

[MIA MEMORANDUM CIRCULAR NO. 55, July 03, 1990]

GUIDELINES FOR THE LEGALIZATION OF "COLORUM" SHIPBUILDERS AND SHIP REPAIRERS

The MARINA Board during its 84th Regular meeting approved the proposal of the Management to conduct a legalization program for "colorum" shipbuilders and ship repairers. The following guidelines are hereby prescribed to implement this legalization program.

SECTION 1. Definition of Terms . — For purposes of this Memorandum Circular:

- a. **Shipbuilding** — shall mean the design, construction, launching and outfitting of all types of watercraft, except bancas, sailboats, and other watercraft which are not motorized and of less than three (3) tons. For this purpose, watercraft shall include any floating structure, and equipment such as oil rig and dredger.
- b. **Ship repair** — shall mean the overhaul, repair, improvement, alteration of the hull, machineries, equipments, outfits, and other components of all types of watercraft, except bancas, sailboats, and other watercraft which are not motorized and of less than three (3) gross tons. For this purpose, watercraft shall include any floating structure, or equipment such as oil rig and dredger.
- c. **Afloat ship repair** — shall mean the repair, improvement, alteration, and reconditioning of the hull or the overhaul of the machinery and equipment of vessels at berth or at anchorage.

SECTION 2. Coverage . — Those covered by this Memorandum Circular are individuals, partnerships, or corporation who are engaged in or undertaking shipbuilding, ship repair, or afloat ship repair (a) without a license from the MARINA under P.D. 666 and MARINA Memorandum Circulars Nos. 7 and 7-A, s. 1976; and (b) those whose license had expired and have not renewed the same for at least one (1) year from such expiration.

SECTION 3. Period of Amnesty . — All those covered under Section 2 above shall secure their license from the MARINA within one (1) year from the issuance of this Circular. After this period all those who fail to secure the required license shall be subject to the penalties herein provided.

SECTION 4. Qualification Requirement . — The applicant shall be a citizen of the Philippines, or a partnership/corporation of which at least 60% of the authorized capital stock shall be owned by citizens of the Philippines, except joint ventures which are registered with the Board of Investments.