



KONSULADO PANLAHAT NG PILIPINAS

CHICAGO

CONSULATE GENERAL OF THE PHILIPPINES

PRESS RELEASE

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SUBMISSION OF NOTIFICATION AND STATEMENT OF CLAIM ON THE WEST PHILIPPINE SEA DISPUTE

The Philippine Consulate General in Chicago would like to inform the public that the Philippines has filed a *Notification to China* for the peaceful and durable solution of the dispute in the West Philippine Sea through an *Arbitral Tribunal Under Annex VII of the 1982 United Nations Convention on the Law of the Sea (UNCLOS) with a Statement of Claim* on which the *Notification* is based.

The Philippine Government has initiated the arbitral proceedings in furtherance of the friendly relations with China and to seek a peaceful and durable resolution of the dispute in the West Philippines Sea under the Charter of the United Nations. The Note Verbale which contains the *Notification and Statement of Claim* was presented to the Chinese Ambassador in Manila.

The Philippines believes that its claim is well founded in fact and law based on the Notification and Statement of Claims and supplementary documents that will be submitted in the course of the arbitral proceedings. The Philippines has always asserted that international law including *UNCLOS* will be the great equalizer in resolving the dispute over the West Philippine Sea.

While the Philippines proceed with the legal track, it continuous to exert all efforts to move forward and enhance its friendly relations with China on the basis of mutual respect.

For further information, the "*Question and Answer on the UNCLOS Arbitral Proceedings*" can be accessed through the following Internet links with the official websites of the Philippine Department of Foreign Affairs in Manila and the Philippine Consulate General in Chicago: www.dfa.gov.ph and www.chicagopcg.com.

Chicago, 30 January 2013

Department of Foreign Affairs

Q & A on the UNCLOS Arbitral Proceedings against China to Achieve a Peaceful and Durable Solution to the Dispute in the West Philippine Sea

23 January 2013

1. Why are we bringing China to an arbitral tribunal?

China's 9-dash line claim encompasses practically the entire West Philippine Sea (WPS). We must challenge the unlawful claim of China under their 9-dash line in order to protect our national territory and maritime domain.

2. Why do we have to do this now?

Having exhausted all possible initiatives, we feel the time to act is now. If we do not act now, we will be in default.

3. What is the basis of our legal action?

The legal action is pursuant to the President's constitutional mandate to pursue the national interest and defend the Philippine territory and maritime domain. It also pursues the policy of a rules-based approach based on international law, especially UNCLOS, in resolving the disputes in the WPS.

4. What do we expect from this arbitral tribunal?

We hope that the arbitral tribunal will issue an award in accordance with international law that will direct China to respect our sovereign rights and jurisdiction over our EEZ, continental shelf, contiguous zone, and territorial sea over the West Philippine Sea, and to desist from undertaking unlawful acts that violate our rights.

5. What is the process of arbitration?

Under Annex VII of UNCLOS, the arbitration process begins by notifying the other party to the dispute and giving a statement of facts on which the notification is based.

In accordance with this process, the Philippines through the DFA handed the Note Verbale to the Chinese Ambassador in Manila in the afternoon of 22 January 2013 notifying China that the Philippines is bringing the dispute in the WPS before an arbitral tribunal under Annex VII of UNCLOS.

The next step is to form the 5-member arbitration panel. When the panel is formed, the parties will present their documents to further explain their case.

6. Is the legal track the only option?

We have adopted three tracks in terms of the political, diplomatic and legal approaches. At this stage, the legal track presents the most durable option to defend the national interest and territory on the basis of international law.

7. Who filed the case and where?

The Philippines filed the arbitration case against China. The parties will have to agree on the place where the arbitral tribunal will hold the hearing of the case.

Under UNCLOS, Parties to a dispute have the choice on where to file the case, either in the International Court of Justice, ITLOS, arbitral tribunal and special arbitral tribunal. The Philippines chose to bring this case before the arbitral tribunal because it believes it is the appropriate body to hear the complaint of the Philippines against China.

8. How long will the arbitration process last?

Based on the cases so far handled by international tribunals on maritime disputes, the case would take 3-4 years.

9. Will we win our case?

We believe we have a very good case under international law. In any legal action, however, there are many different factors to consider. What is more important is that we are able to present our case against China and defend our national interest and maritime domain before an independent international tribunal. We expect international law to be the great equalizer.

10. Who are the members of the PH legal team?

Solicitor General Francis H. Jardeleza is the agent or the legal representative of the Philippines in this arbitration case. Mr. Paul Reichler of the Washington law firm Foley and Hoag is the lead counsel.

11. Why are the other countries not filing a case against China?

The Philippines is taking action based on its national interest and not on the actions or non-action of other countries.

12. What if China refuses to participate in the arbitration?

The Philippines will pursue the procedures and remedies available under Annex VII of UNCLOS to achieve the award outlined in the Statement of Claim.

Annex VII of UNCLOS provides for compulsory proceedings with binding decision.

13. What's next for the Philippines?

The Philippines will now prepare for the formation of the 5-member arbitration panel and agree on the venue.

14. Do you have the support of the other branches of the government?

Yes, all the three branches of the Philippine Government support the President's decision to bring the dispute in the West Philippine Sea before the UNCLOS arbitral tribunal.

15. What will be the effects on Philippines-China economic relations?

As arbitration is friendly and peaceful, we hope that there will be no adverse effects on our trade with China. President Aquino and President Hu Jintao agreed that the bilateral agenda will be moved forward while contentious issues will be abstracted for separate treatment.

We are all for improving our economic relations with China but it should not be at the expense of surrendering our national sovereignty.

16. What will be the effects on tourism?

The Philippines and China have an incredible people-to-people engagement. We look forward to enhance it through an effective tourism program.

17. What will happen to our OFWs who may be affected by this action?

The Philippine Government will provide the appropriate safety net for the OFWs.

18. Did the US and Japan influence your decision to take this action?

No. The Philippines is taking this action independently.

19. What are the opinions of the different sectors in Philippine society?

While there are varied opinions on the dispute, nevertheless, all Filipinos should unite to support the President's constitutional mandate to protect Philippine territory and national interest.

20. Will this result into a military conflict?

China is a good friend. Arbitration is a peaceful and amicable process to settle a dispute between and among friends.

21. What will happen to PH-China relations?

We will continue to pursue an enhancement of our bilateral relations in all areas of cooperation.

22. Would this action affect ASEAN?

We are counting on ASEAN to support us in finding a peaceful and durable solution to the dispute. The Philippines must protect its own national interest in this regional forum as well as in other fora in order to enhance the respect of our international partners who support our cause.

23. Would discussions on the Code of Conduct (CoC) continue?

Yes, the Philippines will continue to work with ASEAN and China in crafting the Code of Conduct and implement the commitments of ASEAN Member States and China in the Declaration on the Conduct of Parties in the South China Sea (DOC).

24. Why can we not do joint development with China?

Joint development, following the Chinese model, is a violation of the Philippine Constitution. Joint development should be in accordance with Philippine law.

25. How much will this cost the Filipino people?

One cannot put a price in the concerted effort of the Filipino people and government in defending our patrimony, territory, national interest and national honor.

26. Why should the Filipinos support this action?

If someone forces himself into your house and tries to unlawfully take away what belongs to you, should you not take action against the intruder? Our action is in defense of our national territory and maritime domain.

27. How can all Filipinos help in promoting a positive result of this legal initiative?

All Filipinos should stand behind the President to defend what is ours in accordance with the Philippine Constitution. We should all firmly demonstrate our patriotism. We should all stand united as one before the whole world to manifest the President's leadership on this issue.