



**Republic of the Philippines**  
**Professional Regulation Commission**  
**Manila**  
**Professional Regulatory Board of Architecture**  
**(PRBoA)**  
**Resolution No. 2007-06**  
**Series of 2007**

**PRESCRIBING GUIDELINES FOR ACCOMPLISHING THE LOGBOOK  
 ON DIVERSIFIED EXPERIENCE IN ARCHITECTURE (LDEA) BY  
 CERTAIN CLASSES OF PHILIPPINE REGISTERED AND LICENSED  
 (RLAs) CERTIFYING PROSPECTIVE EXAMINEES BASED OVERSEAS  
 OR PROSPECTIVE EXAMINEES WITH WORK EXPERIENCE OVERSEAS**

WHEREAS, Sec. 13, Art. III of R.A. No. 9266, known as the "Architecture Act of 2004," Sec. 13, Rule III of Board Res. No. 07, Series of 2004, known as the "Implementing Rules and Regulations (IRR) of R.A. No. 9266", provides, to wit:

" x x x Any person applying for examination shall establish to the satisfaction of the Board that:

x x x x x x x x

(c) He/she is a holder of a degree of Bachelor of Science in Architecture conferred by a school, college, academy or institute x x x and in addition has a *specific record of at least two (2) years or equivalent of diversified architectural experience duly certified by a registered/licensed architect x x x x*" (emphasis supplied)

WHEREAS, Sec. 3, item (24) Rule 1 of the said IRR states as follows:

"Diversified Architectural Experience" a post-baccalaureate, pre-licensure experience of two (2) years *required* of a graduate of architecture *prior* to taking the licensure examination, consisting of a *variation of experiences in the different phases* of architectural service." (emphasis supplied)

WHEREAS, overseas Filipino workers/graduates of B.S. Architecture who have no mandated diversified training in architecture under Philippine Registered and Licensed Architects (RLAs), or who have only partially complied therewith, have clamored persistently to take the Board Licensure Examinations for Architects (BLEA), which may soon be administered overseas by the Board and the Professional Regulation Commission (PRC);

NOW, THEREFORE, the PRBoA RESOLVES, as it is hereby RESOLVED, subject to the full satisfaction of certain conditions listed hereafter, to allow only specific classes of RLAs to sign and dry seal the Logbook of Diversified Experience in Architecture (LDEA) of prospective based overseas examinees with work experience overseas, to wit:

- 1) certifying RLAs based overseas (at the time of certification) who may or may not be the immediate supervisors of the prospective examinee, provided that the said RLAs must execute a separate affidavit, stating therein the following: a) the RLAs' line of architectural or allied work overseas, the number of years he/ she has been working overseas and the general locations or operational bases of such RLAs while working overseas; b) the specific circumstances as to why the RLAs are thoroughly familiar with the work of the prospective examinee (whose base of operation must be clearly identified); c) the number of weeks, months or years that the RLAs have been generally together with the prospective examinee overseas; and d) RLA statement accepting full and unconditional responsibility for any and all statements made in the

*[Handwritten signature]*  
*[Handwritten signature]*

affidavit, particularly the veracity of information pertaining to the architectural work experience of the prospective examinee and the number of weeks, months or years being certified;

- 2) certifying RLAs based in the Philippines (at the time of certification) who may or may not be the immediate supervisors of the prospective examinee based overseas, provided that the said RLAs must execute a separate affidavit alleging therein these: a) that he/ she is engaged in business process outsourcing (BPO) work for architecture with a Philippine base of operations and a corresponding office overseas where the prospective Examinee is based, i.e., to include the specific circumstances as to why the RLAs are thoroughly familiar with the work of the prospective Examinee (whose base of operation must be clearly identified); b) a DTI or SEC certificate of registration, showing the RLAs' names and authority to engage in BPO work for architecture; c) the number of weeks, months or years that the RLAs have been directly/ indirectly supervising the prospective examinee's architectural work overseas; and 4) RLA statement accepting full and unconditional responsibility for any and all statements made in the affidavit, particularly the veracity of information pertaining to the architectural work experience of the prospective examinee and the number of weeks, months or years being certified;
- 3) certifying RLAs formerly based overseas but based in the Philippines (at the time of certification) who may or may not be the immediate supervisors of the prospective examinee, provided that the said RLAs must execute a separate affidavit, averring therein: a) the RLAs' line of architectural or allied work overseas, the number of years he/ she has been working overseas and the general locations or operational bases of such RLAs while working overseas; b) the specific circumstances as to why the RLAs are thoroughly familiar with the work of the prospective examinee (whose base of operation must be clearly identified); c) the number of weeks, months or years that the RLAs have been generally together with the prospective examinee overseas; and d) RLA statement accepting full and unconditional responsibility for any and all statements made in the affidavit, particularly the veracity of information pertaining to the architectural work experience of the prospective examinee and the number of weeks, months or years being certified;

**RESOLVED FURTHER**, that the integrated and accredited professional organization of architects (IAPOA) Certificate requirement for certifying RLAs based overseas (at the time of certification) may be temporarily waived (to allow a prospective examinee to take the BLEA) if and only if a separate affidavit is executed by the certifying RLAs pertaining to the difficulty of securing such a Certificate; provided, further, that, if the prospective examinee passes the ALE, the results shall not be released by the PRC until a copy of the valid IAPOA Certificate of the certifying RLA is presented; provided, finally, that if the said presentation of the IAPOA Certificate is attended by fraud, both the RLA and the passing examinee shall be administratively and/or criminally charged accordingly and the certificates of registration of the certifying RLAs shall be revoked or suspended and the passing examinees examination papers shall be cancelled and he/she may be barred from taking another Board Licensure Examinations; and

**RESOLVED FURTHER**, that the IAPOA Certificate requirement for certifying RLAs based in the Philippines (at the time of certification) or formerly based overseas but based in the Philippines (at the time of certification) must be presented to the PRC; provided, further that, if the said presentation of the IAPOA Certificate is attended by fraud, both the RLA and the prospective or passing Examinee shall be charged accordingly and their certificates of registration shall be revoked or suspended and the passing examinees examination papers shall be cancelled and he/she may be barred from taking another Board Licensure Examinations.

**RESOLVED, FINALLY**, that the architectural work being certified by the classes of RLAs named above shall only be those that are fully consistent with the scope of work for RLAs as defined under R.A. No. 9266, its IRR, and derivative regulations.


This Resolution shall take effect after fifteen (15) days following its publication in the Official Gazette or in a newspaper of general circulation in the Philippines.

Done in the City of Manila this **13** day of November 2007.

**ARMANDO N. ALLI**  
Chairman

11/5/07

  
**ANGELINE T. CHUA CHIACO**  
Member

  
**MARIETTA B. SEGOVIA**  
Member

ATTESTED TO:

  
**CARLOS ALMELOR**  
Secretary, Professional Regulatory Boards

APPROVED:

  
**LEONOR TRIPÓN-ROSERO**  
Chairperson

  
**RUTH RANA PADILLA**  
Commissioner

  
**NILO L. ROSAS**  
Commissioner