HANDBOOK ON WORKERS’ STATUTORY MONETARY BENEFITS

BUREAU OF WORKING CONDITIONS
DEPARTMENT OF LABOR AND EMPLOYMENT
INTRAMUROS, MANILA
2012
Project Team

Rosalinda Dimapilis-Baldoz  
Secretary

Lourdes M. Trasmonte  
Undersecretary

Brenda L. Villafuerte  
Director IV - BWC

Nicanor V. Bon  
Chief- LEO

Emila T. de Guzman  
Supervising LEO

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Department of Labor and Employment (DOLE)  
3rd Floor, DOLE Bldg., Intramuros, Manila  
Tel. No. 527300 locals 301, 308; Telefax No. 536-8975;  
email: dole.bwc@gmail.com; website: www.bwc.dole.gov.ph  
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Cover Art: Edward M. Echavez and Gerald S. Khu
I am pleased that the Bureau of Working Conditions has come up with this 2012 edition of its Handbook on Workers’ Statutory Monetary Benefits. This is a valuable addition to the Department of Labor and Employment’s arsenal of current, useful and relevant knowledge and information which it continually builds up and update for the benefit of our clients, most notably our workers.

Promoting better observance of labor standards towards the protection of workers is a key strategic response under the Rights at Work Pillar of the Labor and Employment Plan 2011-2016 and is central to meeting the objective of decent work in the country.

Ensuring compliance with the payment of minimum wage, overtime pay, night shift differential pay, service incentive pay, holiday pay, maternity and paternity leave pay, parental leave pay for solo parents, leave pay for victims of violence against women and their children, thirteenth-month pay, separation pay, retirement pay, and other labor standards, such as the payment of SSS and PhilHealth premiums, as provided under the Labor Code and other relevant laws can be achieved if our workers are vigilant about their Constitutionally-protected and guaranteed rights and if our employers are fully informed about their obligations.

Thus, the publication of this Handbook on Workers’ Statutory Monetary Benefits will, I am sure, benefit many.

In its better formal, the Handbook remains comprehensive in laying down the essential statutes embracing general labor standards, as well as benefits under the Employees Compensation Program, and PhilHealth and Social Security benefits. What is new is that the Handbook now provides user-friendly tools for computing specific monetary benefits and has a back-page directory and digitized e-links to DOLE, its regional and field offices, and of course, the BWC, for inquiries and feedbacks from workers, employers, and the public.

Another significant addition to this updated edition is the statutory provision of Republic Act No. 9710 or the Magna Carta of Women that spells out the non-discriminatory benefits for women workers.

It is, therefore, my sincere hope that this Handbook will find its place within the reading confines of our workers and employers for this will really empower them to become better informed.

I commend the BWC for the efforts it invested in updating this Handbook on Workers’ Statutory Monetary Benefits.

[Signature]
Rosalinda Dimapilis-Baldoz
Secretary
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<th>Non-Agriculture</th>
<th>Reference (Page no.)</th>
</tr>
</thead>
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<tr>
<td></td>
<td>Employing 1 to 5 workers</td>
<td>Employing 1 to 9 workers</td>
<td></td>
</tr>
<tr>
<td>Minimum Wage</td>
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<td>✓</td>
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<tr>
<td>Holiday pay</td>
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<td>N/A</td>
<td>✓</td>
</tr>
<tr>
<td>Premium pay</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
</tr>
<tr>
<td>Overtime pay</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
</tr>
<tr>
<td>Night shift pay</td>
<td>N/A</td>
<td>✓</td>
<td>✓</td>
</tr>
<tr>
<td>Service charge</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
</tr>
<tr>
<td>Service incentive leave</td>
<td>N/A</td>
<td>N/A</td>
<td>✓</td>
</tr>
<tr>
<td>Maternity leave</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
</tr>
<tr>
<td>Paternity leave</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
</tr>
<tr>
<td>Parental leave</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
</tr>
<tr>
<td>Leave for VAWC</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
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<tr>
<td>Special leave for women</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
</tr>
<tr>
<td>13th month pay</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
</tr>
<tr>
<td>Separation pay</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
</tr>
<tr>
<td>Retirement pay</td>
<td>N/A</td>
<td>N/A</td>
<td>✓</td>
</tr>
<tr>
<td>ECC benefits*</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
</tr>
<tr>
<td>PhilHealth benefits*</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
</tr>
<tr>
<td>SSS benefits*</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
</tr>
</tbody>
</table>

*will be paid by the Government

**Subsidized Meals and Snacks**

The employer may provide subsidized meals and snacks to his employees provided that the subsidy shall not be less than 30% of the fair and reasonable value of such facilities. In such case, the employer may deduct from the wages of the employees not more than 70% of the value of the meals and snacks enjoyed by the employees, provided further that such deduction is with the written authorization of the employees concerned. (Sec. 4 Rule VII-A, Book III of the Rules Implementing the Labor Code). For the computation of the fair and reasonable value of the meals given, the employer may seek assistance from concerned Regional Tripartite Wages and Productivity Board.

**Salary of Househelper who works as salesclerk**

Househelper who works as salesclerk should receive salary in accordance with the prescribed minimum wage which is applicable in the retail and service establishments, under existing Wage Orders.
Republic Act No. 6727 (also known as the “Wage Rationalization Act”) mandates the fixing of the minimum wages applicable to different industrial sectors, namely, non-agriculture, agriculture plantation, and nonplantation, cottage/handicraft, and retail/service, depending on the number of workers or capitalization or annual gross sales in some sectors.

The Rules Implementing RA 6727 define the industrial sectors as follows:

“Agriculture” refers to farming in all its branches and, among others, includes the cultivation and tillage of the soil, production, cultivation, growing and harvesting of any agricultural or horticultural commodities, dairying, raising of livestock or poultry, the culture of fish and other aquatic products in farms or ponds, and any activities performed by a farmer or on a farm as an incident to or in conjunction with such farming operations, but does not include the manufacturing and/or processing of sugar, coconut, abaca, tobacco, pineapple, aquatic or other farm products.

“Retail Establishment” is one principally engaged in the sale of goods to end-users for personal or household use. A retail establishment that regularly engages in wholesale activities loses its retail character.

“Service Establishment” is one principally engaged in the sale of service to individuals for their own or household use and is generally recognized as such.

It is regularly employing not more than ten (10) workers regardless of status, except the owner/s, for at least six (6) months in any calendar year.

