

[MARINA CIRCULAR NO. 2018-01, February 02, 2018]

RULES ON THE ACCREDITATION OF RECOGNIZED ORGANIZATIONS PERFORMING STATUTORY CERTIFICATION AND SERVICES FOR PHILIPPINE SHIPPING COMPANIES AND THEIR PHILIPPINE- REGISTERED SHIPS, ON BEHALF OF THE ADMINISTRATION

*Adopted: 18 January 2018
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Pursuant to Presidential Decree No. 474, Executive Order Nos. 125/125-A, Philippine Merchant Marine Rules and Regulations, 1997, as amended and the International Maritime Organization (IMO) Maritime Safety Circular (MSC) No. 349 (92) on Code for Recognized Organizations (RO Code), Marine Environment Protection Committee (MEPC).237 (65) and the International Labor Organization, the following rules are hereby adopted:

I. OBJECTIVES

This Circular aims to provide standards, rules and guidelines on the scope, terms, conditions, procedures and requirements for the accreditation of Organizations which will perform statutory certification and other related services to Philippine shipping companies and their Philippine-registered ships, on behalf of the Administration, following mandatory IMO and ILO instruments and national legislation and regulations.

II. COVERAGE

This Circular shall apply to:

1. Organizations as defined under relevant mandatory IMO instruments and national legislation that will perform statutory certification and services to all Philippine shipping companies and their Philippine-registered ships, of size and tonnage under IMO instruments and national legislation.
2. ROs that have been granted accreditation/recognition and have existing Memorandum of Agreements (MOA) with the Administration.

III. DEFINITION OF TERMS

As used in this Circular, the following terms are understood to mean:

1. **Administration** - refers to the Maritime Industry Authority (MARINA).
2. **Authorization** - refers to the delegation of authority to an RO to perform statutory certification and services on behalf of the Administration as detailed in the MOA to be executed between the Administration and RO.
3. **Accreditation** - the official recognition of the organization to perform statutory certification and services for Philippine-registered ships on behalf of the Administration after full compliance with the requirements of this Circular.
4. **Certifying Bodies** - refers to organization providing auditing and certification to ROs to assure that they meet the specific standards and requirements relating to their performances and services.
5. **IMO instrument** - refers to IMO Conventions, Protocols, Amendments, Recommendations, Code, Guidelines and Resolutions.
6. **Memorandum of Agreement (MOA)** - a written Agreement entered into between the Administration and an RO for the latter to perform statutory certification and other services, as may be agreed upon based on the elements included in an agreement as set out in appendix 3 of RO Code.
7. **Oversight** - refers to any activity carried out by the Administration to ensure that the service of the RO complies with IMO and national requirements for Philippine shipping companies and their Philippine-registered ships.
8. **Recognized Organization (RO)** - refers to an organization that has been assessed by the Administration and have complied with the RO Code and the provisions of this Circular and has entered into a MOA with the Administration.
9. **RO CODE** - refers to the Code adopted by the IMO through Resolutions MSC. 349(92) and MEPC. 237(65) that serves as the international standard and consolidated instrument containing minimum criteria against which organizations are assessed towards recognition and authorization as well as the guidelines for oversight by Flag States.
10. **Statutory Certification and Services** - refers to the issuance of statutory certificates and services provided for Philippine shipping companies and their Philippine-registered ships, under the authority of laws, rules and regulations of the Philippine Government through the Administration, consistent with mandatory IMO instruments and other related international agreements and national legislation, rules and regulations.

IV. GENERAL PROVISIONS

1. Only organizations which have existing Memorandum of Agreement (MOA) with the Administration may be authorized to perform statutory certification and services to Philippine shipping companies and their Philippine-registered ships in conformity with Regulation 1/6 of International Convention for the Safety of Life at Sea (SOLAS), 1974, as amended, Annex I Regulation 6, Annex II Regulation 8, Annex VI Regulation 5 of the International Convention for the Prevention of Pollution from Ships (MARPOL) and Article 13 of International Convention on Load Line (1966), Maritime Labor Convention and other applicable international conventions, codes and other analogous requirements.
2. The ROs may, upon signing of the MOA in accordance with this Circular, perform statutory certification and services to Philippine shipping companies and their Philippine-registered ships in accordance with applicable IMO instruments, the national legislation, rules and regulations.
3. The organization/entity must be duly registered and allowed to operate in the Philippines.
4. The ROs shall be assessed by the Administration following these set of procedures formulated herein to ensure compliance with the provisions of the RO Code, including its subsequent amendments, as may be deemed necessary.

V. SPECIFIC PROVISIONS

1. SCOPE OF AUTHORIZATION

1. The RO shall be authorized, through a Memorandum of Agreement (MOA), to carry out the statutory certification and services, under mandatory IMO and ILO instruments and national legislations, rules and regulations, to Philippine shipping companies and their Philippine-registered ships, of applicable size and type, engaged or shall engage in international voyages including those in the domestic trade.

A copy of the template of the MOA is attached herein as Annex "A" as an integral part of this Circular.

2. The RO shall, based on the provisions of the RO Code and internationally recognized quality standards, provide the effective and continuous implementation of their quality management systems including their commitment to quality, safety, security and protection of the environment.
3. The statutory certificates issued by the ROs shall bear the official logo of the Administration or the official seal of the Philippines and which contains text that the certificates were issued under the Authority of the Republic of the Philippines.

4. The Administration may agree, on a case to case basis, to authorize the RO to perform statutory certification and services outside the scope of the existing MOA.

5. The RO shall be free to enter into contracts directly with clients. Such contracts may contain the RO's normal contractual conditions for limiting its legal liability.

6. The RO shall perform statutory certification and services by the use of competent surveyors and auditors who are duly qualified, trained and authorized to perform all duties and activities incumbent upon their employer, within their level of work-responsibility.

7. The RO and its staff shall not engage in any activities that may cast doubt on their independence of judgment and integrity in relation to their statutory certification and services for Philippine shipping companies and their Philippine-registered ships.

8. The personnel of ROs shall be free from any undue influence, which might affect their judgment in performing statutory certification and services to Philippine shipping companies and their Philippine-registered ships. The RO shall establish procedures to prevent any person or organization external to the organization from influencing the results of the services carried out.

The implementation of these procedures shall be assessed by the Administration and included in its oversight function.

2. CERTIFICATION FOR CONVENTIONS NOT IN FORCE OR NOT RATIFIED BY THE PHILIPPINES

Where a ship is surveyed and found to be in compliance with a Convention that is either not in force has not been ratified by the Philippines, the RO may issue a Statement/Document of Compliance on behalf of the Administration in accordance with the MOA. The said document is subject to the same annual/intermediate audit as a Convention Certificate.

3. REMUNERATION

The statutory certification and services carried out by RO to Philippine-registered ships shall be directly charged to the shipping company.

The ROs shall charge reasonable fees for the statutory certification services.

4. USE OF SUBCONTRACTORS/SERVICE SUPPLIERS

Upon approval by the Administration, the ROs may use the exclusive surveyors of another Organization with which the former has a bilateral agreement. The use of non-exclusive surveyors may be allowed provided such surveyors and all services and functions performed by them are subject to the quality management system of the concerned ROs and may be subject to the oversight function of