

Republic of the Philippines Department of Environment and Natural Resources

Visayas Avenue, Diliman, Quezon City
Tel Nos. 929-6626;929-6628;929-6635;929-4028;929-4028
929-3618;426-0465;426-0001;426-0347;426-0480
VOIP Trunkline (632) 988-3367

Website: http://www.denr.gov.ph / É-mail: web@denr.gov.ph

MEMORANDUM

TO/FOR:

All Offices

DENR Central Office

FROM:

The Undersecretary

Finance, Information Systems and Climate Change

SUBJECT:

TIMELY SUBMISSION OF CLAIMS TO THE BUDGET DIVISION FOR THE APPROVAL OF OBLIGATION REQUEST AND STATUS (ORS) AND TO THE ACCOUNTING DIVISION FOR PROCESSING OF THE

DISBURSEMENT VOUCHERS (DVs)

116 DEC 2020

DATE:

The Financial and Management Service (FMS) has observed that claims in bulk are being submitted to the Budget Division for approval of Obligation Request and Status and to the Accounting Division for the processing of Disbursement Vouchers (DVs) when it is already approaching the end of the year.

Due to the said late submission, there were transactions that were not recorded as obligations at the end of fiscal year and thus became ineligible for payment pursuant to sections 5.1 and 6.1.1 of the Department of Budget and Management (DBM) Circular Letter No. 2013-16 dated December 23, 2013. There were also transactions that needed to be justified first before payments can be made.

In view thereof, please be reminded that the Office of the President has issued Executive Order (EO) No. 91 on September 9, 2019 for the adoption of the Cash Budgeting System (CBS) effective January 1, 2020, stating therein the following:

- "All authorized appropriations shall be available for obligation and disbursement only until the end of each fiscal year (FY). Obligations incurred by the National Government Agencies within each FY shall be implemented during the same FY. Goods and services corresponding to said obligations shall be delivered or rendered, inspected and accepted by the end of each FY" (Sec. 1.a and b); and
- "Any unreleased appropriations and unobligated allotments at the end of the FY, as well as <u>unpaid obligations and undisbursed funds at the end of the EPP</u>, shall revert to the National Treasury and shall not thereafter be available for expenditure, except by subsequent legislative enactment..." (Sec. 2)

In order to ensure compliance with the Cash Budgeting System and to minimize the need for justifications, all Offices are directed to submit their claims to the Accounting Division with complete supporting documents as soon as possible or not later than three (3) months after the delivery of procured goods/services. Likewise, attached are the copy of DBM Circular Letter No. 2013-16 and EO No. 91 for your complete and ready references.

Your cooperation is hereby enjoined.

ATTY. ANALIZA RUBUELTA-TEH, CESO I

MEMO NO.2020-675

Let's Go Green!!!



MALACAÑAN PALACE

BY THE PRESIDENT OF THE PHILIPPINES

EXECUTIVE ORDER NO. 91

ADOPTING THE CASH BUDGETING SYSTEM BEGINNING FISCAL YEAR 2019, AND FOR OTHER PURPOSES

WHEREAS, Section 25 (1), Article VI of the 1987 Constitution prescribes that the form, content and manner of preparation of the budget shall be prescribed by law;

WHEREAS, Section 36, Chapter 5, Book VI of Executive Order (EO) No. 292 or the "Administrative Code of 1987," provides that an operational cash budget shall be implemented to ensure the availability of cash resources for priority development projects, and to establish a sound basis for determining the level, type and timing of public borrowings;

WHEREAS, Section 3, Chapter 2, Book VI of EO No. 292 declares it a policy of the State to formulate and implement a National Budget that is supportive of and consistent with the socio-economic development plan, and oriented towards the achievement of explicit objectives and expected results, to ensure that funds are utilized and operations are conducted effectively, economically and efficiently;

WHEREAS, significant gaps between the actual expenditure outturns and annual appropriations translate to billions of Pesos of delayed and foregone services, which should have been delivered to the general public;

