SEC MEMORANDUM CIRCULAR NO. 7
Series of 2019

TO : ALL CONCERNED

SUBJECT : GUIDELINES ON THE ESTABLISHMENT OF A ONE PERSON CORPORATION (OPC)

In accordance with the power and function of the Securities and Exchange Commission to formulate and enforce standards and policies to carry out the provisions of Republic Act 11232, the Act providing for the Revised Corporation Code of the Philippines (RCC), the following guidelines, rules and regulations in the establishment of a One Person Corporation (OPC) are hereby adopted:

Section 1. Definition and Incorporator

A one person corporation (OPC) is a corporation with a single stockholder, who can only be a natural person, trust or estate.

The incorporator of an OPC being a natural person must be of legal age.

As an incorporator, the “trust” as used by the law does not refer to a trust entity, but the subject being managed by a trustee.

If the single stockholder is a trustee, administrator, executor, guardian, conservator, custodian, or other person exercising fiduciary duties, proof of authority to act on behalf of the trust or estate must be submitted at the time of incorporation.

Section 2. Term of Existence

The term of existence of the OPC shall be perpetual. However, in case of the trust or estate, its term of existence shall be co-terminous with the existence of the trust or estate.

The OPC under the name of the estate may be dissolved upon proof of Partition, such as Order of Partition issued by the Court in case of Judicial Settlement and Deed of Extrajudicial Settlement in case of summary settlement of the estate.

The OPC under the name of the Trustee may be dissolved upon proof of termination of the trust.

Published:
Manila Bulletin, May 1, 2019
Manila Standard, May 1, 2019
Section 3. Corporate Name

The suffix "OPC" should be indicated by the one person corporation either below or at the end of its corporate name.

Section 4. Single Stockholder as Director and Officer

The single stockholder shall be the sole director and president of the OPC.

Section 5. Designation of Nominee and Alternate Nominee

The single stockholder is required to designate a nominee and an alternate nominee named in the Articles of Incorporation who shall replace the single stockholder in the event of the latter’s death and/or incapacity. The written consent of both the nominee and alternate nominee shall be attached to the application for incorporation.

Section 6. Only Articles of Incorporation Needed

The OPC shall file its Articles of Incorporation (AI) in accordance with the requirements of Section 14 of the Revised Corporation Code of the Philippines. The AI must set forth its primary purpose, principal office address, term of existence, names and details of the single stockholder, the nominee and alternate nominee and the authorized, subscribed and paid-up capital and such other matters consistent with law and which may be deemed necessary and convenient.

For facility of registration, applicants may follow the attached sample of the Articles of Incorporation of an OPC.

Section 7. Bylaws

The OPC is not required to submit and file its Bylaws.

Section 8. Minimum Capital Stock Not Required

The OPC is not required to have a minimum authorized capital stock except as otherwise provided by special law.

Further, unless otherwise required by applicable laws or regulations, no portion of the authorized capital is required to be paid-up at the time of incorporation.

Section 9. Officers

Within fifteen (15) days from the issuance of its Certificate of Incorporation, the OPC shall appoint a Treasurer, Corporate Secretary, and other officers, and
notify the SEC thereof within five (5) days from appointment, using the Appointment Form as may be prescribed by the SEC.

The single stockholder shall not be appointed as Corporate Secretary but may assume the role of a Treasurer.

Section 10. Bond Requirement for the Self-Appointed Treasurer

The single stockholder who assumes the position of the Treasurer shall post a surety bond to be computed based on the authorized capital stock (ACS) of the OPC as shown in the Table below:

<table>
<thead>
<tr>
<th>ACS</th>
<th>Surety Bond Coverage*</th>
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</thead>
<tbody>
<tr>
<td>1.00 to 1,000,000.00</td>
<td>1,000,000.00</td>
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<tr>
<td>1,000,001.00 to 2,000,000.00</td>
<td>2,000,000.00</td>
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<tr>
<td>2,000,001.00 to 3,000,000.00</td>
<td>3,000,000.00</td>
</tr>
<tr>
<td>3,000,001.00 to 4,000,000.00</td>
<td>4,000,000.00</td>
</tr>
<tr>
<td>4,000,001.00 to 5,000,000.00</td>
<td>5,000,000.00</td>
</tr>
</tbody>
</table>

P 5,000,001.00 and above = Amount of surety bond coverage shall be equal to the OPC's ACS

*Subject to renewal every two (2) years or as may be required, upon review of the annual submission of the Audited Financial Statements/Financial Statements certified under oath by the company's President and Treasurer.

