

May 2, 2013

THE PHILIPPINE STOCK EXCHANGE, INC.

3rd Floor, Philippine Stock Exchange Plaza Ayala Triangle, Ayala Avenue, Makati City

Attn.: Ms. Janet A. Encarnacion

Head, Disclosure Department

Gentlemen:

In connection with the declaration of cash dividend at ₱12.00/share, Record Date on May 17, 2013 and Payment Date on May 29, 2013, we wish to apprise the stockholders of the Company and the investing public on the Guidelines for Cash Dividend Distribution, copy of which, together with its annexes, are hereto integrally attached for your immediate reference.

Thank you.

Very truly yours,

JOHN R. SADULLO

Corporate Information Officer



ADIVISORY TO STOCKHOLDERS

Guidelines for Cash Dividends Distribution

Notice is hereby given to all stockholders of Semirara Mining Corporation (the "Company") as of May 17, 2013 ("Record Date") on the following guidelines for the distribution of cash dividends declared in the meeting of the Board of Directors held on April 30, 2013 in the amount of Twelve Pesos (P12.00) per share (the "Dividends") payable on May 29, 2013 ("Payment Date"):

1. The Dividends to be distributed to the stockholders will be subject to the following final withholding tax rates prescribed under the National Internal Revenue Code ("NIRC"):

Taxpayer	Final Withholding Tax Rate		
Individual citizen	Ten percent (10%)		
Individual resident alien	Ten percent (10%)		
Non regident alien individual	a. Engaged in trade or business - Twenty percent (20%)		
Non-resident alien individual	b. Not engaged in trade or business – Twenty five percent (25%)		
Domestic corporation	Not subject to tax		
Resident foreign corporation	Not subject to tax		
Non-resident foreign corporation ("NRFC")	 a. Thirty percent (30%) b. If current BIR rulings or jurisprudence indicate that the tax sparing requirement under Section 28(B)(5)(b), NIRC, is complied with, i.e., that the country of residence of the NRFC allows a deemed paid tax credit of fifteen percent (15%) on taxes due from the NRFC - Fifteen percent (15%) 		

- 2. FOR NON-RESIDENT FOREIGN STOCKHOLDERS (CORPORATE OR INDIVIDUAL) CLAIMING ENTITLEMENT TO A PREFERENTIAL TAX RATE ON DIVIDEND INCOME UNDER A TAX TREATY. Any foreign stockholder (the "Claiming Stockholder") claiming entitlement to a preferential tax rate on dividend income under a tax treaty with the Republic of the Philippines shall be required to submit the following documents to the Company not later than May 21, 2013, 5:00 p.m. (Manila Time):
 - a. a filed complete application (together with the documentary requirements) for tax treaty relief prepared in accordance with Revenue Memorandum Order No. 72-2010, which has been reviewed and confirmed as valid by the Company or its counsel and duly received by the Bureau of Internal Revenue International Tax Affairs Division ("BIR-ITAD");

Minesite: Semirara Island, Caluya, Antique Head Office: 2nd Floor DMCI Plaza, 2281 Chino Roces Ave., Makati City Tel. No.: (632) 888-3000 / 816-7301 - 10 • Fax: (632) 816-7185



- b. a signed and duly notarized / consularized (if issued abroad) indemnity undertaking in the form attached as **Annex A** hereof; and
- c. a signed and duly notarized /consularized (if issued abroad) certification on beneficial ownership indicating, among others, the number of shares held by the Claiming Stockholder in the form attached as **Schedule A** hereof

Upon submission of the documents above, the Claiming Stockholder shall be entitled to avail of the preferential tax rate.

If the Claiming Stockholder is unable to submit the documents within the time prescribed, the Company will withhold and remit the taxes at the applicable withholding tax rates.