WHEREAS, there is a need to improve the fiscal planning of government agencies through the implementation of an operational cash budget and by setting deadlines for obligation of funds and execution of projects during the fiscal year, in order to speed up the implementation of programs and to promptly deliver goods and services to our people; and

WHEREAS, Article VII, Section 17 of the Constitution provides that the President shall have control over all the executive departments, bureaus and offices;

NOW, THEREFORE, I, RODRIGO ROA DUTERTE, President of the Philippines, by virtue of the powers vested in me by the Constitution and existing laws, do hereby order:

SECTION 1. ADOPTION OF THE CASH BUDGETING SYSTEM. The government hereby adopts the Cash Budgeting System (CBS) effective 01 January 2019. Accordingly, the following are hereby directed:

a. All authorized appropriations shall be available for obligation and disbursement only until the end of each fiscal year (FY);

- b. Obligations incurred by the National Government within each FY shall be implemented during the same FY. Goods and services corresponding to said obligations shall be delivered or rendered, inspected and accepted by the end of each FY; and
- c. Payments for obligations incurred shall be made until the end of the extended payment period (EPP), which shall be three (3) months after the end of the validity of appropriations against which they were obligated, unless another period has been determined by the Department of Budget and Management (DBM), upon consultation with relevant agencies.

Appropriations covering financial subsidy to local government units (LGUs) shall be available for obligation and disbursement until the end of the succeeding FY. On the other hand, appropriations for the statutory shares of LGUs shall be available for obligation and disbursement until fully expended.

All funds transferred between or among government agencies and LGUs shall not be considered disbursed under this Section, until the transferred amounts have been actually utilized to pay for goods delivered and services rendered, inspected and accepted.

SECTION 2. REVERSION OF UNEXPENDED BALANCES OF APPROPRIATION. Any unreleased appropriations and unobligated allotments at the end of the FY, as well as unpaid obligations and undisbursed funds at the end of the EPP shall revert to the National Treasury and shall not thereafter be available for expenditure, except by subsequent legislative enactment. For financial subsidies to LGUs, reversion shall be made to the National Treasury after the end of the succeeding FY. Departments, bureaus and offices of the National Government, including constitutional offices enjoying fiscal autonomy, state universities and colleges, government-owned or -controlled corporations (GOCCs) and LGUs, shall strictly observe the validity of appropriations and comply with the reversion of funds.

SECTION 3. MULTI-YEAR PROJECTS. Consistent with Section 30 of the General Provisions of the General Appropriations Act (GAA) for FY 2019, multi-year procurement projects, or those with an implementation period exceeding twelve (12) months, shall require the issuance of a Multi-Year Contractual Authority (MYCA) by the DBM for national government agencies (NGAs) and qualified GOCCs prior to the conduct of procurement. The MYCA or equivalent authority shall cover the full project cost, and shall be the basis of the approved budget for the contract.

A MYCA may likewise be issued for single-year procurement projects or those with an implementation period of twelve (12) months or less, that are either research or scientific in nature, and by design necessitate implementation covering two (2) FYs.

Multi-year Public-Private Partnership projects with government undertakings authorized under Republic Act (RA) No. 6957, as amended by RA No. 7718, shall require the issuance by the DBM of a letter of commitment to cover the National Government funding commitment.

SECTION 4. EARLY PROCUREMENT ACTIVITIES OF GOVERNMENT AGENCIES. Pursuant to Section 20 of the General Provisions of the FY 2019 GAA, government agencies are authorized to undertake procurement activities short of award, to the extent consistent with RA No. 9184 or the "Government Procurement Reform Act" and its Revised Implementing Rules and Regulations.

For this purpose, Early Procurement Activities (EPA) shall cover goods to be delivered, infrastructure projects to be implemented and/or consulting services to be rendered in the following FY pending approval of the corresponding GAA. EPA shall commence from the posting of the procurement opportunity, if required, until recommendation to the Head of the Procuring Entity as to the award of the contract.

