DENR Administrative Order
No. 2006-01

JAN 16 2006

SUBJECT : REVOKING SEC. 15 PAR. 1 OF DAO NO. 2004-24
RE: THE REVISED RULES AND REGULATIONS
GOVERNING THE ADMINISTRATION AND
MANAGEMENT OF FORESHORE LANDS

In the interest of the service and in view of the need for careful evaluation
on the matter, the delegation of authority to the PENRO and RED relative to the
approval of transfers of foreshore lease rights under Sec. 15 par. 1 of DAO 2004-
24 is hereby revoked. Henceforth, lessees under foreshore lease agreements
shall not assign, encumber or sublet their leasehold rights without prior consent
issued by the Office of the Secretary.

Accordingly, the PENRO or RED, as the case may be, shall continue to
receive, process, and render complete staff work on new and pending
applications/requests for assignment, encumbrance or sublease of foreshore
lease rights.

Said applications/requests, along with the appropriate PENRO or RED
recommendations, shall be submitted to the Office of the Secretary, through the
Assistant Secretary for General Legal Services, for consideration and approval.

This Order takes effect immediately and revokes/supersedes all Orders
inconsistent herewith.

MICHAEL T. DEFENSOR
Secretary

Let's Go Green