The said law rationalized wage determination by establishing the mechanism and proper standards through the creation of Regional Tripartite Wages and Productivity Boards (RTWPBs) authorized to determine the daily minimum wage rates in the following different regions based on established criteria:
National Capital Region (NCR) or Metro Manila
Cordillera Administrative Region (CAR)
Region 1  - Northern Luzon or Ilocos
Region 2  - Cagayan Valley
Region 3  - Central Luzon
Region 4-A - CALABARZON (Cavite, Laguna, Batangas, Rizal, Quezon)
Region 4-B - MIMAROPA (Mindoro, Marinduque, Romblon, Palawan)
Region 5  - Bicol
Region 6  - Western Visayas
Region 7  - Central Visayas
Region 8  - Eastern Visayas
Region 9  - Western Mindanao or Zamboanga Peninsula
Region 10 - Northern Mindanao
Region 11 - Southern Mindanao or Davao
Region 12 - Central Mindanao or SOCCSKSARGEN (South Cotabato, North Cotabato, Sultan Kudarat-Sarangani, General Santos)
Region 13 - Caraga
Autonomous Region in Muslim Mindanao (ARMM).

The Regional Wage Orders prescribe the daily minimum wage rates per industry per locality within the region and in some instances depending on the number of workers and the capitalization of enterprises. The Wage Orders likewise provide the basis and procedure for application for exemption from compliance therefrom. Some Wage Orders grant allowances instead of wage increases.

A. Coverage

A.1 The wage increases prescribed under Wage Orders apply to all private sector workers and employees receiving the daily minimum wage rates or those receiving up to a certain daily wage ceiling, where applicable, regardless of their position, designation, or status, and irrespective of the method by which their wages are paid, except the following:

1. Househelpers, including family drivers and workers in the personal service of another whose conditions of work are prescribed in Republic Act No. 7655.
2. Workers of registered Barangay Micro Business Enterprises (BMBEs) with Certificates of Authority issued by the Office of the Municipal or City Treasurer.

A.2 Upon application with and as determined by an RTWPB, based on documentation and other requirements in accordance with applicable rules and regulations issued by the National Wages and Productivity Commission (NWPC), a company/establishment may be exempted from compliance with a Wage Order for a period not to exceed one (1) year.

B. Minimum Wage Rates

**DAILY MINIMUM WAGE (MW)**
**National Capital Region**
**As of January 2012**

<table>
<thead>
<tr>
<th>Cities/Municipality</th>
<th>MW under W.O. No. NCR-14</th>
<th>MW under W.O. No. NCR-15</th>
<th>MW under W.O. No. NCR-16 COLA</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Caloocan, Las Piñas, Makati, Malabon, Mandaluyong, Manila, Marikina, Muntinlupa, Navotas, Paranaque, Pasay, Pasig, Quezon, San Juan, Taguig, Valenzuela, and Pateros</td>
<td>382.00</td>
<td>404.00</td>
<td>22.00</td>
<td>426.00</td>
</tr>
<tr>
<td>Non-agriculture</td>
<td>382.00</td>
<td>404.00</td>
<td>22.00</td>
<td>426.00</td>
</tr>
<tr>
<td>Agriculture</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Plantation</td>
<td>345.00</td>
<td>367.00</td>
<td>22.00</td>
<td>389.00</td>
</tr>
<tr>
<td>Nonplantation</td>
<td>345.00</td>
<td>367.00</td>
<td>22.00</td>
<td>389.00</td>
</tr>
<tr>
<td>Private Hospitals</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>With bed capacity of 100 or less</td>
<td>345.00</td>
<td>367.00</td>
<td>22.00</td>
<td>389.00</td>
</tr>
<tr>
<td>Retail/Service Establishments</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Employing 15 workers or less</td>
<td>345.00</td>
<td>367.00</td>
<td>22.00</td>
<td>389.00</td>
</tr>
<tr>
<td>Manufacturing Establishments</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Employing less than 10 workers</td>
<td>345.00</td>
<td>367.00</td>
<td>22.00</td>
<td>389.00</td>
</tr>
</tbody>
</table>

C. Basis

The basis of the minimum wage rates prescribed by law shall be the normal working hours of eight (8) hours a day.

---

*a* Effectivity date is on 28 August 2008.

*b* Effectivity date is on July 1, 2010 (additional P22.00)

*c* Effectivity date is on May 26, 2011
### SUMMARY OF CURRENT REGIONAL DAILY MINIMUM WAGE RATES

**Non-Agriculture, Agriculture**

**As of January 2012**

*(In pesos)*

<table>
<thead>
<tr>
<th>REGION</th>
<th>WO No./ DATE OF EFFECTIVITY</th>
<th>NON-AGRICULTURE</th>
<th>AGRICULTURE</th>
</tr>
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<tr>
<td></td>
<td></td>
<td>Plantation</td>
<td>Non-Plantation</td>
</tr>
<tr>
<td>NCR</td>
<td>WO 16/ May 26, 2011</td>
<td>P 426.00</td>
<td>P 389.00</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>P 389.00</td>
</tr>
<tr>
<td>CAR</td>
<td>WO 14/ January 1, 2011</td>
<td>255.00 - 272.00</td>
<td>238.00 - 254.00</td>
</tr>
<tr>
<td></td>
<td></td>
<td>238.00 - 254.00</td>
<td>238.00 - 254.00</td>
</tr>
<tr>
<td>I</td>
<td>WO 14/ January 20, 2011</td>
<td>228.00 - 248.00</td>
<td>228.00</td>
</tr>
<tr>
<td>II</td>
<td>WO 14/ February 16, 2011</td>
<td>237.00 - 245.00</td>
<td>225.00 - 233.00</td>
</tr>
<tr>
<td>III</td>
<td>WO 16/ June 24, 2011</td>
<td>279.00 - 330.00</td>
<td>264.00 - 300.00</td>
</tr>
<tr>
<td>IV-A</td>
<td>WO 14/ January 15, 2011</td>
<td>253.00 - 337.00</td>
<td>233.00 - 312.00</td>
</tr>
<tr>
<td>IV-B</td>
<td>WO 05/ Nov. 11, 2010</td>
<td>252.00 - 264.00</td>
<td>210.00 - 219.00</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>190.00 - 199.00</td>
</tr>
<tr>
<td>V</td>
<td>WO 14/ Nov. 1, 2010</td>
<td>216.00 - 247.00</td>
<td>215.00 - 225.00</td>
</tr>
<tr>
<td>VI</td>
<td>WO 19/ July 15, 2011</td>
<td>235.00 - 277.00</td>
<td>245.00</td>
</tr>
<tr>
<td>VII</td>
<td>WO 16/ Sept 22, 2011</td>
<td>260.00 - 305.00</td>
<td>240.00 - 287.00</td>
</tr>
<tr>
<td>VIII</td>
<td>WO 16/ June 1, 2011</td>
<td>253.00</td>
<td>228.00 - 234.00</td>
</tr>
<tr>
<td>IX</td>
<td>WO 17/ Nov. 25, 2011</td>
<td>267.00</td>
<td>242.00</td>
</tr>
<tr>
<td>X</td>
<td>WO 16/ July 24, 2011</td>
<td>271.00 - 286.00</td>
<td>259.00 - 274.00</td>
</tr>
<tr>
<td>XI</td>
<td>WO 16/ Jan. 1, 2012</td>
<td>291.00</td>
<td>281.00</td>
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<td>XII</td>
<td>WO 16/ Oct. 31, 2010</td>
<td>260.00</td>
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<td>XIII</td>
<td>WO 11/ November 11, 2011</td>
<td>258.00</td>
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<tr>
<td>ARMM</td>
<td>WO 13/ September 2, 2011</td>
<td>232.00</td>
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</tr>
<tr>
<td></td>
<td></td>
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<td>232.00</td>
</tr>
</tbody>
</table>

