the Philippines) Mandaluyong City

BOARD OF DIRECTORS AND SECRETARY'S CERTIFICATE

We, the Corporate Secretary and the majority of the members of the Board of Directors of BANK OF COMMERCE do hereby certify that in a special meeting of stockholders and regular meeting of the Board of Directors held via remote communication using Pro-Version License Zoom Application and/or livestreaming on 29 April 2022 and 22 February 2022, respectively, at least two-thirds (2/3) of all the outstanding capital stock of the bank and the majority of the directors approved the amendments to the following articles of the Articles of Incorporation of BANK OF COMMERCE:

That we, all citizens and residents of the Philippines, have this day voluntarily associated ourselves together for the purpose of forming a <u>universal</u> banking corporation under the laws of the Philippines. (As <u>amended on 29 April 2022)</u>

XXX

SECOND - The purpose or purposes for which said corporation is formed are to carry on and engage in the business of universal banking; to have and exercise, subject to the laws of the Republic of the Philippines, all powers, rights, privileges and attributes of a universal bank, in addition to the general powers incident to corporations as well as to carry on and engage in trust or administering any trust or holding property in trust or on deposit for the use, or behoof of others. (As amended on 16 April 1991) (As amended on 29 April 2022)

XXX

FIFTH - The names, residence and citizenship of the incorporators of said corporation are as follows:

N	ame	Residence	Citizenship
1.	Emerito M. Ramos, Sr.	Vista Valley Court Quezon City	Filipino
2.	Manuel del Rosario	22 Pili Avenue Forbes Park, Makati	Filipino
3.	Emerito B. Ramos, Jr.	Vista Valley Court Quezon City	Filipino
4.	Antonio B. Ramos	Vista Valley Court Quezon City	Filipino
5.	Renato C.V. Arevalo	1360 <u>Pennsylvania</u>	Filipino

Manila

Delfin R. Cruz
 72 Dapitan Street Filipino Quezon City
 Juan T. <u>Tueres</u>
 72 Maria Clara St. Filipino Quezon City

(as amended 29 April 2022)

SIXTH - The number of directors of said corporation shall be fifteen (15) (as amended on 5 November 1982 and 24 November 1987 and further amended on 2 January 1991); and the names, residences and citizenships of the directors of the corporation who are to serve until their successors are elected and qualified as provided by the By-Laws are as follows:

N	AME	RESIDENCE	CITIZENSHIP				
ì.	Emerito M. Ramos, Sr.	Vista Valley Court Quezon City	Filipino				
2.	Manuel del Rosario	22 Pili Avenue Forbes Park, Makati	Filipino				
3.	Emerito B. Ramos, Jr.	Vista Valley Court Quezon City	Filipino				
4.	Antonio B. Ramos	Vista Valley Court Quezon City	Filipino				
5.	Renato C.V. Arevalo	1360 Pennsylvania Manila	Filipino				
6.	Delfin R. Cruz	72 Dapitan Street Quezon City	Filipino				
8.	Juan T. <u>Tueres</u>	72 Maria Clara St. Quezon City	Filipino				
<u>(a</u>	(as amended 29 April 2022)						

XXX

The amendments to the PREAMBLE, Articles SECOND, FIFTH, AND SIXTH have been duly incorporated in the proposed Amended Articles of Incorporation of BANK OF COMMERCE, a true and correct copy of which is hereto attached.

~signature page follows~

IN WITNESS WHEREOF, we have affixed our signature at Mandaluyong City, Philippines this day of MICHELANGELO R. AGUILAR namand Director President, GEO and Director Vice Chairperson and Director Director TIN: TIN: ÓSE C. NOGRALES Director Director TIN: CAROLINA G. DIANGCO MARITO L. PLATON Director TIN: TIN: Redia da MELINDA S. GONZALES-MANTO MARIANO T. KATIPUNAN, JR. Director Director TIN: EXANDER R. MAGNO **REBECCA MARIA A. YNARES** Director Director TIN. WINSTON A. CHAN RICARDO D. FERNANDEZ Director Director TIN: DANIEL GABRIEL M. MONTECILLO EVITA C. CABALLA Director Corporate Secretary

TIN:

TIN:

Identity as stated above.

Page No. Book No.

Series of 2022.

JOYSHA D. MAGMANLAC
NOTARY PUBLIC FOR MANDALUYONG CITY
APPOINTMENT NO. 0483-22
UNTHL DECEMBER 31, 2023
SMPC, #7 ST. FRANCIS ST., MANDALUYONG CITY
PTR NO. 3067589/01-12-2022/MANDALUYONG CITY
IBP LIFETIME NO. 09035
ROLL OF ATTORNEYS NO. 58611



FINANCIAL SUPERVISION DEPARTMENT II

11 July 2022

VIA E-MAIL AND FOR PICK-UP

Mr. Michelangelo R. Aguilar President and Chief Executive Officer Bank of Commerce (BOC) San Miguel Properties Center No. 7 St. Francis Street 1550 Mandaluyong City

Dear Mr. Aguilar:

Subject: Amendments to the Articles of Incorporation (AOI) and By-Laws (BL)

Please be informed that the Bangko Sentral ng Pilipinas (BSP) approved on 29 June 2022 the request of BOC to amend its AOI and BL.

Please send a duly authorized Bank representative to pick up at Gate 3 of the BSP Complex, A. Mabini Street corner P. Ocampo Street, Malate, Manila, the following:

- Certificate of Authority stamped with the BSP seal;
- 2. Amended AOI and BL; and
- 3. Supporting documents for registration with the Securities and Exchange Commission (SEC) with covering transmittal letter.

