

[**REPUBLIC ACT NO. 2297, June 19, 1959**]

**AN ACT GRANTING THE AGUINALDO'S ECHAGUE,
INCORPORATED, A TEMPORARY PERMIT TO CONSTRUCT,
ESTABLISH, MAINTAIN AND OPERATE PRIVATE FIXED POINT-
TO-POINT AND LAND BASED RADIO STATIONS FOR THE
RECEPTION AND TRANSMISSION OF RADIO COMMUNICATIONS
WITHIN THE PHILIPPINES.**

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. There is hereby granted to the Aguinaldo Echague, Incorporated, a temporary permit to construct, establish, maintain and operate in the Philippines, at such places as the grantee may select, subject to the approval of the Secretary of Public Works and Communications, private fixed point-to-point and land based radio stations for the reception and transmission of wireless messages on radiotelegraphy or radiotelephony, each to be provided with a radio transmitting apparatus and radio receiving apparatus.

SEC. 2. The President of the Philippines shall have the power and authority to permit the location of said private fixed point-to-point and land based radio stations or any of them in lands of the public domain upon such terms as he may prescribe.

SEC. 3. This temporary permit shall continue to be in force during the time that the Government has not established similar service at the places selected by the grantee, and is granted upon the express condition that the same shall be void unless the construction of at least one of the stations be begun within one year from the date of approval of this Act and be completed within two years from said date.

SEC. 4. The grantee shall not engage in domestic business of telecommunications in the Philippines without further special assent of the Congress of the Philippines, it being understood that the purpose of this temporary permit is to secure to the grantee the right to construct, establish, maintain and operate private fixed point-to-point and land based radio stations in such places within the Philippines as the interest of the company and of its trade and business may justify.

SEC. 5. This temporary permit shall not take effect until the Secretary of Public Works and Communications shall have allotted of the grantee the frequencies and wave lengths to be used thereunder, but the grantee may use the international distress frequency of five hundred kilocycles and the high distress frequency of eight thousand two hundred eighty kilocycles whenever necessary.

SEC. 6. No fees are chargeable, as the radio stations that may be established by virtue of this Act shall engage in communications regarding the grantee's business only.