** The bond is a continuing requirement for so long as the single stockholder is the self-appointed Treasurer of the OPC.

*** The bond may be cancelled upon proof of appointment of another person as the Treasurer and Filing of Amended Form for Appointment of Officers.

Section 11. Change of Nominee or Alternate Nominee

The single stockholder may, at any time, change its nominee and alternate nominee by submitting to the Commission the names of the new nominees and their corresponding written consent. The Articles of Incorporation need not be amended.

Attached is the sample form for the Notice of the Change of nominee and alternate nominee.
Section 12. Incapacity or Death of the Single Stockholder

In case the single stockholder becomes incapacitated, the nominee can take over the management of the OPC as director and president. At the end of the incapacity, the single stockholder can resume the management of the OPC.

In case of death or permanent incapacity of the single stockholder, the nominee will take over the management of the OPC until the legal heirs of the single stockholder have been lawfully determined and the heirs have agreed among themselves who will take the place of the deceased.

Section 13. Reportorial Requirements

The OPC must submit the following documents within the period required by the SEC:

a) annual audited financial statements within 120 days from the end of its fiscal year as indicated in its Articles of Incorporation; Provided, that if the total assets or total liabilities of the corporation are less than six hundred thousand pesos (P600,000.00), the financial statements shall be certified under oath by the corporation’s treasurer;

b) a report on all explanations or comments by the president on the qualification, reservation or adverse remarks made by the auditor in the financial statements;

c) a disclosure of all self-dealings and related party transactions entered into between the OPC and the single stockholder; and
d) other reports as the SEC may require.

Section 14. Who are Not Allowed to Form OPCs

Banks, non-bank financial institutions, quasi-banks, pre-need, trust, insurance, public and publicly listed companies, non-chartered government-owned and -controlled corporations (GOCCs) cannot incorporate as OPC.

A natural person who is licensed to exercise a profession may not organize as an OPC for the purpose of exercising such profession except as otherwise provided under special laws.

Section 15. Foreign National

A foreign natural person may put up an OPC, subject to the applicable capital requirement and constitutional and statutory restrictions on foreign participation in certain investment areas or activities.
This Memorandum Circular shall take effect immediately upon its publication in two (2) newspapers of general circulation.

Secretariat Building, PICC, Pasay City.

25 April 2019.

EMILIO B. AQUINO
Chairperson
SAMPLE ONLY FOR A ONE PERSON CORPORATION
WITH A SINGLE STOCKHOLDER WHO IS A NATURAL PERSON

Articles of Incorporation
of

________________________________________, OPC
(Name of One Person Corporation)

The undersigned, of legal age, voluntarily forms a One Person Corporation
(OPC) under the laws of the Republic of the Philippines and certifies the following:

First: That the name of said corporation shall be
________________________________________, OPC;

Second: That the purpose or purposes for which such corporation is
incorporated are: (If there are more than one purpose, indicate primary and secondary
purposes);

Third: That the principal office of the OPC is located in
________________________________________;

Fourth: That the OPC shall have perpetual existence;

(If the OPC has a specific term of existence): That the OPC shall have a term
of existence of ______ years from the date of issuance of the certificate of
incorporation;

State the specific term of existence in words followed by the figure enclosed in
parentheses, e.g. fifty (50) years.

Fifth: That the name, nationality, and residence address of the single
stockholder/director/president of the OPC are as follows:

<table>
<thead>
<tr>
<th>Name</th>
<th>Nationality</th>
<th>Residence (Specific)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Sixth: That the names, nationalities, and residence addresses of the nominee
and alternate nominee are as follows:

<table>
<thead>
<tr>
<th>Name</th>
<th>Nationality</th>
<th>Residence</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nominee:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Alternate:</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Seventh: That the authorized capital stock of the OPC is _______ Pesos (P_______), divided into _______ shares with par value of _______ Pesos (P_______) per share.

