

RLA BILL NO. 20

Republic of the Philippines  
REGIONAL LEGISLATIVE ASSEMBLY  
Autonomous Region in Muslim Mindanao  
Cotabato City

SECOND LEGISLATIVE ASSEMBLY  
(FIRST REGULAR SESSION)

Begun and held in Cotabato City, the twenty-sixth day of April, Nineteen Hundred and Ninety Three.

- oOo -

[ MUSLIM MINDANAO AUTONOMY ACT NO. 21 ]

AN ACT AMENDING SECTIONS TEN AND ELEVEN OF  
MUSLIM MINDANAO AUTONOMY ACT NUMBER  
THIRTEEN AND FOR OTHER PURPOSES.

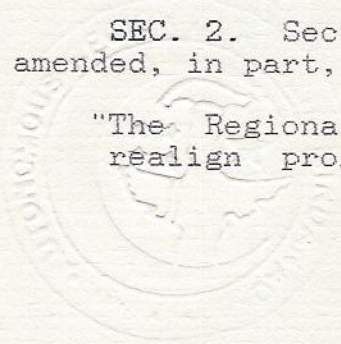
Be it enacted by the Regional Legislative Assembly  
in session assembled:

SECTION 1. Section Ten of Muslim Mindanao  
Autonomy Act Number Thirteen is hereby amended, in  
part, to read as follows:

"To ensure the specific, speedy and proper  
utilization of the Annual Assistance Funds,  
listing of said projects, their location and  
funding requirements are hereby contained in an  
amended Annex "A" which shall form part of this  
Act."

SEC. 2. Section Eleven thereof is hereby likewise  
amended, in part, to read as follows:

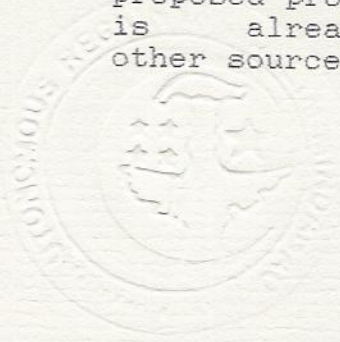
"The Regional Governor is hereby authorized to  
realign projects funded out of the Six Hundred



A handwritten mark, possibly a signature or initials, is located at the bottom center of the page. It consists of a vertical line with a horizontal stroke at the top and a small hook at the bottom.

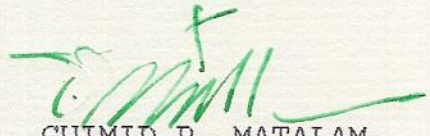
Fifteen Million (P 615,000,000.00) Pesos Annual Assistance Fund for Fiscal Year 1992, excluding the ten percent (10%) retention fee, upon the recommendation of the proponent, subject to the approval of the majority of the present members of the Regional Legislative Assembly. Furthermore, realignment shall be made only within the legislative district to which the project was originally proposed for implementation as in the case of district impact projects and within the province concerned in the case of regional impact projects: Provided, finally, that such realignment shall be in the same category and the amount shall not exceed the original amount. Projects may be realigned further but not limited to the following grounds:

1. When the peace and order condition in the proposed project sites does not warrant implementation;
2. When the project is not feasible as shown by the feasibility study conducted thereon;
3. When by the occurrence of a fortuitous event, it would render implementation impractical at the proposed project site; or
4. When there is duplicity in the funding of a proposed project as when a proposed project is already adequately funded from other sources.



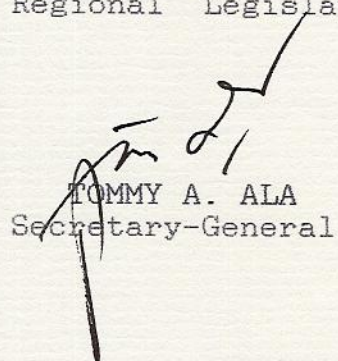
SEC. 3. This Act shall take effect immediately upon approval.

APPROVED:




GUIMID P. MATALAM  
Speaker

This Act was passed by the Regional Legislative Assembly on July 6, 1993.



TOMMY A. ALA  
Secretary-General

APPROVED:



LININDING P. PANGANDAMAN  
Regional Governor  
Date August 5, 1993

