MEMORANDUM CIRCULAR NO. 41-B, S.1991

TO : ALL FILIPINO DECK, ENGINE AND RADIO OFFICERS AND RATINGS FORMING PART OF VNAVIGATIONAL OR ENGINE WATCH, SHIPPING COMPANIES AND MANNING AGENCIES, AND OTHERS CONCERNED

SUBJECT : AMENDMENTS TO ITEM E. ON FINES AND PENALTIES, OF MEMORANDUM CIRCULAR NO. 41, AS AMENDED BY MEMORANDUM CIRCULAR NO. 41-A ON GUIDELINES UNDER 1978 STCW INTERNATIONAL CONVENTION

Pursuant to Section 12(f) of Executive Order No. 125, as amended by Executive Order No. 125-A, both series of 1987, Item E. on Fines and Penalties of Memorandum Circular No. 41, as amended by Memorandum Circular No. 41-A on guidelines for the issuance by endorsement certificates and ratings certificate in compliance with the requirements of 1978 international Convention on Standards of Training, Certification and Watchkeeping (STCW), for Seafarers is hereby further amended, as follows:

1. Any seafarer who submits any false statement or misrepresentation in his application, fraudulent or tampered certificates or documents shall be subject to criminal prosecution under The Revised Penal Code and administrative penalty, as follows:

   First Offense:

   Officers:

   Master Mariner - P12,000.00
   Chief Engineer - P11,000.00
   Chief Mate/2nd Eng’r. - P9,000.00
   2nd Mate/3rd Eng’r/  - P7,000.00
   Radio Operator/Electrician - P6,000.00
   Third Mate/4th Eng’r. - P5,000.00

   Ratings

2. Shipping companies or manning agencies requesting or recommending endorsement for and/or in behalf of a particular seaman shall be held responsible for the spurious or tampered documents submitted to this
Authority which were secured or tampered by the shipping company or manning agency or any of their employees or liaison officers/messengers has tampered or participated in securing the documents from any source shall be made solidarily liable to the following administrative fine:

First Infraction - Twenty Five Thousand Pesos (P25,000.00)

Second Infraction - One Hundred Thousand Pesos (P100,000.00) and suspension of company’s license for one (1) month by the Philippine Overseas Employment Administration or proper government agency upon Recommendation of the Maritime Industry Authority

Third Infraction - Cancellation of company’s license by the Philippine Overseas Employment Administration or proper government Agency upon recommendation of the Maritime Industry Authority

No permit, license or Authority shall be granted pending compliance with this Memorandum Circular.

In addition, the responsible officials of the Company or Agency and employee/liaison officer/messenger shall be subject to criminal prosecution under the Revised Penal Code.

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

Manila, 30 August 1991

PHILIP S. TUAZON
Administrator
CERTIFICATION

This is to certify that the Memorandum Circular No. 41-B was approved in the meeting of the Maritime Industry Authority Board held on 30 August 1990.

PURITA . CENTENO
Corporate Secretary