(In case all the shares are without par value): That the capital stock of the OPC is _______ shares without par value.

(In case some shares have par value and some are without par value): That the capital stock of said corporation consists of _______ shares, of which _______ shares have a par value of _______ Pesos (P_______) each, and of which _______ shares are without par value.

Eighth: That the number of shares of the authorized capital stock above-stated has been subscribed as follows:

<table>
<thead>
<tr>
<th>Name of Subscriber</th>
<th>Nationality</th>
<th>No. of Shares Subscribed</th>
<th>Amount Subscribed</th>
<th>Amount Paid</th>
</tr>
</thead>
</table>

Ninth: a) That as self-appointed treasurer of the OPC, I acknowledge to have received in the name and for the benefit of the corporation, all subscriptions paid or given by the subscriber, who certifies the information set forth in the seventh and eighth clauses above, and that the paid-up portion of the subscription in cash and/or property has been duly received for the benefit and credit of the corporation, and that I shall faithfully administer the corporation’s funds to be received as Treasurer, and to disburse and invest the same in accordance with law and these Articles of Incorporation;

Or:

b) That as Treasurer of the OPC, I acknowledge to have received in the name and for the benefit of the corporation, all subscriptions paid or given by the subscriber, who certifies the information set forth in the seventh and eighth clauses above, and that the paid-up portion of the subscription in cash and/or property has been duly received for the benefit and credit of the corporation, and that I shall faithfully administer the OPC’s funds to be received as Treasurer, and to disburse and invest the same in accordance with law and these Articles of Incorporation;

Or:

c) That within fifteen (15) days from the issuance of its certificate of incorporation, the OPC shall appoint a treasurer and notify the Commission thereof within five (5) days from appointment.

Choose only the applicable paragraph, i.e. a) if the single stockholder acts as the treasurer; b) if another person has been appointed as treasurer; and c) if the single stockholder has yet but commits to appoint a treasurer after receipt of the certificate of incorporation.
Tenth: That I undertake to change the name of the OPC immediately upon receipt of notice from the Commission that another corporation, partnership or person has acquired a prior right to the use of such name, that the name has been declared not distinguishable from a name already registered or reserved for the use of another corporation, or that it is contrary to law, public morals, good customs or public policy.

Eleventh: That no transfer of stock or interest which shall reduce the ownership of Filipino citizens to less than the required percentage of capital stock as provided by existing laws shall be allowed or permitted to be recorded in the proper books of the OPC, and this restriction shall be indicated in all stock certificates issued by the corporation.

Twelfth: That the fiscal year of the OPC shall begin on the __________ day of __________ and shall end on the __________ day of __________ of each year. (If not stated in the Articles of Incorporation, it is understood that the fiscal year of said corporation follows the calendar year.)

IN WITNESS WHEREOF, I have hereunto signed these Articles of Incorporation, this __________ day of __________, 20______ in the City/Municipality of ____________________, Province of ____________________, Republic of the Philippines.

________________________
(Name and signature of the incorporator)
TIN: ______________________

________________________
(Name and signature of the treasurer)
TIN: ______________________

Nominee and alternate nominee need not sign the Articles of Incorporation but written consent of the nominee and alternate nominee shall be attached to the application for incorporation. Such consent may be withdrawn in writing any time before the death or incapacity of the single shareholder.
ACKNOWLEDGEMENT

REPUBLIC OF THE PHILIPPINES)

S.S)

BEFORE ME, a Notary Public, for and in ________________, Philippines, this __________ day of ________________, 2019, personally appeared the following persons:

<table>
<thead>
<tr>
<th>Name</th>
<th>TIN/ Passport No.</th>
<th>Date and Place Issued</th>
</tr>
</thead>
</table>

known to me and to me known to be the same persons who executed the foregoing Articles of Incorporation constituting of _______ pages, including this page where the acknowledgement is written, and they acknowledged to me that the same is their free act and voluntary deed.

