

AN ORDINANCE REQUIRING ANY PERSON, FIRM, CO-PARTNERSHIP, CORPORATION, OR ASSOCIATION IN THE CITY OF MANILA TO FURNISH TO THE OFFICE OF THE CITY ENGINEER OR THE FIRE DEPARTMENT A LIST OF PROFESSIONAL MECHANICAL ENGINEERS, OR MECHANICAL PLANT ENGINEERS, OR JUNIOR MECHANICAL ENGINEERS, OR CERTIFIED PLANT MECHANICS AND/OR A LIST OF PROFESSIONAL ELECTRICAL ENGINEERS, ASSOCIATE ELECTRICAL ENGINEERS, ASSISTANT ELECTRICAL ENGINEERS OR MASTER ELECTRICIANS, HOLDING VALID CERTIFICATES OF REGISTRATION ISSUED BY THE BOARD OF MECHANICAL OR ELECTRICAL ENGINEERING EXAMINERS, EMPLOYED BY THEM, AND FOR OTHER PURPOSES.

Be it ordained by the Municipal Board of the City of Manila, that:

SECTION 1. Who are required to submit.- Any firm, co-partnership, corporation, or association engaged in the practice of mechanical and/or electrical engineering, and also those engaged in the installation, erection and operation of mechanical-electrical work, project or plant, and/or in the manufacture, sale, or distribution of mechanical-electrical equipment, machinery or process in the City of Manila, to furnish the Office of the City Engineer, or Fire Department within a period of sixty (60) days from and after the approval of this ordinance, and on or before January 31, every year thereafter, a list of professional mechanical engineers, or mechanical plant engineers, or junior mechanical engineers, or certified plant mechanics, and/or a list of professional electrical engineers, associate electrical engineers, assistant electrical engineers, or master electricians, holding valid certificates of registration issued by the Board of Mechanical or Electrical Engineering Examiners, employed by them, in accordance with the provisions of Commonwealth Act No. 294, otherwise known as the Mechanical Engineering Law and Republic Act No. 184, otherwise known as the Electrical Engineering Law.

SEC. 2. Penalty; Revocation of Licenses.- Any person violating the provisions of Section One hereof shall, upon conviction, be punished by a fine of not more than TWO HUNDRED PESOS (P200.00), or by imprisonment for a period of not more than three (3) months, or both such fine and imprisonment in the discretion of the Court. In the case of a firm, co-partnership, corporation, or association, the manager, administrator, or the person who has charge of the management or administration of the business shall be held personally liable for the violation thereof.

In addition to the above penalty, violation of the provisions of Section One hereof will be sufficient cause for the revocation of the municipal licenses and/or permits issued to such firm, co-partnership, corporation, or association.

SEC. 3. Effectivity.- This ordinance shall take effect upon its approval.

Enacted, March 18, 1955.

Approved, *April 20, 1955*

APPROVED:

[Signature]
ARSENIO H. LACSON
Mayor
City of Manila

[Signature]
GONZALO SANTOS RIVERA
Acting President
Municipal Board

ATTESTED:

JESUS MARCOS ROCES
Secretary to the Mayor

[Signature]
ANGEL M. SAN JOSE, M.D.
Secretary, Municipal Board