



MARITIMEPRENEUR INTERNATIONAL CERTIFICATION CENTER

PT Mahakarya Maritim Indonesia

CODE: FM. MICC.C7.2-02

BLUE ECONOMY COMPANY INDEX (BECDEX) CERTIFICATION
AGREEMENT BETWEEN
MARITIMEPRENEUR INTERNATIONAL CERTIFICATION CENTER PT MAHAKARYA MARITIM INDONESIA
AND
BECDEX CERTIFICATION CLIENT

Maritimepreneur International Certification Center (MICC) PT Mahakarya Maritim Indonesia as the FIRST PARTY and BECdex Certification Client as the SECOND PARTY agree to the Terms and Conditions of the BECdex Certification Agreement below:

TERMS AND CONDITIONS

Article 1

SCOPE OF CERTIFICATION

1. SECOND PARTY apply for Blue Economy Company index (BECdex) certification in accordance with MICC requirements.
2. At the request of the SECOND PARTY, THE FIRST PARTY certifies the SECOND PARTY's BECdex on the basis of the MICC Standard in order to obtain a BECdex certificate, based on the terms and conditions as set forth in this agreement.
3. In carrying out its work, namely providing BECdex certification, the FIRST PARTY will use evaluators (auditors & inspectors) who are competent, independent, and guaranteed to maintain the confidentiality of the SECOND PARTY.
4. The evaluator will carry out an assessment based on the applicant's certification application in accordance with the MICC Agency Regulations.
5. The certification process begins with the document adequacy assessment stage and will continue with the evaluation stage after the FIRST PARTY receives the completeness of the documents and is declared sufficient.
6. Assessment is carried out at the place of the FIRST PARTY, and Due Diligence activities are carried out at the place of the SECOND PARTY, THE SECOND PARTY must provide all requirements.



1. FIRST PARTY reserves the right to:
 - a. Receive the registration fee determined by MICC.
 - b. Consider and/or accept and/or reject the required documents submitted by the applicant based on the requirements of MICC.
 - c. Not issuing certificates on the client's request if deemed inappropriate.
 - d. Return certification documents if the SECOND PARTY suspended, revoked or terminated certification.
2. The FIRST PARTY is obligated to:
 - a. Provide an evaluation team that is competently appropriate, independent and impartial for the implementation of Assessment and *Due Diligence*.
 - b. Notify the SECOND PARTY if there is a change in the scope and standards of reference.
 - c. Complete the complaint and appeal handling process.
 - d. Issue a BECdex certificate using the KAN – MICC – BECdex mark.
 - e. Conduct periodic surveillance at least once every 1 (one) year.
 - f. Provide warnings for applicant violations.

Rights and Obligations of SECOND PARTIES

1. THE SECOND PARTY reserves the right to:
 - a. Right to File Complaints and Appeals against the decision of the FIRST PARTY.
 - b. Entitled to get services from FIRST PARTY.
 - c. Receive and use a business entity certificate marked KAN – MICC – BECdex.
 - d. Get regular surveillance at least once every 1 (one) year from the FIRST PARTY.
2. The SECOND PARTY is obliged to:
 - a. Meet all certification requirements as stipulated by the FIRST PARTY.
 - b. Incur Registration fees in accordance with MICC provisions.
 - c. Stop using ads containing any references in the event of suspension, revocation or termination of certification.
 - d. Maintain the reputation of the FIRST PARTY in using the BECdex certificate in accordance with the rules and not make misleading or unauthorized statements related to its certification.
 - e. Keep a record of all complaints relating to compliance with certification requirements including actions taken and provide to the FIRST PARTY if requested.

- f. If the KEDUA PARTY provides a copy of the certification document to the other party, the document must be reproduced in its entirety.
- g. The SECOND PARTY informs MICC, without delay, of changes that may affect its ability to conform to certification requirements.
- h. Comply with all MICC Regulations.

Article 3
CERTIFICATE TERM

The MICC Certificate is valid for a period of 3 (three) years from the date the Certificate is issued by the FIRST PARTY.

Article 4
FEES

The SECOND PARTY agrees to incur the Registration and Surveillance fee in accordance with the provisions of the MICC.

Article 5
FORCE MAJEURE CONDITION

- 1. BOTH PARTIES may delay or release the implementation of their respective obligations in the event of events beyond human control (*force majeure*) and must notify the other PARTY in writing no later than 7 days after the occurrence of *force majeure* and its consequences on the implementation of their respective obligations, both parties are not subject to any fines.
- 2. Delay in notifying the occurrence of force majeure will result in the removal of the rights of each PARTY who has filed for *force majeure*.

Article 6
OTHERS

- 1. This Agreement is effective as of the date it is digitally approved by the SECOND PARTY on the website becdex.com.
- 2. With the acceptance of this Agreement on becdex.com website, this agreement has the force of law that binds BOTH PARTIES.