

Dec. 02, 2019



Republic of the Philippines
Department of Labor and Employment
NATIONAL LABOR RELATIONS COMMISSION
NATIONAL CAPITAL REGION
Quezon City

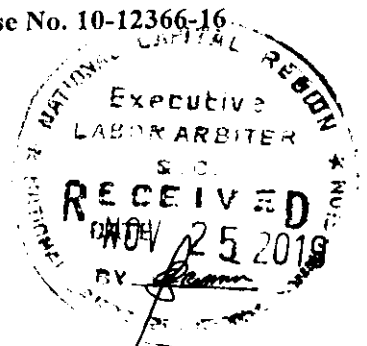
LEONARD DURAN CAPERLAC, ET AL.,
Complainant/s,

- versus -

NLRC NCR Case No. 10-12366-16

**RYO AKI TAXI/RAK TRANSPORT/
RECHILL HAMADA/ HIROAKI HAMADA,**
Respondent/s.

x-----x



**NOTICE OF RE-SCHEDULING OF
PUBLIC AUCTION**

**TO: THE MANAGEMENT
RYO AKI TAXI/RAK TRANSPORT INC.
182 A CANAYNAY AVE., BRGY SAN DIONISIO 1700 PARAÑAQUE CITY**

GREETINGS:

Pursuant to the Writ of Execution and the Order issued in the above-entitled case by the Honorable Labor Arbiter **MONA LISA M. VARGAS**, dated November 29, 2018, National Labor Relations Commission, National Capital Region, Quezon City, copy of which is hereto attached for ready reference. The public auction sale of the levied property described as follows;

**PLEASE SEE ATTACHED COPY OF THE NOTICE OF LEVY/SALE
ON EXECUTION OF PERSONAL PROPERTY.**

Please see attached Notice of Levy/Sale on Execution of Personal Property.

is hereby re-scheduled on **December 02, 2019 at 09:00 o'clock** in the morning or soon thereafter. at **182 A CANAYNAY AVE., BRGY SAN DIONISIO 1700 PARAÑAQUE CITY**, in order to satisfy the judgment award of P5,172,796.11 plus execution fee of P59,423.51 and deposit fee of P29,981.76.

All prospective bidders are hereby invited to verify and investigate for themselves the property subject of sale.

Quezon City, Philippines, November 22, 2019

BY AUTHORITY OF THE COMMISSION


REYMOND C. LOMUGDANG
Sheriff

Received: Chairman Yarnon

WARNING:

It is absolutely prohibited to remove, deface or destroy this Notice of Levy on or before the date of sale under penalty of the law.

N.B.

Properties levied herein are still in the possession of respondent and will be made available at the time of the Auction sale.



Department of Labor and Employment
NATIONAL LABOR RELATIONS COMMISSION
 National Capital Region
 Quezon City

NOTICE OF LEVY/SALE ON EXECUTION OF PERSONAL PROPERTY

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS, by virtue of a Writ of Execution issued by the Honorable MONA LISA M. VARGAS, Labor Arbiter of this Commission on February 15, 2018 in NLRC Case No. 10-12366-16 wherein **LEONARD DURAN CAPERLAC, ET AL.**, is/are the complainant/s and **RYO AKI TAXI/RAK TRANSPORTS/RECHILL HAMADA/ HIROAKI HAMADA,** is/are the respondent/s for the recovery by way of distraint the sum of **₱5,992,351.11 LESS ₱819,555.00 or the total amount ₱5,172,796.11** As Judgment Award and **₱59,423.51** as Execution Fee and **₱29,981.76** as Deposit Fee, with interests, and costs, LEVY/ ATTACHMENT was made on May 23, 2019 by the undersigned Sheriff of this Commission upon the Personal Property(s) of Respondents which are more particularly described as follows:

Plate No./MV File No.	Make / Series / Type / Year Model	Registered Owner
NAG8292	TOYOTA/COROLLA ALTIS/SEDAN/2017	RYO AKI TAXI INC.
MV FILE NO.1301-877488	TOYOTA/COROLLA ALTIS/SEDAN/2017	RYO AKI TAXI INC.
MV FILE NO.1301-880266	TOYOTA/COROLLA ALTIS/SEDAN/2017	RYO AKI TAXI INC.
MV FILE NO.1301-877494	TOYOTA/COROLLA ALTIS/SEDAN/2017	RYO AKI TAXI INC.
ARA9577	BMW/730LI/SEDAN/2015	RYO AKI TAXI INC.
ABG5644	BMW/730LI/SEDAN/2015	RYO AKI TAXI INC.

(Mode of Sale "AS IS WHERE IS BASIS")

NOW, THEREFORE, by virtue of the said Writ of Execution and in accordance with Rule 39, Section 18, of the New rules of Court in the Philippines, the undersigned Sheriffs will sell at public auction to the highest bidder for CASH and in PHILIPPINE CURRENCY, on **May 30, 2019 at 09:00 a.m.** or soon thereafter, at **182 A CANAYNAY AVE., BRGY SAN DIONISIO, 1700 PARANAQUE CITY** the above-described properties in order to satisfy said Order of Execution, together with interests, costs, Sheriff's Fees and expenses of sale.

Quezon City, Philippines, May 23, 2019

Handwritten signature and date: May 23/19

REYMOND O. LOMUGDANG
 Sheriff III

Handwritten signature and date: Spurred MAY 23 2019

WARNING
 It is absolutely prohibited to remove, deface, or destroy this

N.B.
 Properties levied herein are still in the possession of respondent