*a/ Provide P 22.00 COLA
b/ Granted P 12.00 COLA
c/ Granted P 5.00 or 8.00 wage increase and integrated the P10 COLA under W.O. 13 into the basic pay.
d/ Granted P 10.00 wage increase.
e/ Granted additional P 14COLA, the P4 under W.O. 15 will be integrated into the basic wage on January 1, 2012
f/ Granted P 17.00 wage increase
g/ Granted P 12 wage increase
h/ Granted P 8 wage increase and integrated the 7 COLA into the basic wage.
i/ Granted P12.00 ECOLA for three months
j/ Granted P20.00 wage increase
k/ Granted P15COLA to be given in 2 tranches: P10 on Jun 1 & P5 on Sept. 1, 2011; integrated into the basic pay the P8 COLA under W.O.14
l/ Granted P 12 wage increase.
m/ Integrated the P17 COLA effective for 6 months; to be integrated into the basic wage thereafter.

**Source:** National Wages and Productivity Commission

**Updated:** 10 January 2012
D. Monthly-Paid Employees and Daily-Paid Employees

Monthly-paid employees are those who are paid everyday of the month, including unworked rest days, special days, and regular holidays. Factor 365 days in a year is used in determining the equivalent monthly salary of monthly-paid employees.

Daily-paid employees are those who are paid on the days they actually worked and on unworked regular holidays. Factor 313 (6-day work per week) or 261 (5-day work per week) may be used in computing the equivalent monthly salary of daily-paid employees.

To compute their equivalent monthly rate, the procedure is as follows:

\[
\text{Applicable Daily Rate (ADR) } \times \text{ factor}^* = \frac{\text{Estimated Equivalent Monthly Salary (EEMR)}}{12 \text{ months}}
\]

Without prejudice to existing company policies, practices and/or agreements, the above formula are merely suggestions and may be used as guides in determining the equivalent monthly minimum wage rates.

E. Minimum Wage of Househelpers (RA 7655)

The minimum compensation of eight hundred pesos (₱800.00) a month is required for househelpers in the cities of Caloocan, Las Piñas, Makati, Malabon, Mandaluyong, Manila, Marikina, Muntinlupa, Navotas, Parañaque, Pasay, Pasig, Quezon, San Juan, Taguig, Valenzuela, and in the municipality of Pateros.

Meanwhile, a compensation of six hundred fifty pesos (₱650.00) a month is required for househelpers in other chartered cities—cities other than Manila, Pasay, Quezon, and Caloocan—highly urbanized cities, and first-class municipalities.

On the other hand, a compensation of five hundred fifty pesos (₱550.00) a month is required for househelpers in other municipalities.

Househelpers who are receiving at least one thousand pesos (₱1,000.00) a month shall be covered by the Social Security System and shall be entitled to all the benefits provided therein.

*Factors 310 or 258 may be used instead of 313 or 261, respectively, if the three (3) national special days are not considered paid.
Employers shall review the employment contracts of their househelpers every three (3) years with the end in view of improving the terms and conditions thereof.

F. Effect of Reduction of Workdays on Wages

In situations where the employer has to reduce the number of regular working days to prevent serious losses, such as when there is a substantial slump in the demand for his/her goods or services or when there is lack of raw materials, the employer may deduct the wages corresponding to the days taken off from the workweek, consistent with the principle of “no work, no pay.” This is without prejudice to an agreement or company policy which provides otherwise.

G. Penalty and Double Indemnity for Violation of the Prescribed Increases or Adjustments in the Wage Rates (RA 8188)

Any person, corporation, trust, firm, partnership, association or entity which refuses or fails to pay any of the prescribed increases or adjustments in the wage rates made in accordance with RA 6727, shall be punished by a fine of not less than Twenty-five Thousand Pesos (₱25,000.00) nor more than One Hundred Thousand Pesos (₱100,000.00) or imprisonment of not less than two (2) years nor more than four (4) years, or both such fine and imprisonment at the discretion of the court: Provided, That any person convicted hereof shall not be entitled to the benefits provided for under the Probation Law.

The employer concerned shall be ordered to pay an amount equivalent to double the unpaid benefits owing to the employees: Provided, That payment of indemnity shall not absolve the employer from the criminal liability imposable hereof.

If the violation is committed by a corporation, trust, firm, partnership, association or any other entity, the penalty of imprisonment shall be imposed upon the entity’s responsible officers, including, but not limited to, the president, vice-president, chief executive officer, general manager, managing director or partner.

H. Barangay Micro Business Enterprises (BMBEs)

BMBEs or business enterprises engaged in the production, processing or manufacturing of products or commodities including agro-processing, trading and services whose total assets, excluding
the land on which the particular business entity’s office, plant and equipment are situated, are not more than three million (3,000,000) shall be exempt from the coverage of the Minimum Wage Law: Provided, that all employees shall still be entitled to the same benefits given to regular employees such as social security and healthcare benefits.

To avail of the benefits, the BMBE should register with the city or municipality having jurisdiction over the same and must secure a Certificate of Authority authorizing them to operate as such.

The BMBE workers and owners shall agree on the acceptable wage rates based on the wage advisories issued by the RTWPBs.

I. Minimum Wage of Workers Paid by Results

All workers paid by results, including homeworkers and those who are paid on piece rate, takay, pakyaw or task basis, shall receive not less than the prescribed minimum wage rates under the Regional Wage Orders for normal working hours which shall not exceed eight (8) hours a day, or a proportion thereof.

The wage rates of workers who are paid by results may be determined through time and motion studies or consultation with representatives of employers’ and workers’ organizations in a tripartite called by the DOLE Secretary.

J. Minimum Wage of Apprentices, Learners, and Disabled Workers

Wage of apprentices and learners shall in no case be less than seventy-five (75%) percent of the applicable minimum wage rates.

Apprentices and learners are those who are covered by apprenticeship and learnership agreements duly approved by the Technical Education and Skills Development Authority (TESDA).

