

Tax Alert

EOD Advisory No. 2017-001-A, re: EOD Advisory No. 2017-0001

February 7, 2017

New compliance reports for PEZA entities

This **Tax Alert** is issued to inform all concerned of a new reportorial requirement for PEZA-registered enterprises' activities required by the Enterprise Operations Department (EOD).

PEZA enterprises are reminded that they should engage only in their PEZA-registered activities which should be undertaken in areas specified by their Registration/Supplemental Agreements (RA/SA) with PEZA or by valid Letters of Approval/Authority (LOA).

The PEZA companies shall submit to the PEZA Enterprise Operations Department (EOD) a notarized Certification that they are compliant with the provisions of their RA/SAs on or before February 28, 2017 (deadline extended from January 31). Enterprises that are non-compliant, on the other hand, shall inform PEZA in writing on or before February 28, the letter addressed to:

BGen Charito B. Plaza (AFPR), MNSA, PhD
Director General
Philippine Economic Zone Authority
5th Floor Bldg. 5
Attention: Enterprise Regulations Department
Cc: Enterprise Operations Department

You may access copy of the EODs at the P&A Grant Thornton website through the link below.

<http://www.grantthornton.com.ph/newsroom/technical-alerts/tax-alert/2017/new-compliance-reports-for-PEZA-entities/>

P&A Tax Alerts are issued to keep our clients updated with the latest developments in taxation. These are not intended to be a substitute for professional advice. If you would like to unsubscribe, or add a colleague or a friend to our mailing list, please let us know by return e-mail. For inquiries and suggestions on how the Tax Alert may be even more useful to you, e-mail Lina.Figueroa@ph.gt.com or Daryl.Sales@ph.gt.com or call 988-2288.

Punongbayan & Araullo (P&A) is the Philippine member firm within Grant Thornton International Ltd, one of the world's leading organizations of independently owned and managed accounting and consulting firms. Grant Thornton International and member firms are not a worldwide partnership. Services are rendered independently by the member firms. Information contained in this e-mail (including its attachments) is confidential and may also be legally privileged. It is intended solely for the use of the addressee and others so authorized to receive it. If you are not the intended recipient, you are hereby notified that any disclosure or distribution of the contents of this e-mail is strictly prohibited and may be unlawful. If you have received this in error, please notify us immediately by e-mail and then delete it from your system. Opinions and advice e-mailed to our clients are subject to the terms and conditions in the governing engagement letter and P&A's standard terms and conditions of business. P&A is not liable for the improper and incomplete transmission of this e-mail or for any delay in its receipt. Communication sent through e-mail is subject to possible data corruption, whether accidental or intentional. You may, therefore, choose to request written confirmation of your e-mail.