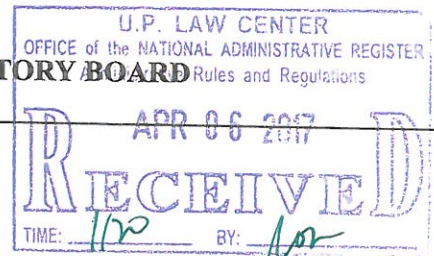




Republic of the Philippines
Department of Transportation
LAND TRANSPORTATION FRANCHISING & REGULATORY BOARD
East Avenue, Diliman, Quezon City



MEMORANDUM CIRCULAR NO. 2017-011

SUBJECT : DIRECTING THE LTFRB-NCR TO REVIEW CPCs WITH MODIFIED/AMENDED ROUTES and DIRECTING THE ISSUANCE OF AN ORDER TO REVERT TO ORIGINAL APPROVED ROUTE

WHEREAS, the Department of Transportation issued Department Order No. 2012-022 on July 23, 2010, directing the Land Transportation Franchising and Regulatory Board (LTFRB) to cease and desist from discharging the function of Route Measure Capacity (RMC) determination;

WHEREAS, the issuance of RMC Certificate is among the requirements needed in Petitions for Modification/Amendment of Routes to measure public necessity in any given route;

WHEREAS, under Section 5, Executive Order No. 202, the Land Transportation Franchising and Regulatory Board has the power, among others, to:

b. issue, amend, revise, suspend or cancel Certificate of Public Convenience or permits authorizing the operation of public land transportation services provided by motorized vehicles, and to prescribe the appropriate terms and conditions therefor;

xxx

h. to review motu proprio the decisions/actions of the Regional Franchising and Regulatory Office herein created;

WHEREAS, in the past months, the Board has conducted regional visits which included the National Capital Region, where it was found that several petitions/applications for modification/amendment of routes were approved by the LTFRB-NCR despite the absence of the required Route Measure Capacity (RMC) Certificate on the new routes as required by existing policies;

WHEREAS, there lies a need to correct these amended routes to conform with existing policies;

NOW THEREFORE, for and in consideration of the foregoing, the Board hereby adopts the following, and directs the LTFRB-National Capital Region to:

1. Conduct a review of all CPCs from year 2013 to present which routes have been amended/modified and to submit a report thereto within thirty (30) days from effectivity of this Circular;



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2. Conduct hearing on these affected CPCs and, if found non-compliant with existing policies on amendment/modification of routes such as the absence of indorsement/approval from the DOTr on the modified/amended route, to issue an Order for operators to revert to their original routes.
3. Decisions / Orders issued to operators found non-complaint with existing policies on amendment/modification of routes from year 2014 shall be reverted to their original routes.

All other issuances or parts thereof inconsistent herewith are hereby modified, amended, or superseded accordingly.

This Memorandum Circular shall take effect immediately following its publication in a newspaper of general circulation and the filing of three (3) copies hereof, with the UP Law Center pursuant to Presidential Memorandum Circular No. 11, dated 09 October 1992.

SO ORDERED.

05 APR 2017

Quezon City, Philippines.



ATTY. MARTIN B. DELGRA, III
Chairman




ENGR. RONALDO F. CORPUS
Board Member


ATTY. AILEEN LOURDES A. LIZADA
Board Member

Attested by:


ATTY. CARL SHA JEMIMAH F. MARBELLA
Officer-in-Charge
Office of the Executive Director

DATE OF EFFECTIVITY : 07 APR 2017