WITNESS MY HAND AND SEAL on the day first above-written.

NOTARY PUBLIC

Doc. No. ______;
Page No. ______;
Book No. ______;
Series of ______.
SAMPLE ONLY FOR A ONE PERSON CORPORATION
UNDER THE NAME OF AN ESTATE OR TRUSTEE

Articles of Incorporation
of

________________________________________, OPC
(Name of One Person Corporation)

The undersigned, of legal age, voluntarily forms a One Person Corporation (OPC) under the laws of the Republic of the Philippines and certifies the following:

First: That the name of said corporation shall be
________________________________________, OPC;

Second: That the purpose or purposes for which such corporation is incorporated are: (If there are more than one purpose, indicate primary and secondary purposes);

Third: That the principal office of the OPC is located in
________________________________________;

Fourth: That the OPC shall have perpetual existence;

(If the OPC has a specific term of existence): That the OPC shall have a term of existence of ________ years from the date of issuance of the certificate of incorporation;

State the specific term of existence in words followed by the figure enclosed in parentheses, e.g. fifty (50) years.

Fifth: That the name, nationality, and residence address of the (trustee, administrator, executor, guardian, conservator, custodian, or any other person exercising fiduciary duties) are as follows:

<table>
<thead>
<tr>
<th>Name</th>
<th>Nationality</th>
<th>Residence (Specific)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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<td></td>
</tr>
</tbody>
</table>

(Attach proof of authority to act on behalf of the trust or estate.)

Sixth: That the names, nationalities, and residence addresses of the nominee and alternate nominee are as follows:

<table>
<thead>
<tr>
<th>Name</th>
<th>Nationality</th>
<th>Residence</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nominee:</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Alternate: ______________________  ______________________  ______________________

Seventh: That the authorized capital stock of the OPC is __________________ Pesos (P_________), divided into ____________ shares with par value of __________________ Pesos (P______) per share.

(In case all the shares are without par value): That the capital stock of the OPC is ______________ shares without par value.

(In case some shares have par value and some are without par value): That the capital stock of said corporation consists of _____________ shares, of which ____________ shares have a par value of __________________ Pesos (P_______) each, and of which ____________ shares are without par value.

Eighth: That the number of shares of the authorized capital stock above-stated has been subscribed as follows:

<table>
<thead>
<tr>
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<th>Nationality</th>
<th>No. of Shares Subscribed</th>
<th>Amount Subscribed</th>
<th>Amount Paid</th>
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</thead>
</table>

Ninth: a) That as self-appointed treasurer of the OPC, I acknowledge to have received in the name and for the benefit of the corporation, all subscriptions paid or given by the subscriber, who certifies the information set forth in the seventh and eighth clauses above, and that the paid-up portion of the subscription in cash and/or property has been duly received for the benefit and credit of the corporation, and that I shall faithfully administer the corporation’s funds to be received as Treasurer, and to disburse and invest the same in accordance with law and these Articles of Incorporation;

Or:

b) That as Treasurer of the OPC, I acknowledge to have received in the name and for the benefit of the corporation, all subscriptions paid or given by the subscriber, who certifies the information set forth in the seventh and eighth clauses above, and that the paid-up portion of the subscription in cash and/or property has been duly received for the benefit and credit of the corporation, and that I shall faithfully administer the corporation’s funds to be received as Treasurer, and to disburse and invest the same in accordance with law and these Articles of Incorporation;

Or:

c) That within fifteen (15) days from the issuance of its certificate of incorporation, the OPC shall appoint a treasurer and notify the Commission thereof within five (5) days from appointment.

Choose only the applicable paragraph, i.e. a) if the single stockholder acts as the treasurer; b) if another person has been appointed as treasurer; and c) if the single
stockholder has yet but commits to appoint a treasurer after receipt of the certificate of incorporation.

Tenth: That I undertake to change the name of the OPC immediately upon receipt of notice from the Commission that another corporation, partnership or person has acquired a prior right to the use of such name, that the name has been declared not distinguishable from a name already registered or reserved for the use of another corporation, or that it is contrary to law, public morals, good customs or public policy.