A qualified disabled employee shall be subject to the same terms and conditions of employment and the same compensation, privileges, benefits, fringe benefits or allowances as a qualified able bodied person (Sec. 5 of RA 7277 or the Magna Carta for Disabled Person).
2

HOLIDAY PAY
(Article 94)

A. Definition

Holiday pay refers to the payment of the regular daily wage for any unworked regular holiday.

B. Coverage

This benefit applies to all employees except:

1. Government employees, whether employed by the National Government or any of its political subdivisions, including those employed in government-owned and/or controlled corporations with original charters or created under special laws;
2. Those of retail and service establishments regularly employing less than ten (10) workers;
3. Househelpers and persons in the personal service of another;
4. Managerial employees, if they meet all of the following conditions:
   4.1 Their primary duty is to manage the establishment in which they are employed or of a department or subdivision thereof;
   4.2 They customarily and regularly direct the work of two or more employees therein;
   4.3. They have the authority to hire or fire other employees of lower rank; or their suggestions and recommendations as to hiring, firing, and promotion, or any other change of status of other employees are given particular weight.
5. Officers or members of a managerial staff, if they perform the following duties and responsibilities:
   5.1 Primarily perform work directly related to management policies of their employer;
   5.2 Customarily and regularly exercise discretion and independent judgment;
   5.3 (a) Regularly and directly assist a proprietor or managerial employee in the management of the establishment or subdivision thereof in which he or she is employed; or (b) execute, under general supervision, work along specialized or technical lines requiring
special training, experience, or knowledge; or (c) execute, under general supervision, special assignments and tasks; and

5.4 Do not devote more than twenty percent (20%) of their hours worked in a workweek to activities which are not directly and closely related to the performance of the work described in paragraphs 5.1, 5.2, and 5.3 above.

6. Field personnel and other employees whose time and performance is unsupervised by the employer, including those who are engaged on task or contract basis, purely commission basis or those who are paid a fixed amount for performing work irrespective of the time consumed in the performance thereof.

C. Regular Holidays

Every employee covered by the Holiday Pay Rule is entitled to the minimum wage rate (daily basic wage and COLA). This means that the employee is entitled to at least 100% of his/her minimum wage rate even if he/she did not report for work, provided he/she is present or is on leave of absence with pay on the work day immediately preceding the holiday.

Work performed on that day merits at least twice (200%) the wage rate of the employee.

**Illustration:** Using the NCR minimum wage rate (daily basic wage and COLA) of P404.00 + P22.00 per day for the non-agricultural sector, effective May 26, 2011 under Wage Order No. NCR-16.

For work within eight (8) hours:

Plus 100% of the minimum wage rate of 100% or a total of 200%

<table>
<thead>
<tr>
<th>Sector/Industry</th>
<th>Rate</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Non-agriculture</td>
<td>P426.00</td>
<td>P426 x 200% = P852.00</td>
</tr>
<tr>
<td>Retail/Service Establishment employing less than 10 workers</td>
<td>P367.00</td>
<td>Not covered or exempted</td>
</tr>
</tbody>
</table>

Where the holiday falls on the scheduled rest day of the employee, work performed on said day merits at least an additional 30% of the employee’s regular holiday rate of 200% or a total of at least 260% (Please see 3. Premium Pay).
When a regular holiday falls on a Sunday, the following Monday shall not be a holiday, unless a proclamation is issued declaring it a special day.

Unless otherwise modified by law, order, or proclamation, the following are the twelve (12) regular holidays in a year under Executive Order No. 292, as amended by Republic Act 9849:

<table>
<thead>
<tr>
<th>Holiday</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>New Year’s Day</td>
<td>January 1</td>
</tr>
<tr>
<td>Maundy Thursday</td>
<td>Movable Date</td>
</tr>
<tr>
<td>Good Friday</td>
<td>Movable Date</td>
</tr>
<tr>
<td>Araw ng Kagitingan</td>
<td>Monday nearest April 9</td>
</tr>
<tr>
<td>Labor Day</td>
<td>Monday nearest May 1</td>
</tr>
<tr>
<td>Independence Day</td>
<td>Monday nearest June 12</td>
</tr>
<tr>
<td>National Heroes’ Day</td>
<td>Last Monday of August</td>
</tr>
<tr>
<td>Eidl Fitr</td>
<td>Movable Date</td>
</tr>
<tr>
<td>Eidl Adha</td>
<td>Movable Date</td>
</tr>
<tr>
<td>Bonifacio Day</td>
<td>Monday nearest November 30</td>
</tr>
<tr>
<td>Christmas Day</td>
<td>December 25</td>
</tr>
<tr>
<td>Rizal Day</td>
<td>Monday nearest December 30</td>
</tr>
</tbody>
</table>

When Araw ng Kagitingan falls on the same day as Maundy Thursday or Good Friday, a covered employee is entitled to at least two hundred percent (200%) of his/her basic wage even if said day is unworked. Where the employee is required to work on that day, he/she is entitled to an additional 100% of the basic wage.

D. Muslim Holidays

Presidential Decree No. 1083 (Code of Muslim Personal Laws of the Philippines), as amended, recognizes the four (4) Muslim holidays, namely:

1. ‘Āmūn Jadīd (New Year), which falls on the first day of the lunar month of Muharram;

2. Maulid-un-Nabi (Birthday of the Prophet Muhammad), which falls on the twelfth day of the third lunar month of Rabi-ul-Awwal;

3. Lailatul Isrā Wal Mi’rāj (Nocturnal Journey and Ascension of the Prophet Muhammad), which falls on the twenty-seventh day of the seventh lunar month of Rajab;

These official holidays shall be observed in the provinces of Basilan, Lanao del Norte, Lanao del Sur, Maguindanao, North Cotabato, Sultan Kudarat, Sulu, Tawi-Tawi, Zamboanga del Norte
and Zamboanga del Sur and in the cities of Cotabato, Iligan, Marawi, Pagadian, and Zamboanga, and in such other Muslim provinces and cities as may be created by law. Upon proclamation by the President of the Philippines, Muslim holidays may also be officially observed in other provinces and cities.

The dates of Muslim holidays shall be determined by the Office of the President of the Philippines in accordance with the Muslim Lunar Calendar (Hijra).

Presidential Proclamation No. 1198 (26 October 1973) provides:

“All private corporations, offices, agencies and entities or establishments operating within the provinces and cities enumerated herein shall observe the legal holidays as proclaimed, provided, however, that all Muslim employees working outside of the Muslim provinces and cities shall be excused from work during the observance of the Muslim holidays as recognized by law without diminution or loss of wages during the said period xxx.”

