

REPUBLIC OF THE PHILIPPINES
NATIONAL PRIVACY COMMISSION
Pasay City, Metro Manila

GEOFFREY ARTHUR STOW,
Complainant,

- versus - Case No.: CID-CDO-2026-001

META PLATFORMS INTERNATIONAL
OPERATIONS PHILIPPINES INC.,
Respondent.

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**UNIFIED MASTER EVIDENTIARY INDEX AND SUPPLEMENTAL
MANIFESTATION**

The Complainant formally submits this **Unified Master Evidentiary Index and Table of Concordance** to resolve record fragmentation and establish an immutable, chronological timeline of all administrative submissions and newly matured physical assets in **Case No. CID-CDO-2026-001**.

I. MASTER TABLE OF CONCORDANCE (CASE FILE INDEX)

- **ANNEXES A through G (Perfectured May 5, 2026):** Master Complaint-Affidavit and primary technical background establishing the Complainant's nearly 50-year commercial machine-code infrastructure legacy.
- **ANNEX H (Submitted May 13, 2026):** Supplemental Manifestation establishing global Automated Decision-Making (ADM) algorithmic failures, tying this record to 65,039 internationally documented data-subject casualties under the *Hold Meta Accountable*
- **ANNEX I (Submitted May 18, 2026):** J&T Express Traffic Audit Logs documenting twelve (12) distinct telephonic and physical service obstructions executed at the Menarco Tower reception lobby, specifically directed to Meta's corporate landlord, **Menarco Development Corporation**, establishing a building-wide policy of communication evasion.
- **ANNEX J (Matured May 27, 2026):** Forensic Photographic Record of the returned, unopened LBC Express courier package (Tracking ID: 127468256571) explicitly bearing the printed service evasion stamp: "**Refused to Accept — Consignee/Wrong Entity.**"
- **ANNEX K (Submitted May 23, 2026):** Stage One Conditional Protocol and Administrative Disclosure transmitted to Menarco Development Corporation's Corporate Governance Desk, providing a 72-hour operational exit to execute internal service.
- **ANNEX L (Submitted May 14, 2026):** Formal Exception and Manifestation transmitted directly to the En Banc Secretariat contesting the un-timed administrative delay of a "Fact-Finding Report" while the underlying automated deletion clock ticks toward the June 7, 2026 threshold.



II. TECHNICAL AND LEGAL MANIFESTATION ON ANNEX J

The Respondent is a registered corporate entity **Meta Platforms Designated Activity Representative Services Philippines, Inc.** under the laws of the Republic of the Philippines, listing Floor 32, Menarco Tower, BGC, Taguig as its principal office, and is a real, active corporation registered with the Philippine Securities and Exchange Commission (SEC) under **SEC Registration No. 2022030046800-15**. The official LBC Express log stating "Consignee/Wrong Entity" constitutes definitive proof of active corporate misrepresentation to a logistics carrier to evade sovereign service of process.

This multi-carrier audit trail (J&T, LBC, and Philpost) confirms that the physical unreachability of the Respondent is absolute and intentional. This behaviour reinforces the extreme urgency for the **DICT, CICC, and the NPC En Banc** to issue an emergency electronic preservation mandate before the automated June 7, 2026 data destruction sequence executes an irreversible Data Interference crime under **Section 4(a) (3) of R.A. 10175**.

III. TECHNICAL AND LEGAL MANIFESTATION ON ANNEX L

The Complainant formally alerts the higher executive and cybersecurity authorities to **a total structural breakdown of administrative due process regarding Annex L**.

On May 14, 2026, the Complainant successfully perfected this emergency filing by paying all state-mandated fees and posting the required PHP 1,500.00 CDO Bond. Cryptographic SMTP 250 OK Proof of Delivery logs confirm that the National Privacy Commission took full technical custody of this urgent transmission.

Despite the explicit warning that Meta AI's automated deletion script will permanently and irrevocably execute a Data Interference crime under Section 4(a)(3) of R.A. 10175 on June 7, 2026, the Commission En Banc has maintained absolute radio silence for fourteen (14) consecutive days.

This ongoing administrative inaction while holding paid litigation fees represents a critical systemic risk, **necessitating immediate executive intervention by the DICT and CICC** to enforce an infrastructure freeze before automated data destruction renders this entire sovereign case moot.

Dated this 28th day of May, 2026 at Olongapo City, Zambales, Philippines.

SUBMITTED BY:



Geoffrey Arthur Stow

Complainant / Systems Administrator