

Republika ng Filipinas
(Republic of the Philippines)
KAGAWARAN NG EDUKASYON, KULTURA AT ISPORTS
(DEPARTMENT OF EDUCATION, CULTURE AND SPORTS)
UL Complex, Pasig, Metro Manila

March 4, 1991

DECS O R D E R
No. 21, s. 1991

AUTOMATIC GRANT OF CIVIL SERVICE ELIGIBILITY
PURSUANT TO THE PROVISIONS OF RA NO. 1080

To: Undersecretaries
Assistant Secretaries
Bureau Directors/Cultural Agency Directors
Regional Directors
Schools Superintendents
Presidents, State Colleges and Universities
Vocational School Superintendents/Administrators

1. For the information and guidance of all concerned, inclosed is a copy of Civil Service Commission Memorandum Circular No. 57, s. 1990, automatically granting civil service eligibility to those who have passed a bar or board examination and phasing out the issuance of certificates of RA 1080 eligibility.
2. Please be guided accordingly.

(SGD.) ISIDRO D. CARINO
Secretary

Incl.:
As stated

Reference:
DECS Memorandum No. 35, s. 1977

Allotment: 1-2-3--(M.O. 1-87)

To be indicated in the Perpetual Index
under the following subjects:

- ✓ BUREAUS & OFFICES
- ✓ ELIGIBILITY
- ✓ EMPLOYEES
- ✓ OFFICIALS
- ✓ POLICY
- ✓ QUALIFICATIONS
- ✓ RULES & REGULATIONS
- ✓ REPORTS

Republic of the Philippines
CIVIL SERVICE COMMISSION



OA No. 67, s. 1990

OFFICE MEMORANDUM



TO : ALL CSC REGIONAL DIRECTORS, OCPH DIRECTORS
AND PROVINCIAL AND FIELD OFFICERS

SUBJECT : Implementing Guidelines for CSC
Resolution No. 90-1212

For the effective and uniform implementation of CSC Resolution No. 90-1212 on the Automatic Grant of Civil Service Eligibility Pursuant to the Provisions of Republic Act No. 1080 which takes effect on January 2, 1991 (copy attached), the following Guidelines are hereby adopted:

1. The CSC Regional Offices shall no longer issue certificates of RA 1080 eligibility; consequently, no Master Lists of RA 1080 eligibles shall be prepared;
2. Action on appointments to positions requiring an RA 1080 eligibility shall be made after verification of the name of the appointee from the list provided by the Supreme Court or the Professional Regulation Commission, provided the other requirements under existing policies and procedures have been complied with. The Master Lists disseminated by the Office for Central Personnel Records shall be used for this purpose;

In case the Master List from OCPH is not yet available, the list of qualifiers in the bar or board examination as appearing in any newspaper may be used as Substitute Master List in order to facilitate action on the appointment. In such instances, however, the appointees concerned must be duly informed of the condition that such action shall be subject to further verification from the Official Master List. Upon receipt of the corresponding Master List from OCPH, appropriate action must be taken on the appointments.

3. In cases where the name of the appointee has been verified, all information required in the service card must be indicated thereon using as basis the documents attached to the appointment as required under MC No. 57, s. 199 (copy attached).

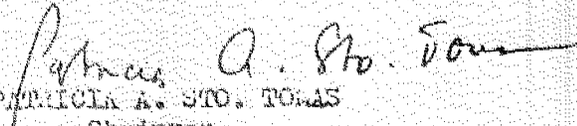
Other information such as the title of eligibility or examination taken, code or number of Master List, and the name of verifier and date verified should be indicated at the back of the appointment.

4. In other instances, the CSC Regional, Provincial and Field Offices shall follow the same procedures adopted by the respective Offices.
5. All appointments of those whose documents submitted are found spurious shall be disapproved and an investigation shall be undertaken by the CSCRO concerned. A report on the results of the investigation with the recommendation of the Director concerned shall be submitted to the Office of the Chairman immediately after completion of the investigation.
6. Passers of Bar and Board examinations who wish to avail of CSC Certification and Placement services may register with the nearest CSC Regional or Field Office for this purpose.

In this connection, the Regional Directors are authorized to adopt their own scheme of generating a list of those eligible, and the format of the list to suit their needs. They shall, however, be held accountable as to its authenticity.

For the effective implementation of item #2 above, the Office for Central Personnel Records is hereby directed to adopt a system that would facilitate the reproduction and dissemination to the CSCRO's of the Master Lists provided by the Supreme Court or the Professional Regulation Commission.