- 3. FOR NON-RESIDENT FOREIGN CORPORATIONS CLAIMING THE TAX SPARING RATE OF 15%. Any foreign stockholder (the "Claiming Stockholder") claiming entitlement to the 15% tax rate on dividend income under Section 28(B)(5)(b) of the NIRC shall be required to submit the following documents to the Company not later than May 21, 2013, 5:00 p.m. (Manila Time):
 - a. Certified copy of a BIR ruling addressed to it confirming the application of the tax sparing rate of 15%;

- or-

- Signed and duly notarized / consularized (if issued abroad) indemnity undertaking in the form attached as **Annex A-1** hereof; and
- b. A signed and duly notarized / consularized (if issued abroad) certification on beneficial ownership indicating, among others, the number of shares held by the Claiming Stockholder in the form attached as **Schedule A** hereof

Upon submission of the required document, the Claiming Stockholder shall be entitled to avail of the 15% tax sparing rate.

If the Claiming Stockholder is unable to submit the required document within the time prescribed, the Company will withhold and remit the taxes at the regular 30% withholding tax rate.

- 4. FOR STOCKHOLDERS CLAIMING TAX EXEMPTION. Any stockholder (the "Claiming Stockholder") claiming exemption from withholding tax in respect of the Dividends in accordance with any provision of the NIRC or special law shall be required to submit the following documents to the Company not later than May 21, 2013, 5:00 p.m. (Manila Time):
 - a. Certified copy of a BIR ruling addressed to it confirming the exemption claimed;

- or -

- Signed and duly notarized / consularized (if issued abroad) indemnity undertaking in the form attached as **Annex A-2** hereof; and
- b. A signed and duly notarized / consularized (if issued abroad) certification on beneficial ownership indicating, among others, the number of shares held by the Claiming Stockholder in the form attached as **Schedule A** hereof.

Upon submission of the documents, the Claiming Stockholder shall be entitled to receive the Dividends without deduction for withholding tax.



If the Claiming Stockholder is unable to submit the required documents within the time prescribed, the Company will withhold and remit the taxes at the applicable withholding tax rates.

- 5. DOMESTIC AND RESIDENT STOCKHOLDERS. Brokers/custodians of shares beneficially owned by citizens, resident alien individuals, domestic corporations and resident foreign corporations shall be responsible for ensuring that said shares are reported and categorized accordingly with the PDTC, so that the correct applicable tax rate may be applied automatically to the particular beneficial owner account on the dividend payment date. Said brokers/custodians may, but are not required, to submit a notarized certification of beneficial ownership (**Schedule A**) to the Company. Submission of the certification shall not excuse the broker/custodian from its aforementioned responsibility.
- 6. For any guestions on the foregoing, you may contact any of the following:

Joseph Gregson A. Castillo Gail G. Totanes Joyce Grace B. Casas Castillo Laman Tan Pantaleon & San Jose Tel. No. 817-6791 to 95 Email Addresses: GAC@cltpsj.com.ph/

GGT@cltpsj.com./jbc@cltpsj.com.ph

May 2, 2013

JOHN R. SADULLOCorporate Secretary

Copy Furnished:

Ms. Sharade E. Padilla Investor Relations and Business Development Officer

Annex A Indemnity – tax treaty

(Date)	

SEMIRARA MINING CORPORATION

2/F DMCI Plaza Building 2281 Don Chino Roces Avenue Extension 1231 Makati City, Philippines

Attention: Victor A. Consunji

President

Re: Indemnity Undertaking

Gentlemen:

On ______, 2013, an application (copy enclosed) was submitted to the BIR for a ruling confirming that the cash dividends due from SEMIRARA MINING CORPORATION (the "Company") to _____ citizen and residing Гa _____ / a corporation organized and existing under the laws of _ and business with principal place of (the "Stockholder") in the amount of (Php____) pursuant to the declaration of the Board of Directors of the Company in its meeting held on April 30, 2013 (the "**Dividends**"), are subject to a withholding tax rate of _____ percent (%) pursuant to the tax treaty between and the Republic of the Philippines (the "Ruling").

Current jurisprudence in the Philippines requires that a ruling from the International Tax Affairs Division ("ITAD") of the BIR must be secured prior to availing of a preferential tax rate under a tax treaty. On the other hand, BIR Revenue Memorandum Order ("RMO") No. 72-2010 (Aug. 25, 2010) literally only requires that a tax treaty relief application ("TTRA")² be filed before the transaction (i.e., payment of dividends), together with all the supporting documents justifying the relief sought, as enumerated in the RMO.