SECTION 5. TRANSITORY PROVISIONS. In the first year of implementing the CBS, the concerned national government agencies and qualified GOCCs shall strictly comply with the following:

- a. Appropriations for infrastructure capital outlays, including subsidy releases to GOCCs for infrastructure projects, shall be valid for obligation until 31 December 2019. Meanwhile, the completion of construction, inspection and payment shall be made not later than 31 December 2020; and
- b. Appropriations for maintenance and other operating expenses as well as other capital outlays shall likewise be valid for obligation until 31 December 2019. On the other hand, the delivery, inspection and payment shall be made not later than 30 June 2020.

SECTION 6. SUPPLEMENTAL GUIDELINES. Supplemental guidelines for the implementation of this Order, as may be necessary, shall be formulated in accordance with relevant laws, rules and regulations.

SECTION 7. SEPARABILITY. If any provision of this Order is declared invalid or unconstitutional, the other provisions not thereby affected shall remain valid and subsisting.

SECTION 8. REPEAL. All issuances, orders, rules and regulations or parts thereof which are inconsistent with the provisions of this Order are hereby repealed or modified accordingly.

SECTION 9. EFFECTIVITY. This Order shall take effect immediately following its publication in the Official Gazette or in a newspaper of general circulation.

DONE, in the City of Manila, this ^{9th} day of ^{September}in the year of our Lord Two Thousand and Nineteen.

By the President:

SALVADOR C. MEDIALDEA
Executive Secretary

Office of the President

MALMONIA

REPORTE OF THE PRILIPPINES

PRESIDENT 2016 - 012534

THE PRILIPPINES

DITY OFFICE FLOOR ZENY E, FEMALEMOLING UNAD

9-4-224 DIRECTOR IV



REPUBLIC OF THE PHILIPPINES DEPARTMENT OF BUDGET AND MANAGEMENT MALACAÑANG, MANILA



CIRCULAR LETTER

No. 2013-16

December 23 . 2013

TO

: All Heads of Departments, Agencies and Other Offices of the National Government, Budget Officers and Heads of Accounting Units, COA Auditors, Heads of Modified Disbursement System-Government Servicing Banks (MDS-GSB), and All Others Concerned

SUBJECT: Implementation of the Expanded Modified Direct Payment Scheme (ExMDPS) For Accounts Payable Due Creditors/Payees of All National Government Agencies (NGAs)

1.0 **Background**

Presently, the National Government uses two (2) schemes for payment of Accounts Payables (A/Ps): 1) the Common Fund Scheme where payment is made through issuance of MDS checks, and 2) the Direct Payment Scheme (DPS) via bank debit system, through issuance of Advice to Debit Account (ADA).

The second scheme has two variants: 1) the DPS whereby direct payment to the creditors' accounts is effected by MDS-GSB, upon receipt from the agency of the ADA based on the Advice of Notice of Cash Allocation Issued (ANCAI) from DBM; and 2) the Modified Disbursement Payment System (MDPS) whereby direct payment to the creditors' account is effected by the MDS-GSB, upon receipt from the DBM of the agency's ADA integrated in the List of Due and Demandable A/P (LDDAP).

In 2004, the MDPS was initially implemented in selected departments to facilitate settlement of accounts payables due their external creditors, remove the discretion in the payment of A/P and ensure predictability of resource allocation to these creditors. The departments/agencies, i.e., DPWH, DEPED, DOH, CHED, SUCS, and DOLE-TESDA were covered by the decentralized release procedures of the DBM.

The MDPS has contributed to the substantial reduction of agencies' due and demandable A/Ps and has minimized the volume of outstanding checks. In addition, said scheme has addressed cash programming concerns relative to resource predictability requirements by providing specific schedule of payments.