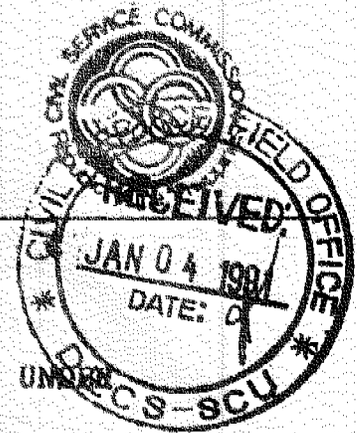
Compliance with these Guidelines is hereby enjoined.


PRIMITIVO A. STO. TOMAS
Chairman

December 27, 1990

Republic of the Philippines

CIVIL SERVICE COMMISSION



RESOLUTION NO. 90-1212

(AUTOMATIC GRANT OF CIVIL SERVICE ELIGIBILITY UNDER
REPUBLIC ACT NO. 1080)

WHEREAS, Republic Act No. 1080, as amended, declares bar and board examinations as civil service examinations for purposes of appointment in the government service, and mandates the Commission to promulgate the Rules and Regulations to implement its provisions;

WHEREAS, in the implementation of the Act, the Commission requires qualifiers in bar or board examinations to file their application under RA 1080 before they are issued the corresponding Certificates of RA 1080 eligibility;

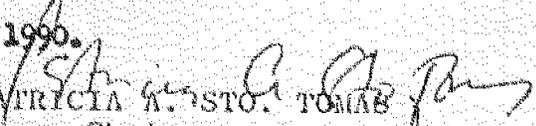
WHEREAS, these existing processes involved in the conferment of RA 1080 eligibility for purposes of appointment to positions requiring such eligibility no longer conform with the present demands of the public service.

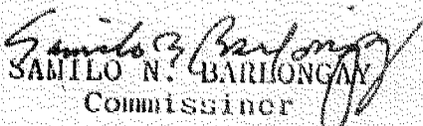
NOW, THEREFORE, in view of the foregoing and in line with the Commission's thrust of improving delivery of its frontline services particularly in the grant of civil service eligibilities, the COMMISSION RESOLVED, AS IT HEREBY RESOLVES, to automatically consider as civil service eligibles pursuant to RA 1080 those who have passed a bar or board examination, including the Professional Board Examination for Teachers given by the National Board for Teachers pursuant to PD 1006.

The COMMISSION FURTHER RESOLVED to phase out the issuance of Certificates of Eligibility to these eligibles under RA 1080. Certificates of Eligibility already issued by the Commission are considered valid and may be used for purposes of appointment to career service positions.

THIS RESOLUTION SHALL TAKE EFFECT ON JANUARY 2, 1991.

Quezon City, December 27, 1990.


PATRICIA A. STO. TOMAS
Chairman

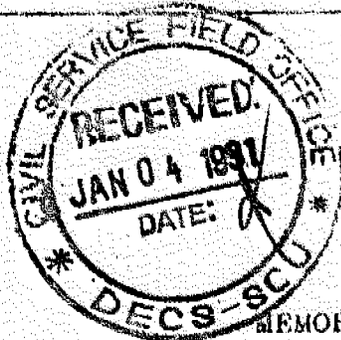
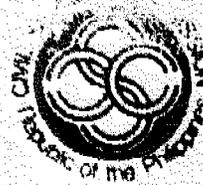

SAMILO N. BARLONGAN
Commissioner


MARIO D. YANCO
Commissioner

Attested by:


C.V. USAC
Board Secretary VI

CIVIL SERVICE COMMISSION



M.C. No. 57, s. 1990

MEMORANDUM CIRCULAR

TO : ALL HEADS OF DEPARTMENTS AND AGENCIES OF THE LOCAL AND NATIONAL GOVERNMENTS, INCLUDING GOVERNMENT-OWNED OR CONTROLLED CORPORATIONS WITH ORIGINAL CHARTERS

SUBJECT : Automatic Grant of Civil Service Eligibility Pursuant to the Provisions of Republic Act No. 1080

Effective January 2, 1991, the Commission pursuant to the provisions of Republic Act No. 1080, shall automatically consider as civil service eligibles those who have passed a bar or board examination and shall phase out the issuance of certificates of RA 1080 eligibility.

For purposes of appointment, an appointee to a position requiring an RA 1080 eligibility who is not issued a certificate of eligibility under this scheme shall be required to submit a copy of his valid registration card (license) or Certificate of Title of the Philippine Bar or Guro Certificate, and his report of rating, which shall be attached to his appointment. Those who have been granted RA 1080 eligibility under the old scheme may submit their certificate of RA 1080 eligibility for this purpose.

For your information and guidance.

December 27, 1990


PATRICIA A. STO. TOMAS
Chairman