Eleventh: That no transfer of stock or interest which shall reduce the ownership of Filipino citizens to less than the required percentage of capital stock as provided by existing laws shall be allowed or permitted to be recorded in the proper books of the OPC, and this restriction shall be indicated in all stock certificates issued by the corporation.

Twelfth: That the fiscal year of the OPC shall begin on the ______ day of ______ and shall end on the ______ day of ______ of each year. (If not stated in the Articles of Incorporation, it is understood that the fiscal year of said corporation follows the calendar year.)

IN WITNESS WHEREOF, I have hereunto signed these Articles of Incorporation, this ______ day of ______, 20____ in the City/Municipality of ________________, Province of ________________, Republic of the Philippines.

__________________________________________
(Name and signature of the incorporator)
TIN: ________________________________

__________________________________________
(Name and signature of the treasurer)
TIN: ________________________________

Nominee and alternate nominee need not sign the Articles of Incorporation, but written consent of the nominee and alternate nominee shall be attached to the application for incorporation. Such consent may be withdrawn in writing any time before the death or incapacity of the single shareholder.
ACKNOWLEDGEMENT

REPUBLIC OF THE PHILIPPINES

S.S)

BEFORE ME, a Notary Public, for and in ____________________, Philippines, this __________ day of _____________, 2019, personally appeared the following persons:

<table>
<thead>
<tr>
<th>Name</th>
<th>TIN/ Passport No.</th>
<th>Date and Place Issued</th>
</tr>
</thead>
</table>

known to me and to me known to be the same persons who executed the foregoing Articles of Incorporation constituting of ______ pages, including this page where the acknowledgement is written, and they acknowledged to me that the same is their free act and voluntary deed.

WITNESS MY HAND AND SEAL on the day first above-written.

NOTARY PUBLIC

Doc. No. ______;
Page No. ______;
Book No. ______;
Series of ______.
SAMPLE OF ACCEPTANCE LETTER OF THE NOMINEE AND ALTERNATE NOMINEE OF THE ONE PERSON CORPORATION

Date: ________________

To: (Name of single stockholder)
   (Name of the One Person Corporation)
   (Address of the One Person Corporation)

Dear Mr./Ms. ______________:

I am writing to confirm my acceptance of the offer to be your designated nominee (or alternate nominee), in compliance with the requirement of the Revised Corporation Code of the Philippines for the purpose of registration of your One Person Corporation with the Securities and Exchange Commission.

I have understood the extent and limitations of my authority as nominee (or alternate nominee) in the event that I am called to manage the affairs of the One Person Corporation, as we discussed.

Thank you.

Very truly yours,

(Signature and name of nominee or alternate nominee)
TIN: ______________________

Note: The nominee and alternate nominee can sign their names in the same letter as acceptance of their nomination.
**FORM FOR APPOINTMENT OF OFFICERS**

**FOR THE YEAR**

**ONE PERSON CORPORATION**

---

**CORPORATE NAME:**

**DATE OF REGISTRATION:**

**BUSINESS/TRADE NAME:**

**FISCAL YEAR END:**

**SEC REGISTRATION NUMBER:**

**EMAIL ADDRESS:**

---

**COMPLETE BUSINESS ADDRESS:**

---

**PRIMARY PURPOSE/ACTIVITY/INDUSTRY PRESENTLY ENGAGED IN:**

**CORPORATE TAX IDENTIFICATION NUMBER:**

**TELEPHONE NUMBER:**

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**OFFICERS' INFORMATION**

<table>
<thead>
<tr>
<th>NAME/ CURRENT RESIDENTIAL ADDRESS</th>
<th>NATIONALITY</th>
<th>GENDER</th>
<th>OFFICER/POSITION</th>
<th>TAX IDENTIFICATION NUMBER</th>
</tr>
</thead>
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</tbody>
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**NOTE: USE ADDITIONAL SHEET IF NECESSARY**

Certified correct:

(NAME OF THE SINGLE STOCKHOLDER/PRESIDENT)

(Signature over printed name)

(Tax Identification Number)

SUBSCRIBED AND SWORN TO before me in ___________ on ___________ by affiant who personally appeared before me and exhibited to me his/her competent evidence of identity consisting of ___________ issued at ___________ on ___________.