Effective January 1, 2014, the ExMDPS shall be adopted for the settlement of A/Ps due creditors/payees of all NGAs and their operating units (OUs), chargeable against their Common Fund.

2.0 Purpose

- 2.1 To provide guidelines in the use of the ExMDPS for payment of A/Ps due creditors/payees of all NGAs/OUs;
- 2.2 To prescribe the LDDAP-ADA as an accountable form to be used by NGAs/OUs under the ExMDPS;
- 2.3 To delineate the responsibilities of NGAs/OUs, MDS-GSBs and DBM relative to the adoption of the ExMDPS; and
- 2.4 To amend/reiterate the policies and procedures prescribed under the pertinent DBM Circulars and issuances.

3.0 Coverage

All NGAs/OUs relative to the payment of their due and demandable A/Ps, including pension benefits.

4.0 Exclusion

Payment for Terminal Leave and Retirement Gratuity (TL/RG) benefits which is governed by Republic Act No. 10154 as implemented by Civil Service Commission Resolution No. 1300237 and Budget Circular No. 2013-1.

5.0 Definition of Terms

The following terms as defined and used under existing guidelines are hereby reiterated or modified for purposes of this Circular:

- 5.1 Accounts Payable (A/Ps) refer to valid and legal obligations of NGAs/OUs, for which, goods/services/projects have been delivered/rendered/completed and accepted, regardless of the year when these obligations were incurred (i.e., current year or previous years).
- 5.2 Advice to Debit Account (ADA) refers to an authorization issued by the NGA/OU appearing in the lower portion of the LDDAP. It serves as instruction to the MDS-GSB to debit a specified amount from its available Notice of Cash Allocation (NCA) balance under the regular MDS subaccount for payment of creditors/payees thru the MDPS.
- 5.3 Common Fund Scheme refers to the budgetary policy whereby cash allocation released to NGAs/OUs under the regular MDS sub-account may be used to cover payment of current year and prior years' A/Ps of creditors/payees, after satisfying those programmed obligations as reflected/considered in the Monthly Disbursement Program (MDP), Budget Execution Document No. 3 per National Budget Circular No. 550.
- 5.4 Creditors/Payees refers to internal and external creditors/payees of the NGA/OU, as enumerated but not limited to the following:

- 5.4.1 Internal creditors/payees, enumerated but not limited to the following:
 - 5.4.1.1 Employees of the department or agency;
 - 5.4.1.2 Other NGAs;
 - 5.4.1.3 Government corporations, such as Government Service Insurance System, PHILHEALTH, Home Development Mutual Fund, and others;
 - 5.4.1.4 Local government units;
 - 5.4.1.5 Utility companies, such as: supplier of petroleum, oil and lubricants, water, illumination and power services, telephone, internet and other communication services, insurance and rents;
 - 5.4.1.6 Right-of-way (ROW) claimants; and
 - 5.4.1.7 Others, such as:
 - o Government scholars;
 - o Service providers, such as janitorial, security services, contracted services; and
 - Non-regular suppliers/contractors of the agency, with one-time transactions regardless of the amount of claim.
- 5.4.2 External creditors/payees, referring to creditors of NGAs/OUs not among those enumerated under item 5.4.1.
- List of Due and Demandable Accounts Payable with Advice to Debit Account (LDDAP-ADA) refers to an accountable form integrating the ADA with the LDDAP which is a list reflecting the names of creditors/payees to be paid by the NGA/OU and the corresponding amounts of their unpaid claims, duly certified and approved by the heads of the accounting unit and the agency, or authorized officials.
- 5.6 List of Not Yet Due and Demandable Obligations (LNYDDO) refers to a list reflecting the NGA/OU obligations charged against prior years' budget for which, goods, services, and projects are **not yet** delivered, rendered, nor completed/accepted as of December 31 of the preceding year.
- 5.7 Letter of Introduction (LOI) refers to a letter addressed to the MDS-GSB, issued by the NGA/OU to its creditors/payees for the purpose of opening an account or validation of an existing account.
- 5.8 Modified Disbursement System, Government Servicing Banks (MDS-GSBs) refer to the authorized government servicing banks, such as Land Bank of the Philippines (LBP), Development Bank of the Philippines (DBP), and Philippine Veterans Bank (PVB), to which DBM issues the NCAs for crediting to the MDS sub-accounts of NGAs.