Considering that all private corporations, offices, agencies, and entities or establishments operating within the designated Muslim provinces and cities are required to observe Muslim holidays, both Muslims and Christians working within the Muslim areas may not report for work on the days designated by law as Muslim holidays.

E. Absences

1. All covered employees shall be entitled to holiday pay when they are on leave of absence with pay on the workday immediately preceding the regular holiday. Employees who are on leave of absence without pay on the day immediately preceding a regular holiday may not be paid the required holiday pay if they do not work on such regular holiday.

2. Employers shall grant the same percentage of the holiday pay as the benefit granted by competent authority in the form of employee’s compensation or social security payment, whichever is higher, if the employees are not reporting for work while on such leave benefits.

3. Where the day immediately preceding the holiday is a non-work day in the establishment or the scheduled rest day of the employee, he/she shall not be deemed to be on leave of absence on that day, in which case he/she shall be entitled to
the holiday pay if he/she worked on the day immediately preceding the nonwork day or rest day.

F. Successive Regular Holidays

Where there are two (2) successive regular holidays, like Maundy Thursday and Good Friday, an employee may not be paid for both holidays if he/she absents himself/herself from work on the day immediately preceding the first holiday, unless he/she works on the first holiday, in which case he/she is entitled to his/her holiday pay on the second holiday.

G. Temporary or Periodic Shutdown/Cessation of Work

In cases of temporary or periodic shutdown and temporary cessation of work of an establishment, as when a yearly inventory or when the repair or cleaning of machineries and equipment is undertaken, the regular holidays falling within the period shall be compensated in accordance with the Rules Implementing the Labor Code, as amended.

H. Holiday Pay of Certain Employees

1. Where the covered employee is paid on piece-rate basis, his/her holiday pay shall not be less than his/her average daily earnings for the last seven (7) actual work days preceding the regular holiday; provided, however, that in no case shall the holiday pay be less than the applicable statutory minimum wage rate.

2. Seasonal workers may not be paid the required holiday pay during off-season when they are not at work.

3. Workers who do not have regular working days, such as stevedores, shall be entitled to this benefit.
A. Definition

Premium pay refers to the additional compensation for work performed within eight (8) hours on nonwork days, such as rest days and special days.

B. Coverage

This benefit applies to all employees except:

1. Government employees, whether employed by the National Government or any of its political subdivisions, including those employed in government-owned and/or controlled corporations with original charters or created under special laws;
2. Managerial employees, if they meet all of the following conditions:
   2.1 Their primary duty is to manage the establishment in which they are employed or of a department or subdivision thereof;
   2.2 They customarily and regularly direct the work of two or more employees therein;
   2.3 They have the authority to hire or fire other employees of lower rank; or their suggestions and recommendations as to hiring, firing, and promotion, or any other change of status of other employees are given particular weight.
3. Officers or members of a managerial staff, if they perform the following duties and responsibilities:
   3.1 Primarily perform work directly related to management policies of their employer;
   3.2 Customarily and regularly exercise discretion and independent judgment;
   3.3 (a) Regularly and directly assist a proprietor or managerial employee in the management of the establishment or subdivision thereof in which he or she is employed; or (b) execute, under general supervision, work along specialized or technical lines requiring special training, experience, or knowledge; or (c)
execute, under general supervision, special assignments and tasks; and

3.4 Do not devote more than twenty percent (20%) of their hours worked in a workweek to activities which are not directly and closely related to the performance of the work described in paragraphs 3.1, 3.2, and 3.3 above.

4. Househelpers and persons in the personal service of another;

5. Workers who are paid by results, including those who are paid on piece rate, takay, pakyaw, or task basis, and other nontime work, if their output rates are in accordance with the standards prescribed in the regulations, or where such rates have been fixed by the Secretary of Labor and Employment;

6. Field personnel, if they regularly perform their duties away from the principal or branch office or place of business of the employer and whose actual hours of work in the field cannot be determined with reasonable certainty.

C. Special Days

1. Special Days

Unless otherwise modified by law, order, or proclamation, the following are the three (3) special days in a year under Executive Order No. 292, as amended by Republic Act 9849 that shall be observed in the Philippines:

- Ninoy Aquino Day: Monday nearest August 21
- All Saints Day: November 1
- Last Day of the Year: December 31

The “no work, no pay” principle applies during special days and on such other special days as may be proclaimed by the President or by Congress.

Workers who are not required or permitted to work on special days are not entitled to any compensation. This, however, is without prejudice to any voluntary practice or provision in the Collective Bargaining Agreement (CBA) providing for payment of wages and other benefits for days declared as special days even if unworked.

On the other hand, work performed on special days merits additional compensation of at least thirty percent (30%) of the basic pay or a total of one hundred thirty percent (130%). Where the employee works on a special day falling on his rest day, he/she shall be entitled to an additional compensation of at least fifty percent
(50%) of his/her basic wage or a total of one hundred fifty percent (150%).

2. Special Work Days

For work performed on a declared Special Work Day, an employee is entitled only to his/her daily wage rate. No premium pay is required since work performed on said day is considered work on an ordinary workday.

D. Premium Pay Rates

The COLA shall not be included in the computation of premium pay. The minimum statutory premium pay rates are as follows:

1. For work performed on rest days or on special days:
   Plus 30% of the daily basic rate of 100% or a total of 130%.

<table>
<thead>
<tr>
<th>Sector/Industry</th>
<th>Rate</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Non-agriculture</td>
<td>P404.00</td>
<td>P404 x 130% = P525.20</td>
</tr>
<tr>
<td>Retail/Service Establishment</td>
<td>P367.00</td>
<td>P367 x 130% = P477.10</td>
</tr>
</tbody>
</table>

2. For work performed on a rest day which is also a special day:
   Plus 50% of the daily basic rate of 100% or a total of 150%.

<table>
<thead>
<tr>
<th>Sector/Industry</th>
<th>Rate</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Non-agriculture</td>
<td>P404.00</td>
<td>P404 x 150% = P606.00</td>
</tr>
<tr>
<td>Retail/Service Establishment</td>
<td>P367.00</td>
<td>P367 x 150% = P550.50</td>
</tr>
</tbody>
</table>

3. For work performed on a regular holiday which is also the employee’s rest day (not applicable to employees who are not covered by the holiday-pay rule).
   Plus 30% of the regular holiday rate of 200% based on his/her daily basic wage rate or a total of 260%.

<table>
<thead>
<tr>
<th>Sector/Industry</th>
<th>Rate</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Non-agriculture</td>
<td>P404.00</td>
<td>P404 x 260% = P1,050.40</td>
</tr>
<tr>
<td>Retail/Service Establishment</td>
<td>P367.00</td>
<td>Not covered by holiday pay rule</td>
</tr>
<tr>
<td>employing less than 10 workers</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
4

OVERTIME PAY
(Article 87)

A. Definition

Overtime pay refers to the additional compensation for work performed beyond eight (8) hours a day.