¹ CBK Power Company Limited vs. Commissioner of Internal Revenue, CTA EB Case No. 494 (CTA Case Nos. 6699, 6884 and 7166) dated March 29, 2010; CDL Hotels (Phils.) Corp. vs. Commissioner of Internal Revenue, CTA EB Case No. 339 (CTA Case No. 6585) dated August 10, 2009; Deutsche Bank AG Manila Branch v. Commissioner of Internal Revenue, C.T.A. EB Case No. 456 (May 29, 2009); Mirant (Philippines) Operations Corporation (formerly: Southern Energy Asia-Pacific Operations [Phils.], Inc.) v. Commissioner of Internal Revenue, G.R. No. 168531.

² The approval of a TTRA takes the form of a BIR ruling.

The undersigned stockholder (the "**Stockholder**") anticipates that it may take some time for a Ruling to be issued by the BIR.

The Company, as the withholding agent of the Philippine government for the withholding of taxes due on dividends to nonresident alien individuals and foreign corporations, is made primarily responsible for the remittance of the correct amount of withholding taxes due on those dividends to the BIR. Further, penalties are imposed upon the Company under Philippine law for failure to do so.

The undersigned hereby requests the Company to withhold taxes based on the preferential tax treaty rate for remittance to the BIR. To induce the Company to withhold and remit the tax at the preferential tax treaty rate, in the event that the Ruling is denied or that a withholding tax rate higher than the preferential tax rate is determined to apply to the Dividends, the Stockholder agrees and acknowledges that [he/she/it] will be solely liable for, and will promptly pay when due, any taxes, fees, charges or other amounts (including interest and penalties) due to any authorities in the Philippines with respect to the Dividends. For this purpose, the Stockholder undertakes to pay to the Company whatever amounts may be required to pay for any shortfall in the amount of tax withheld and remitted. Furthermore, the Stockholder expressly authorizes the Company to pay over to the Philippine tax authorities any amounts that the Company may hold belonging to the Stockholder to settle any deficiency tax liability of the Stockholder arising from the receipt of the Dividends.

Stockholder further agrees that it will indemnify and hold the Company and its shareholders, directors, officers, employees, agents and assignees harmless from and against any and all claims, losses, expenses, taxes, penalties or fines incurred in relation to the filings or payments of, or failure to file or pay, any amounts to the Philippine tax authorities due to or on account of the Dividends.

The Stockholder accepts the continuity of this indemnity undertaking which shall survive a transfer of shares. The Stockholder undertakes to submit a copy of the BIR Ruling to the Company, once issued, within five (5) days from receipt thereof.

	(Name and signature of Stockholder or authorized representative)
Agreed and accepted on	, 2013 by:
SEMIRARA MINING CORPORATION	
By:	
Victor A. Consunji President	

(NOTARIAL ACKNOWLEDGMENT & CONSULARIZATION)