- 5.9 Expanded Modified Direct Payment Scheme (ExMDPS) refers to the payment procedure whereby the MDS-GSB shall pay the creditors/payees listed in the LDDAP-ADA not later than 48 hours but not earlier than 24 hours upon receipt of the said document from the NGA/OU, thru:
 - 5.9.1 Direct credit to the creditor's current/savings/ATM account (CA/SA/ATM) maintained with the MDS-GSB; or
 - 5.9.2 Bank transfer, if creditor's account is maintained outside the agency's MDS-GSB, where corresponding bank charges shall be borne/paid by the creditor/payee concerned.
- 5.10 **Monthly Disbursement Program (MDP)** refers to the monthly breakdown of the total disbursement requirements of the NGA/OU for the fiscal year corresponding to its commitments and obligations.
- 5.11 National Government Agencies (NGAs) refers to entities which perform functions not normally undertaken by the private sector, wholly dependent on the government for their budgetary requirements. These include departments, agencies and their operating units.
- 5.12 **Operating Units (OUs)** refers to an "agency" receiving NCAs directly from DBM.

6.0 General Guidelines

- 6.1 The following budgetary policies on the treatment of A/Ps shall continue to be observed:
 - 6.1.1 Only valid and legal A/Ps (i.e., obligations incurred by the NGA/OU within the prescriptive period of the covering allotment and covered by an approved contract with specific creditors/suppliers) for which, goods/services/projects have been delivered/rendered/completed and accepted, shall be considered for payment.
 - 6.1.2 Obligations, for which goods/services/projects have **not yet** been delivered/rendered/completed by the creditor and accepted by the NGA/OU, **shall not** be recorded as A/Ps at the end of the year. These obligations shall only be recognized as A/Ps on the date of delivery/rendition/completion and acceptance of the goods/services/projects, regardless of the year of incurrence of such obligations.
 - Pursuant to NBC No. 550, all NGAs/OUs shall submit the MDP to DBM-CO/ROs on or before November 30 of each year. Said MDP shall reflect those not yet due and demandable obligations cited under item 6.1.2 above, projected to become A/Ps during the budget year, computed as the sum of actual A/Ps as of September and the estimated obligation for the fourth quarter.
 - 6.1.2.2 Said data shall serve as basis in determining the monthly NCA level to be released to cover these prior

years' obligations which shall become A/Ps due for payment in the current year.