B. Coverage

Same as those covered under 3. Premium Pay.

C. Overtime Pay Rates

The COLA shall not be included in the computation of overtime pay. The minimum overtime pay rates vary according to the day the overtime work is performed, as follows:

1. For work in excess of eight (8) hours performed on ordinary working days: Plus 25% of the hourly rate.

<table>
<thead>
<tr>
<th>Sector/Industry</th>
<th>Rate</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Non-agriculture</td>
<td>P404.00</td>
<td>P404/8 x 125% = P50.50 x 125% x number of hours OT work</td>
</tr>
<tr>
<td>Retail/Service Establishment</td>
<td>P367.00</td>
<td>P367/8 x 125% = P45.88 x 125% x number of hours OT work</td>
</tr>
</tbody>
</table>

2. For work in excess of eight (8) hours performed on a scheduled rest day or a special day: Plus 30% of the hourly rate on said days.

<table>
<thead>
<tr>
<th>Sector/Industry</th>
<th>Rate</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Non-agriculture</td>
<td>P404.00</td>
<td>P404/8 x 130% x 130% = P50.50 x 130% x 130% x number of hours OT work</td>
</tr>
<tr>
<td>Retail/Service Establishment</td>
<td>P367.00</td>
<td>P367/8 x 130% x 130% = P45.88 x 130% x 130% x number of hours OT work</td>
</tr>
</tbody>
</table>
3. For work in excess of eight (8) hours performed on a regular holiday: Plus 30% of the hourly rate on said days.

<table>
<thead>
<tr>
<th>Sector/Industry</th>
<th>Rate</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Non-agriculture</td>
<td>P404.00</td>
<td>P404/8 x 200% x 130% = P50.50 x 200% x 130% x number of hours OT work</td>
</tr>
<tr>
<td>Retail/Service Establishment</td>
<td>P367.00</td>
<td>Not covered by the rule on holiday pay</td>
</tr>
<tr>
<td>employing less than 10 workers</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

4. For work in excess of eight (8) hours performed on a regular holiday which falls on a scheduled rest day: Plus 30% of the hourly rate on said days.

<table>
<thead>
<tr>
<th>Sector/Industry</th>
<th>Rate</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Non-agriculture</td>
<td>P404.00</td>
<td>P404/8 x 260% x 130% = P50.50 x 260% x 130% x number of hours OT work</td>
</tr>
<tr>
<td>Retail/Service Establishment</td>
<td>P367.00</td>
<td>Not covered by the rule on holiday pay</td>
</tr>
<tr>
<td>employing less than 10 workers</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

D. Stipulated Overtime Rates

Generally, the premium pay for work performed on rest days, special days, or regular holidays is included as part of the regular rate of the employee in the computation of overtime pay for overtime work rendered on said days, especially if the employer pays only the minimum overtime rates prescribed by law.

The employees and employer, however, may stipulate in their collective agreement the payment for overtime work at rates higher than those provided by law.
5

NIGHT SHIFT DIFFERENTIAL
(Article 86)

A. Definition

Night Shift Differential (NSD) refers to the additional compensation of ten percent (10%) of an employee’s regular wage for each hour of work performed between 10 p.m. and 6 a.m.

B. Coverage

This benefit applies to all employees except:

1. Government employees, whether employed by the National Government or any of its political subdivisions, including those employed in government-owned and/or controlled corporations with original charters or created under special laws;
2. Those of retail and service establishments regularly employing not more than five (5) workers;
3. Househelpers and persons in the personal service of another;
4. Managerial employees, if they meet all of the following conditions:
   4.1 Their primary duty is to manage the establishment in which they are employed or of a department or subdivision thereof;
   4.2 They customarily and regularly direct the work of two or more employees therein;
   4.3 They have the authority to hire or fire other employees of lower rank; or their suggestions and recommendations as to hiring, firing, and promotion, or any other change of status of other employees are given particular weight.
5. Officers or members of a managerial staff, if they perform the following duties and responsibilities:
   5.1 Primarily perform work directly related to management policies of their employer;
   5.2 Customarily and regularly exercise discretion and independent judgment;
   5.3 (a) Regularly and directly assist a proprietor or managerial employee in the management of the establishment or subdivision thereof in which he or she is employed; or (b) execute, under general supervision,
work along specialized or technical lines requiring special training, experience, or knowledge; or (c) execute, under general supervision, special assignments and tasks; and

5.4 Do not devote more than twenty percent (20%) of their hours worked in a workweek to activities which are not directly and closely related to the performance of the work described in paragraphs 5.1, 5.2, and 5.3 above;

6. Field personnel and those whose time and performance are unsupervised by the employer.

C. Computation of Night Shift Differential

The COLA shall not be included in the computation of night shift pay. The table below may be used to guide computations:

<table>
<thead>
<tr>
<th>Work on:</th>
<th>Pay equals</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ordinary day</td>
<td>100% or 1</td>
</tr>
<tr>
<td>Sunday or rest day</td>
<td>130% or 1.3</td>
</tr>
<tr>
<td>Special day</td>
<td>130% or 1.3</td>
</tr>
<tr>
<td>Special day falling on rest day</td>
<td>150% or 1.5</td>
</tr>
<tr>
<td>Regular Holiday</td>
<td>200% or 2</td>
</tr>
<tr>
<td>Regular Holiday falling on rest day</td>
<td>260% or 2.6</td>
</tr>
<tr>
<td>Double holiday</td>
<td>300% or 3</td>
</tr>
<tr>
<td>Double holiday falling on rest day</td>
<td>390% or 3.9</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>Pay equals</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ordinary day, night shift</td>
<td>1 x 1.1 = 1.1 or 110%</td>
</tr>
<tr>
<td>Rest day, night shift</td>
<td>1.3 x 1.1 = 1.43 or 143%</td>
</tr>
<tr>
<td>Special day, night shift</td>
<td>1.3 x 1.1 = 1.43 or 143%</td>
</tr>
<tr>
<td>Special day, rest day, night shift</td>
<td>1.5 x 1.1 = 1.65 or 165%</td>
</tr>
<tr>
<td>Regular Holiday, night shift</td>
<td>2 x 1.1 = 2.2 or 220%</td>
</tr>
<tr>
<td>Regular Holiday, rest day, night shift</td>
<td>2.6 x 1.1 = 2.86 or 286%</td>
</tr>
<tr>
<td>Double holiday, night shift</td>
<td>3 x 1.1 = 3.3 or 330%</td>
</tr>
<tr>
<td>Double holiday, rest day, night shift</td>
<td>3.9 x 1.1 = 4.29 or 429%</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>Pay equals</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ordinary day, overtime (OT)</td>
<td>1 x 1.25 = 1.25 or 125%</td>
</tr>
<tr>
<td>Rest day, overtime</td>
<td>1.3 x 1.3 = 1.69 or 169%</td>
</tr>
<tr>
<td>Special day, overtime</td>
<td>1.3 x 1.3 = 1.69 or 169%</td>
</tr>
<tr>
<td>Special day, rest day, overtime</td>
<td>1.5 x 1.3 = 1.95 or 195%</td>
</tr>
<tr>
<td>Regular Holiday, overtime</td>
<td>2 x 1.3 = 2.6 or 260%</td>
</tr>
<tr>
<td>Regular Holiday, rest day, overtime</td>
<td>2.6 x 1.3 = 3.38 or 338%</td>
</tr>
<tr>
<td>Double holiday, overtime</td>
<td>3 x 1.3 = 3.9 or 390%</td>
</tr>
<tr>
<td>Double holiday, rest day, overtime</td>
<td>3.9 x 1.3 = 5.07 or 507%</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>Pay equals</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ordinary day, night shift, overtime</td>
<td>1 x 1.1 x 1.25 = 1.375 or 137.5%</td>
</tr>
<tr>
<td>Rest day, night shift, overtime</td>
<td>1.3 x 1.1 x 1.3 = 1.859 or 185.9%</td>
</tr>
<tr>
<td>Special day, night shift, overtime</td>
<td>1.3 x 1.1 x 1.3 = 1.859 or 185.9%</td>
</tr>
<tr>
<td>Special day, rest day, night shift, OT</td>
<td>1.5 x 1.1 x 1.3 = 2.145 or 214.5%</td>
</tr>
</tbody>
</table>
The minimum night shift pay rates vary according to the day the night shift work is performed.