After registration, please furnish this Department with the certified true copies in pdf file of each of the following:

- 1. Duly registered Amended AOI and BL; and
- 2. SEC Certificate of Filing of the Amended AOI and BL.

Very truly yours,

Digitally signed by: Betty Christine C. Bunyi Date: 11 July 2022

Att.: A/s



FINANCIAL SUPERVISION SECTOR FINANCIAL SUPERVISION DEPARTMENT II

11 July 2022

Atty. Gerardo F. Del Rosario Director Company Registration and Monitoring Department G/F Securities and Exchange Commission Secretariat Bldg., PICC Complex **Roxas Boulevard** 1307 Pasay City

Dear Atty. Del Rosario:

Subject: Bank of Commerce (BOC) - Amendments to the Articles of Incorporation (AOI) and By-Laws (BL)

We are transmitting for filing and registration the amendments to the AOI and BL of BOC as approved by the Bangko Sentral ng Pilipinas on 29 June 2022.

Enclosed is the Certificate of Authority dated 29 June 2022 together with the following documents:

- 1. Directors' Certificate;
- 2. Proposed Amended AOI and BL; and
- 3. Notarized Secretary's Certificate on no pending case of intra-corporate dispute.

Very truly yours,

Digitally signed by: Betty Christine C. Bunyi Date: 11 July 2022

Att.: A/s

Note: This letter together with its attachments are hand-delivered by BOC's authorized representative.



BANGKO SENTRAL NG PILIPINAS

FINANCIAL SUPERVISION SECTOR FINANCIAL SUPERVISION DEPARTMENT II

CERTIFICATE OF AUTHORITY

KNOW ALL MEN BY THESE PRESENTS:

By virtue of the authority vested by the Monetary Board in its Resolution Nos. 789 and 1559 dated 19 July 1995 and 08 December 2005, respectively, I hereby certify that the amendments to the Articles of Incorporation and By-Laws of:

BANK OF COMMERCE

San Miguel Properties Center (SMPC) No. 7 Saint Francis Street Mandaluyong City, Metro Manila

to	varie.

Reference **Subject**

Articles of Incorporation (AOI)

First Clause and Change of purpose, from commercial banking to universal Article Second banking, in view of the upgrade of the banking license; and

Articles Fifth and Correction of typographical errors. Sixth

By-Laws (BL)

Adoption of proper reference to the Bangko Sentral ng Article I, Section I

Pilipinas;

Article II, Section 7 Adoption of proper reference to the Revised Corporation

Code:

Article III. Section 2 Inclusion of additional provisions on Vacancy in the Board;

Article III. Section 3 Adoption of proper reference to the Revised Corporation

Code; and correction of typographical error;

Article III, Section 4 Inclusion of additional provisions on Meeting;

Article III, Section 9 Correction of typographical error; and adoption of proper

reference to the Revised Corporation Code:

Article III. Adoption of proper references to the Bangko Sentral ng Sections 10 to 12

Pilipinas and applicable rules and regulations:

Article IV. Section 1 Correction of typographical error;

Article IV, Section 3 Renumbering:

Article VIII, Section 2 Adoption of proper reference to the Revised Corporation

Code: and

Article XII. Section 3 Correction of grammatical and typographical errors; and

Adoption of proper references to the Bank of Commerce and

File/Ref. No. FSD2-202205-0017f-O-BOC * Page 1 of 2

Revised Corporation Code.

approved by a majority vote of the directors, and stockholders representing at least two-thirds (2/3) of the outstanding capital stock of the Bank for the AOI and at least majority of the outstanding capital stock of the Bank for the BL, duly certified by the corporate secretary and majority of the directors, are in accordance with law.





This Certificate is hereby issued to enable Bank of Commerce to register its Amended Articles of Incorporation and By-Laws with the Securities and Exchange Commission pursuant to Sections 15, 16, 45 and 47 of Republic Act (R.A.) No. 11232 (Revised Corporation Code of the Philippines) and Section 14 of R.A. No. 8791 (The General Banking Law of 2000).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the official seal of the Bangko Sentral ng Pilipinas to be affixed this 4th day of June 2022 at Manila, Philippines.

BETTY CHRISTINE C. BUNYI
Director

Republic of the Philippines)
City of Mandaluyong) S.S.

SECRETARY'S CERTIFICATE

I, EVITA C. CABALLA, of legal age, married, and a resident of 43 Taurus Street, Cinco Hermanos Subd., Marikina City, after having been duly sworn to in accordance with law, depose and state that:

- 1. I am the duly elected and qualified Corporate Secretary of BANK OF COMMERCE, a corporation duly organized and existing under and by virtue of the laws of the Republic of the Philippines, with principal office at SAN MIGUEL PROPERTIES CENTRE, NO. 7 SAINT FRANCIS ST., MANDALUYONG CITY.
- 2. To the best of my knowledge, no action or proceeding has been filed or is pending before any Court involving an intra-corporate dispute and/or claim by any person or group against the Board of Directors, individual directors or major officers of the Corporation as its duly elected and/or appointed directors or officers or vice versa.

IN WITNESS WHEREOF, I have hereunto affixed my signature at MANDALUYONG CITY, Philippines this ________.

EVITA C. CABALLA

Corporate Secretary

NOTARY PUBLIC

Doc No. 457; Page No. 93; Book No. 5eries of 2022.

JOYSHAD. MAGMANLAC NOTARY PUBLIC FOR MANDALLYONG CITY APPOINTMENT ND. 0483-22 UNTIL DECEMBER 31,2023

PTR NO. 3067589/01-12-2022/MANDALUYONG CITY PTR NO. 3067589/01-12-2022/MANDALUYONG CITY IBP LIFETIME NO. 09035 OLL OF ATTORNEYS NO. 58611