Annex A-1 Indemnity – tax sparing

				(Date	e)	
SEMIRAR	A MINING	CORPORAT	ION			
2/F DMCI F	Plaza Building	or S				
2281 Don C	hino Roces A	venue Extens	ion			
1231 Makat	i City, Philipp	pines				
	• • • • • • • • • • • • • • • • • • • •	•				
	Attention:	Mr. Victo	or A. Consur	nii		
		President		-J-		
		1100100111	•			
	Re	: Indemnit	y Undertakir	າσ		
	Re	. macmini	y Chachakh	15		
Gentlemen:						
Gentiemen.						
This	refers to	the cash div	ridends due	from	SEMIRARA	MINING
		Company") to		, 110111	SLIVINGARA	MINITYO
		/				,
	_	and existing			business	
		principal	-			-
(1 (60)					(Php	
(the Stock)	holder") in	the amount of			(Php) pursuant
			ectors of the	e Compa	ny in its meetir	ng held on
April 30, 20	13 (the " Di	vidends").				
fifteen perc National Int 30% to 15% corporation allow the la actually wai regular inco	ent (15 %) ernal Revenu % the withho on the cond atter a <i>credit</i> ved or spared me tax rate of	on the Divid the Code (the "dolding tax on ition that the for taxes deen d) equivalent to f 30% and the	ends pursua Tax Sparing dividends r country of med to have o 15%, repre- 15% tax spa	eceived residence been paresenting taring rate		(b) of the luces from ent foreign holder will opines (but
In th	is connection	, it hereby rep	resents and v	warrants:		
(a) laws now cu					r], in accordance aid tax credit' c	
credited by Stockholder	e submission the foreign in respect of	by the Stockh government a f the Dividence	older of doc against the a ds. The docu	uments s foreign i ments re	ndum Circular howing the acture ncome tax due quired under R	al amount from the MC 80-91
Based on ju country of th	risprudence, the ne Stockholder	e above 'deemed fully exempts	I paid tax cred the Dividend	it' conditions Is from to	on is also met if the ax in the residen	he residence ice country.

(Commissioner of Internal Revenue vs. Wander Philippines, Inc., 160 SCRA 573)

may only be provided after the payment of the Dividends and the filing of its own income tax return in its country of residence. It is only upon presentation of those documents to the Bureau of Internal Revenue ("BIR") that its entitlement to the tax sparing rate may be determined.

The Stockholder acknowledges that the Company, as withholding agent, is made primarily responsible for the remittance of the correct amount of withholding taxes due on the Dividends. Further, penalties are imposed upon the Company under Philippine law for failure to do so. In view thereof, the Stockholder undertakes:

- (a) to indemnify and hold the Company and its shareholders, directors, officers, employees, agents and assignees harmless from and against any and all claims, losses, expenses, taxes, penalties or fines incurred in relation to the filings or payments of, or failure to file or pay, any amounts to the Philippine tax authorities due to or on account of the Dividends;
- (b) in the event of an assessment issued by the BIR for the Company's failure to file or pay the correct amount of tax to the Philippine tax authorities on the basis of the Stockholder's representations stated herein, to be solely liable for, and promptly pay when due, any taxes, fees, charges or other amounts (including interest and penalties) due to any authorities in the Philippines with respect to the Dividends. For this purpose, the Stockholder undertakes to pay to the Company whatever amounts may be required to pay for any shortfall in the amount of tax withheld and remitted. Furthermore, the Stockholder expressly authorizes the Company to pay over to the Philippine tax authorities any amounts that the Company may hold belonging to the Stockholder to settle any deficiency tax liability of the Stockholder arising from the receipt of the Dividends; and
- (c) to submit to the Company proof of compliance with RMC 80-91, including copies of documents provided to the BIR in connection therewith.

The Stockholder accepts the continuity of this indemnity undertaking which shall survive a transfer of shares.

	(Name and signature of Stockholder or authorized representative)		
Agreed and accepted on	, 2013 by:		
SEMIRARA MINING CORPORATION			
By:			
SEMIRARA MINING CORPORATION	- ·		

Victor A. Consunji President

(NOTARIAL ACKNOWLEDGMENT & CONSULARIZATION)

Annex A-2 Indemnity – tax exemption

		(Date	:)
	MINING CO	RPORATION	
2/F DMCI Pl	_		
	nino Roces Ave		
1231 Makati	City, Philippine	es	
	Attantion	Wiston A. Consumii	
	Attention:	Victor A. Consunji President	
		President	
	Re:	Indemnity Undertaking	
Gentlemen:			
This	refers to the	cash dividends due from	SEMIRARA MINING
CORPORAT	TION (the "Con	npany'') to	, with principal
place of busi	ness at		
(the "Stockh	older"), in the	e amount of	(Php) pursuant
to the declar	ation of the Bo	ard of Directors of the Compa	ny in its meeting held on
April 30, 201	3 (the "Divide	ends").	
		eby represents and warrants to	¥ •
•	, ,	following categories of taxpay	
		n tax in accordance with the p	
		997, as amended (the "Tax Co	
law or charte	r creating it (ple	ease check and fill in the spaces	s below, as applicable):
	An entity who	ose income from the Philippine	es is exempt from tax in
	accordance wi	th Section 32 (B) (7) (a) of the 7	Γax Code because it is:
	☐ The Gove	ernment of:	
		ng institution owned, controlled	
		Government of:	
		ational or regional financial ins	
	Governm	ent of:	
	A Philippine (Government-owned or Controlle	ed-Corporation, Agency or
		y whose income in the Philippi	
		with Section 27 (C) of the Ta	
	charter creatin		· • • · · · · · · · · · · · · · · · · ·
		_	
(TO)	G. 11 11 C	.1	.1
		rther represents and warrants	-
rnilippine ta	ax includes in	come arising from activities	conducted for profit, or