<table>
<thead>
<tr>
<th>Sector/Industry</th>
<th>Rate</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Non-agriculture</td>
<td>P404.00</td>
<td>P404/8 x *110% = P50.50 x 110% x number of hours work</td>
</tr>
<tr>
<td>Retail/Service Establishment employing less than 10 workers</td>
<td>P367.00</td>
<td>P367/8 x *110% = P45.88 x 110% x number of hours work</td>
</tr>
</tbody>
</table>

* This value may be substituted based on the above rates depending on the day the night shift work is performed.
A. Sharing

All rank-and-file employees of employers collecting service charges are entitled to an equal share in the eighty-five percent (85%) of the total of such charges. The remaining fifteen percent (15%) of the charges may be retained by management to answer for losses and breakages and for distribution to managerial employees, at the discretion of the management in the latter case. Service charges are collected by most hotels and some restaurants, nightclubs, cocktail lounges, among others.

B. Payments

The shares of the employees in the service charges shall be distributed to them once every two (2) weeks or twice a month at intervals not exceeding sixteen (16) days.

Where the company stopped collecting service charges, the average share previously enjoyed by the employees for the past twelve (12) months immediately preceding such stoppage shall be integrated into their basic wages.

C. Tips

Where a restaurant or similar establishment does not collect service charges but has a practice or policy of monitoring and pooling tips given voluntarily by its customers to its employees, the pooled tips should be monitored, accounted, and distributed in the same manner as the service charges.
7

SERVICE INCENTIVE LEAVE

(Article 95)

A. Coverage

Every employee who has rendered at least one (1) year of service is entitled to Service Incentive Leave (SIL) of five (5) days with pay.

This benefit applies to all employees except:

1. Government employees, whether employed by the National Government or any of its political subdivisions, including those employed in government-owned and/or controlled corporations with original charters or created under special laws;
2. Househelpers and persons in the personal service of another;
3. Managerial employees, if they meet all of the following conditions:
   3.1 Their primary duty is to manage the establishment in which they are employed or of a department or subdivision thereof;
   2.2 They customarily and regularly direct the work of two or more employees therein;
   2.3 They have the authority to hire or fire other employees of lower rank; or their suggestions and recommendations as to hiring, firing, and promotion, or any other change of status of other employees are given particular weight.
3. Officers or members of a managerial staff, if they perform the following duties and responsibilities:
   3.1 Primarily perform work directly related to management policies of their employer;
   3.2 Customarily and regularly exercise discretion and independent judgment;
   3.3 (a) Regularly and directly assist a proprietor or managerial employee in the management of the establishment or subdivision thereof in which he or she is employed; or (b) execute, under general supervision, work along specialized or technical lines requiring special training, experience, or knowledge; or (c) execute, under general supervision, special assignments and tasks; and
3.4 Do not devote more than twenty percent (20%) of their hours worked in a workweek to activities which are not directly and closely related to the performance of the work described in paragraphs 3.1, 3.2, and 3.3 above;

4. Field personnel and those whose time and performance is unsupervised by the employer;

5. Those already enjoying this benefit;

6. Those enjoying vacation leave with pay of at least five (5) days; and

7. Those employed in establishments regularly employing less than ten (10) employees.

B. Meaning of “one year of service”

The phrase “one year of service” of the employee means service within twelve (12) months, whether continuous or broken, reckoned from the date the employee started working. The period includes authorized absences, unworked weekly rest days, and paid regular holidays. If through individual or collective agreement, company practice or policy, the period of the working days is less than twelve (12) months, said period shall be considered as one year for the purpose of determining the entitlement to the service incentive leave.

C. Usage/Conversion to Cash

The service incentive leave may be used for sick and vacation leave purposes. The unused service incentive leave is commutable to its money equivalent at the end of the year. In computing, the basis shall be the salary rate at the date of conversion.

The use and conversion of this benefit may be on a pro rata basis.

*Illustration*: An employee was hired on 1 January 2000 and resigned on 1 March 2001. Assuming that he/she has not used or commuted any of his/her accrued SIL, he/she is entitled to the conversion of his/her accrued SIL, upon his/her resignation, as follows:

<table>
<thead>
<tr>
<th>Description</th>
<th>Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td>SIL earned as of 31 December 2000</td>
<td>5 days</td>
</tr>
<tr>
<td>Proportionate SIL for January and February 2001</td>
<td></td>
</tr>
<tr>
<td>(2/12) x 5 days</td>
<td>0.833 day</td>
</tr>
<tr>
<td>Total accrued SIL as of 1 March 2001</td>
<td>5.833 days</td>
</tr>
</tbody>
</table>

*Based on the opinion of DOLE Legal Service.*
A. Coverage

This benefit applies to all female employees, whether married or unmarried.

B. Entitlement

Every pregnant employee in the private sector, whether married or unmarried, is entitled to maternity leave benefit of sixty (60) days in case of normal delivery or miscarriage, or seventy-eight (78) days, in case of Caesarian section delivery, with benefits equivalent to one hundred percent (100%) of the average daily salary credit of the employee as defined under the law.

