

**[ MARINA MEMORANDUM CIRCULAR NO. 34-B,  
July 20, 1994 ]**

**ADDITIONAL REQUIREMENT ON APPLICATIONS FOR  
IMPORTATION AND CHARTERING OF FISHING VESSELS**

In pursuance of the Memorandum of Agreement (MQA) entered into by and between DA/BFAR and MARINA, which, in effect, is aimed at reconciling the requirements of said Offices appertaining to acquisition of fishing vessels vis-a-vis a moratorium on the Issuance of new Commercial Fishing Boat licenses "to reduce the ever Increasing rate of depletion of our marine resources" an additional requirement for applications to Import/ bareboat charter fishing vessels is hereby prescribed, as follows:

"Prior to the evaluation/acceptance of any application for chartering or Importation of fishing vessels, MARINA shall require the submission of a clearance from the BFAR Indicating that the vessel/owner/charterer is qualified for issuance of a new Commercial Fishing Boat license (CFBL)."

MARINA Memorandum Circular No. 34 and 34-A insofar as they are not inconsistent with this Circular shall remain in full force and effect.

This Circular shall take effect fifteen (15) days after Its publication once in a newspaper of general circulation.

Adopted: 20 Jul. 1994

(SGD.) PACIENCIO M. BALBON, JR.  
*Administrator*



Source: Supreme Court E-Library

This page was dynamically generated by the E-Library Content Management System (E-LibCMS)