The Stockholder acknowledges that the Company, as withholding agent, is made primarily responsible for the remittance of the correct amount of withholding taxes on the Dividends. Further, penalties are imposed upon the Company under

activities which are not in its ordinary course of business such as income from

investments in domestic corporations.

Philippine law for failure to do so. In view thereof, the Stockholder hereby undertakes to:

- (a) Submit proof satisfactory to the Company of its exemption from withholding tax on the Dividends, such as, but not limited to, a certification or certified true copy of a charter or special law (authenticated, if issued abroad) from the applicable government agency, and such other official documentation (certified, notarized/authenticated, as applicable) confirming its exemption from Philippine tax;
- (b) Indemnify and hold the Company and its shareholders, directors, officers, employees, agents and assignees harmless from and against any and all claims, losses, expenses, taxes, penalties or fines incurred in relation to the filings or payments of, or failure to file or pay, any amounts to the Philippine tax authorities due to or on account of the Dividends; and
- (c) In the event of an assessment issued by the BIR for the Company's failure to file or pay the correct amount of tax to the Philippine tax authorities on the basis of the Stockholder's representations stated herein, the Stockholder will be solely liable for, and will promptly pay when due, any taxes, fees, charges or other amounts (including interest and penalties) due to any authorities in the Philippines with respect to the Dividends. The Stockholder expressly authorizes the Company to pay over to the Philippine tax authorities any amounts that the Company may hold belonging to the Stockholder to settle any deficiency tax liability of the Stockholder arising from the receipt of the Dividends. Should the Company decide to settle all or part of the obligation with its own funds, the Stockholder undertakes to promptly reimburse the Company for costs expended in relation to the said assessment/s.

Based on the foregoing, the undersigned hereby requests the Company not to withhold taxes on the dividends to be distributed to the Stockholder. The Stockholder accepts the continuity of this indemnity undertaking which shall survive a transfer of shares.

	(Name and signature of Stockholder authorized representative)	
Agreed and accepted on	, 2013 by:	
SEMIRARA MINING CORPORA	ΓΙΟΝ	
By:		
Victor A. Consunji President		

(NOTARIAL ACKNOWLEDGMENT & CONSULARIZATION)

CERTIFICATION

I,		, of legal age, Filipino , being the [p o	
custodian/security services	s firm], a corporati	on duly organized and ex	isting under the laws of
		ess at	,
under oath, do hereby certify	y tnat		
The following is a list of t MINING CORPORATION in its capacity as agent/custo	(the "Company") he odian, as of May 17,	eld by [name of custodian 2013, the record date for t	/security services firm],
the Company's Board of Dir	rectors on April 30, 2	2013:	
Beneficial Owner (Corporations/ Individuals) And corresponding BP ID no/s.	Nationality and Residence	Number of shares owned	Gross Amount of dividends
	TOTAL		P00
IN WITNESS WHE Makati City, Philippines.	EREOF, this Certific	ation has been signed this	day of 2013 in
		[Name]	
		[Position]	
personally known to me and	Philippines, this whose identity I ha	ore me, a Notary Public ve confirmed through his Pa	_, by affiant who is assport / Driver's License
No, issue affiant's photograph and si	gnature, and who s	showed to me his Commu	mity Tax Certificate No.
iss			
		Notary Public	
Doc. No; Page No;			
Book No;			