- 6.2 Starting January 1, 2014, A/Ps due creditors/payees of all NGAs/OUs shall be settled thru the ExMDPS chargeable against the NCAs credited under the regular MDS sub-account (Common Fund) of the NGA. Pursuant to Circular Letter No. 2013-12 (dated November 21, 2013) the NCAs for crediting to NGAs/OUs' regular MDS sub-accounts for any month of a given quarter, shall be valid until the last working day of the 3rd month of that quarter.
- 6.3 All NGAs/OUs shall use the LDDAP-ADA, format shown as Annex A, which shall be considered an accountable form, in processing payment of A/Ps under the ExMDPS. The printing, use and reporting of the same shall be pursuant to the Commission on Audit's existing rules and regulations governing accountable forms.
- To facilitate the use of the ExMDPS, all NGAs/OUs shall encourage or advise their creditors/payees to open a Current or Savings Account (CA/SA) with any branch of their authorized MDS-GSB. For creditors/payees, where opening of a CA/SA with MDS-GSBs is not feasible or difficult due to company policy, they shall be advised to open an account with any of the banks included in the List of Participating Banks in the Electronic Peso Clearing System (EPCS) as shown in Annex B.
 - 6.4.1 The NGA/OU shall issue a **Letter of Introduction (LOI)**, format shown as **Annex C**, addressed to its MDS-GSB for the opening by the creditor/payee of an account, i.e., for those without an existing account with any branch of the agency's MDS-GSB, **or**, for the validation of an existing account of the creditor/payee with the MDS-GSB.
 - 6.4.2 The MDS-GSB shall, for purposes of opening an account, indicate in the lower portion of the LOI issued by agencies to their creditors/payees, the CA/SA number and bank branch and return the same to the NGA/OU concerned.
 - 6.4.3 The NGA/OU shall ensure that the bank branch and account number of its creditors/payees per LDDAP-ADA are correct based on the validated LOI.
- 6.5 For creditors/payees without existing accounts with the NGA/OU's MDS-GSB, i.e., with accounts in other GSBs or private banks, the payment of their claims shall be through **bank transfer**.
 - Payment thru issuance of a **Manager's Check** by the MDS-GSB of the NGA/OU shall be discontinued to minimize cases of late payments.
- 6.6 All payments for A/Ps due creditors/payees reflected in the LDDAP-ADA are assumed duly programmed in the agency-submitted MDP as evaluated by DBM pursuant to NBC No. 550:

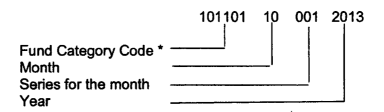
- 6.6.1 DBM shall include in the comprehensive NCAs the requirements for the payment of A/Ps as reflected in the MDP for FY 2014. The MDP also includes the requirements for the settlement of prior years' not yet due and demandable obligations.
- 6.6.2 DBM shall issue additional NCAs in the following cases:
 - 6.6.2.1 The Common Fund balance is insufficient to cover outstanding obligations/due and demandable A/Ps of the agency; and
 - 6.6.2.2 Cash requirements corresponding to additional allotment releases chargeable against special purpose funds, e.g., Calamity Fund, e-Gov, etc., if necessary.
- 6.7 DBM shall release NCAs directly to OUs of agencies including those cash requirements corresponding to the transferred allotments representing the OUs' share or allocation from lump-sum funds and centrally-managed items (CMIs) within the agency specific budgets fleshed out during budget execution. The issuance of Notice of Transfer of Allocation (NTA) shall be discouraged.
- 6.8 In support of prospective implementation of the Treasury Single Account, validation of the MDS sub-accounts of all NGAs/OUs shall be undertaken by the DBM and BTr together with the MDS-GSB.
- 6.9 For the payment of TL/RG benefits, NCAs corresponding to the pertinent SARO issued shall continue to be credited to the NGA/OU's special MDS sub-account being maintained solely for the purpose. All other existing provisions under DBM Budget Circular No. 2013-1 shall remain in force.

7.0 Specific Guidelines and Responsibilities

7.1 NGAs/OUs shall:

- 7.1.1 Require their creditors to furnish them with their respective bank account numbers and bank branches to which the amounts for release shall be credited.
- 7.1.2 Observe the following policies and procedures in preparing the LDDAP-ADA:
 - 7.1.2.1 Take extra effort in providing accurate information, i.e., creditor's name, bank account number/branch based on the validated LOI. The NGA/OU shall ensure that the mirror image approach re: creditor's name is adopted to avoid cases of typographical errors and subsequent delays in crediting of funds.
 - 7.1.2.2 Arrange the LDDAP-ADA on a "first-in, first-out" (FIFO) basis, that is according to the date of receipt by the NGA/OU of the creditor's billings with complete supporting documents.