NOTARY PUBLIC

Doc. No.______
Page No.______
Book No.______
Series of______
SAMPLE FORM OF NOTICE TO CHANGE NOMINEE/
ALTERNATE NOMINEE OF THE ONE PERSON CORPORATION

Date: ______________

Company Registration and Monitoring Department
Securities and Exchange Commission
Secretariat Building, PICC Complex
Roxas Blvd., Pasay City

Gentlemen:

In compliance with the requirement of Section 126 of the Revised Corporation Code of the Philippines, the undersigned hereby notifies the Securities and Exchange Commission of a change in the nominee and alternate nominee of _______________, OPC, as indicated in the Articles of Incorporation, under SEC Reg. No. ________________.

I, therefore, submit the names of the new nominees and their written consent as follows:

<table>
<thead>
<tr>
<th>Nominee:</th>
<th>Name</th>
<th>Nationality</th>
<th>Residence</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alternate Nominee:</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

I consent to my appointment as Nominee:

(Signature of the nominee)
TIN: __________________

I consent to my appointment as Alternate Nominee:

(Signature of the alternate)
TIN: __________________

Certified Correct:

(Signature and name of the single stockholder/president)
TIN: __________________

SUBSCRIBED AND SWORN TO before me in ______________ on ______________ by the above-named individual as the Single Stockholder/President of the OPC who personally appeared before me and exhibited to me his/her competent evidence of identity consisting of ______________ issued on ______________.

NOTARY PUBLIC

Doc. No. ______
Page No. ______
Book No. ______
Series of ______
APPLICATION FOR REGISTRATION
OF ONE PERSON CORPORATION

What are the requirements:

1. Cover Sheet
2. Articles of Incorporation for One Person Corporation (Natural Person, Trust or Estate)
   
   Please take note of the Commission’s privacy policy with regard to Articles of Incorporation filed with it. You may read the Privacy Notice for Registrants of One Person Corporations at https://www.sec.gov.ph/one-person-corporations/.

3. Written Consent from the Nominee and Alternate Nominee
4. Other Requirements, if applicable:
   a. Proof of Authority to Act on Behalf of the Trust or Estate (for trusts and estates incorporating as OPC)
   b. Foreign Investments Act (FIA) Application Form (for foreign natural person)¹
   c. Affidavit of Undertaking to Change Company Name, in case not incorporated in the Articles of Incorporation
   d. Tax Identification Number (TIN) for Filipino single stockholder
   e. Tax Identification Number (TIN) or Passport Number for Foreign single stockholder
5. Filing Fees
   a. Name Reservation – Php100.00 per company name and/or trade name
   b. Articles of Incorporation -1/5 of 1% of the authorized capital stock but not less than Php2,000.00
   c. Legal Research Fee (LRF) - 1% of the Registration/Filing Fee but not less than Twenty Pesos (Php20.00)
   d. FIA Application Fee – Php3,000.00, if the single stockholder is a foreign national.
   e. Documentary Stamp – Php30.00

¹ A foreign natural person may put up an OPC, subject to the applicable constitutional and statutory restrictions on foreign participation in certain investment areas or activities.
How to apply for registration:

1. Initially, all name reservation requests shall be submitted manually at the SEC Head Office. CRMD personnel verifies the proposed company name; trade/business names by the applicant:
   a. If denied, the applicant needs to submit letter of appeal for rejected names subject to the approval of the CRMD appeal officer.
2. Submit Articles of Incorporation with attached written consent of the nominee and alternate nominee and other requirements required for registration, for preprocessing.
3. Pay the Filing Fees (Registration Fee, LRF and Name Reservation Fee)
4. Submit hard copies of signed and notarized documents together with the proof of payment of filing fees at CRMD Receiving Unit
5. Receive the Approved Certification of Registration as One Person Corporation.

Illustration:
Applicant submits hard copies of signed and notarized Registration Documents together with the proof of payment of filing fees.

Applicant receives the Approved Certificate of Registration.

END OF PROCESS