- 7.1.2.3 Prepare separate LDDAP-ADA for creditors/payees with CA/SA maintained with other banks outside the NGA/OU's MDS-GSB. Example: The MDS-GSB of the NGA/OU is LBP, but some of its creditors are maintaining accounts with DBP, PVB and private banks. One LDDAP shall be prepared for creditors with LBP accounts, while separate LDDAPs shall be prepared for those with accounts outside LBP.
- 7.1.2.4 Adopt the following coding structure in numbering the LDDAP with signed ADA.



*consistent with the Unified Accounts Code Structure per DOF-DBM-COA Joint Circular No. 2013-1.

7.1.2.5 Each page of the LDDAP-ADA shall be taken independently, with amounts of claims added and duly certified by NGA/OU officials concerned as follows:

Agency Head/Authorized Official

"I hereby assume full responsibility for the veracity and accuracy of the listed claims, and the authenticity of the supporting documents submitted by the claimants."

Head of Agency Accounting Unit

"I hereby warrant that the above List of Due and Demandable Accounts Payable was prepared in accordance with existing budgeting, accounting and auditing rules and regulations."

- 7.1.2.6 Furnish creditor/payees the LDDAP-ADA number for purposes of inquiries on the status of their claims.
- 7.1.3 In case of insufficient balance of its Common Fund under regular MDS Account, submit a request for release of additional NCA to cover payment to creditors/payees to the following DBM offices:
 - 7.1.3.1 For SUCs and Regional Offices (RO) of DPWH, DOH, DepEd, CHED, TESDA, MMDA and PRRC to their DBM RO counterparts; and

- 7.1.3.2 For Central Offices of the NGAs/OUs and other entities to the Budget and Management Bureau concerned in the DBM-CO.
- 7.1.4 Consistent with auditing regulations, remind their creditors/payees of the following:
 - 7.1.4.1 Automatic issuance of evidence of receipt of payment for disbursement thru official receipts (ORs), whether:
 - o in electronic form consistent with COA Circular No. 2004-006 dated September 9, 2004 or in paper, upon crediting of payment to their respective bank accounts; or
 - o provisional receipt once creditors are included in the LDDAP-ADA, subject to replacement of OR immediately after actual receipt of payment.
 - 7.1.4.2 Non-issuance of ORs may be a ground for referral to the Bureau of Internal Revenue (BIR) for violation of regulations.
- 7.1.5 Post on its website the following:
 - 7.1.5.1 The LDDAP-ADA numbers endorsed for direct payment to the MDS-GSB. This will serve as notice to the creditors/payees concerned on the status of their claims.
 - 7.1.5.2 Agency's established procedures in processing A/Ps as reflected in its Citizen's Charter, i.e., through a flowchart including the timelines.

7.2 The DBM shall:

- 7.2.1 Include in the comprehensive NCAs, requirements of NGAs/OUs for payment of due and demandable A/Ps corresponding to the required amount as indicated in the submitted MDP.
- 7.2.2 Post on its website www.dbm.gov.ph, the MDP of the NGA/OU and the total amount of NCAs issued to NGAs/OUs.

7.3 The MDS-GSB shall:

- 7.3.1 Prior to implementation of this Circular in January 1, 2014, provide DBM on or before December 15, 2013, with a complete list of MDS accounts being maintained by all NGAs/OUs, inclusive of regular, special and trust accounts, classified according to status, i.e., active or dormant (no transactions for at least one year), by department/agency/OU.
- 7.3.2 Upon receipt of the NCA, credit the same to the NGA/OU's regular MDS sub-account. Consistent with the creditors included in the LDDAP-ADA forwarded by the NGA/OU, the MDS-GSB shall effect

payment thru the MDPS not earlier than 24 hours but not later than 48 hours after receipt of the said document.

7.3.3 In the case of far-flung location of certain MDS-GSB branches as specifically identified by the MDS-GSB Head Office (where fax/wire/cable cannot be used), the MDS-GSB HO/RO concerned shall monitor the direct payments to be made by these branches.

The reckoning time for the crediting will be the actual receipt by the said specific MDS-GSB branch, of the copy of the LDDAP-ADA sent via pouch, from either its MDS-GSB HO, i.e., for DBM CO releases, for MDS-GSB RO branch, i.e., for DBM RO releases.

- 7.3.4 On the next banking day, provide the NGA/OU concerned with copy of the duly validated/posted ADA, to inform the NGA/OU of the following:
 - 7.3.4.1 Direct payments effected in favor of creditors, i.e., machine validation shown in the lower portion of the said document; and
 - 7.3.4.2 Non-payments to creditors/payees indicated under "remarks" column, due to any inconsistency of information (i.e., bank branch, account name/number) between bank records and LDDAP-ADA.
- 7.3.5 Provide the BTr Head Office (Asset Management Service), or its nearest Regional/District/Provincial Office, a copy of the received LDDAP-ADA from the agency on the same day of receipt of said document, to provide advance information on the cash requirements of agencies.
- **8.0 Changes/corrections in the names of creditors** shall be pursuant to the following guidelines:
 - 8.1 The NGA/OU head or his/her representative shall be the sole authority in approving any correction in the names of creditors/payees and in certifying the consistency in the identity of its creditors/payees.
 - 8.2 Corrections shall be made through a letter authority to the MDS-GSB to be signed by the NGA/OU head or his authorized representative who are signatories in the LDDAP-ADA.
 - 8. 3 Only the following corrections shall be allowed:
 - 8.3.1 Change of one letter in the name of creditor/retiree, e.g., a to o;
 - 8.3.2 Abbreviations used in the business name, e.g., Co. to Company; Inc. to Incorporated or vice-versa;
 - 8.3.3 Correction in the name of creditor/retiree referring to one and the same person or company, Examples:
 - o Change in family name as a result of change in status;

- o Omission of "Jr." or "Sr." from the name of creditor or "Company/Incorporated, Co./Inc." for the business name.
- 8.3.4 In cases of non-payment due to errors not falling under the allowable typographical errors enumerated above, the NGA/OU concerned shall include the creditors/payees concerned in the succeeding LDDAP-ADA to be prepared.
 - 8.3.4.1 If the LDDAP-ADA issued covers only one creditor/payee, it can be cancelled.
 - 8.3.4.2 In case of multiple payees per one (1) ADA, the provisions of item 7.3.4.2 of this circular shall prevail.
- 8.4 In the event that a creditor/payee dies after the NCA has been issued and his claim for payment of A/P is still being processed by the NGA, the latter shall pay the amount due to the heirs. The payment of the same, shall be honored by the MDS-GSB provided the documents cited below are submitted by the NGA/OU to the MDS-GSB:
 - 8.4.1 Copy of the death certificate of creditor/payee;
 - 8.4.2 Judicial or Extra Judicial Settlement of Estate; and
 - 8.4.3 Other documents as may be required by the MDS-GSB.

9.0 Reporting Requirements

- 9.1 NGA/OUs shall prepare and submit a Monthly Report of Disbursements (MRD) to DBM on or before the **30th day following the quarter** covered by the report as prescribed under DBM-COA Joint Circular No. 2013-1.
- 9.2 The MDS-GSBs shall provide DBM with a monthly report on NCAs credited and utilized per MDS accounts of NGA/OUs by fund on or before the 2nd working day following the month covered by the report. Said data will be used by DBM in validating the actual NCAs disbursements of NGAs/OUs reported per MRD.

10.0 Accountability

Payment of claims shall be subject to existing accounting and auditing rules and regulations.

11.0 Saving/Repealing Clause

- 11.1 Provisions of existing circulars, which are not consistent with these guidelines are hereby repealed and/or modified accordingly.
- 11.2 Cases not covered by this Circular shall be referred to the DBM Secretary for resolution.

12.0 Effectivity

These guidelines shall take effect starting January 1, 2014.

FLORENCIO B. ABAD Secretary