To be entitled to the maternity leave benefit, a female employee should be an SSS member employed at the time of her delivery or miscarriage; she must have given the required notification to the SSS through her employer; and her employer must have paid at least three monthly contributions to the SSS within the twelve-month period immediately before the date of the contingency (i.e., childbirth or miscarriage).

The maternity leave benefit, like other benefits granted by the Social Security System (SSS), is granted to employees in lieu of wages. Thus, this may not be included in computing the employee's thirteenth-month pay for the calendar year.
A. Coverage

Paternity Leave is granted to all married male employees in the private sector, regardless of their employment status (e.g., probationary, regular, contractual, project basis). The purpose of this benefit is to allow the husband to lend support to his wife during her period of recovery and/or in nursing her newborn child.

Government employees are also entitled to the paternity leave benefit. They shall be governed by the Civil Service rules.

B. The Paternity Leave Benefit

Paternity leave benefit shall apply to the first four (4) deliveries of the employee’s lawful wife with whom he is cohabiting. For this purpose, “cohabiting” means the obligation of the husband and wife to live together.

If the spouses are not physically living together because of the workstation or occupation, the male employee is still entitled to the paternity leave benefit.

The paternity leave shall be for seven (7) calendar days, with full pay, consisting of basic salary and mandatory allowances fixed by the Regional Wage Board, if any, provided that his pay shall not be less than the mandated minimum wage.

Usage of the paternity leave shall be after the delivery, without prejudice to an employer’s policy of allowing the employee to avail of the benefit before or during the delivery, provided that the total number of days shall not be more than seven (7) calendar days for each covered delivery.

C. Conditions for Entitlement

A married male employee shall be entitled to paternity leave benefit provided that he has met the following conditions:

1. He is an employee at the time of the delivery of his child;
2. He is cohabiting with his spouse at the time that she gives birth or suffers a miscarriage;

3. He has applied for paternity leave with his employer within a reasonable period of time from the expected date of delivery by his pregnant spouse, or within such period as may be provided by company rules and regulations, or by collective bargaining agreement; and

4. His wife has given birth or suffered a miscarriage.

D. Application for Paternity Leave

The married male employee shall apply for paternity leave with his employer within a reasonable period of time from the expected date of delivery by his pregnant spouse, or within such period as may be provided by company rules and regulations, or by collective bargaining agreement. In case of a miscarriage, prior application for paternity leave shall not be required.

E. Nonconversion to Cash

In the event that the paternity leave is not availed of, it shall not be convertible to cash and shall not be cumulative.

F. Crediting of Existing Benefits

1. If the existing paternity leave benefit under the collective bargaining agreement, contract, or company policy is greater than seven (7) calendar days as provided for in RA 8187, the greater benefit shall prevail.

2. If the existing paternity leave benefit is less than that provided in RA 8187, the employer shall adjust the existing benefit to cover the difference.

Where a company policy, contract, or collective bargaining agreement provides for an emergency or contingency leave without specific provisions on paternity leave, the employer shall grant to the employee seven (7) calendar days of paternity leave.
10
PARENTAL LEAVE FOR SOLO PARENTS
(RA 8972)

A. Coverage

Parental leave for solo parents is granted to any solo parent or individual who is left alone with the responsibility of parenthood due to:

1. Giving birth as a result of rape or, as used by the law, other crimes against chastity;
2. Death of spouse;
3. Spouse is detained or is serving sentence for a criminal conviction for at least one (1) year;
4. Physical and/or mental incapacity of spouse as certified by a public medical practitioner;
5. Legal separation or de facto separation from spouse for at least one (1) year: Provided that he/she is entrusted with the custody of the children;
6. Declaration of nullity or annulment of marriage as decreed by a court or by a church: Provided, that he/she is entrusted with the custody of the children;
7. Abandonment of spouse for at least one (1) year;
8. Unmarried father/mother who has preferred to keep and rear his/her child/children, instead of having others care for them or give them up to a welfare institution;
9. Any other person who solely provides parental care and support to a child or children: Provided, that he/she is duly licensed as a foster parent by the Department of Social Welfare and Development (DSWD) or duly appointed legal guardian by the court; and
10. Any family member who assumes the responsibility of head of family as a result of the death, abandonment, disappearance, or prolonged absence of the parents or solo parent: Provided, that such abandonment, disappearance, or prolonged absence lasts for at least one (1) year.

B. Definition of Terms

"Parental leave" shall mean leave benefits granted to a solo parent to enable him/her to perform parental duties and responsibilities where physical presence is required.
“Child” refers to a person living with and dependent on the solo parent for support. He/she is unmarried, unemployed, and below eighteen (18) years of age, or even eighteen (18) years old and above but is incapable of self-support because he/she is mentally- and/or physically-challenged.

C. The Parental Leave Benefit

The parental leave, in addition to leave privileges under existing laws, shall be for seven (7) work days every year, with full pay, consisting of basic salary and mandatory allowances fixed by the Regional Wage Board, if any, provided that his/her pay shall not be less than the mandated minimum wage.

D. Conditions for Entitlement

A solo parent employee shall be entitled to the parental leave, provided that:

1. He/she has rendered at least one (1) year of service, whether continuous or broken;

2. He/she has notified his/her employer that he/she will avail himself/herself of it, within a reasonable period of time; and

3. He/she has presented to his/her employer a Solo Parent Identification Card, which may be obtained from the DSWD office of the city or municipality where he/she resides.

E. Nonconversion to Cash

In the event that the parental leave is not availed of, it shall not be convertible to cash, unless specifically agreed on previously.

F. Crediting of Existing Leave

If there is an existing or similar benefit under a company policy or a collective bargaining agreement, the same shall be credited as such. If the same is greater than the seven (7) days provided for in RA 8972, the greater benefit shall prevail.

Emergency or contingency leave provided under a company policy or a collective bargaining agreement shall not be credited as compliance with the parental leave provided for under RA 8972.
G. Termination of the Benefit

A change in the status or circumstance of the parent claiming the benefit under the law, such that he/she is no longer left alone with the responsibility of parenthood, shall terminate his/her eligibility for this benefit.

H. Protection Against Work Discrimination

No employer shall discriminate against any solo parent employee with respect to terms and conditions of employment on account of his/her being a solo parent.
11

LEAVE FOR VICTIMS OF VIOLENCE AGAINST WOMEN AND THEIR CHILDREN

(RA 9262)

A. Definition

"Violence against women and their children," as used in Republic Act 9262 (the "Anti-Violence Against Women and Their Children Act of 2004"), "refers to any act or a series of acts committed by any person against a woman who is his wife, former wife, or against a woman with whom the person has or had a sexual or dating relationship, or with whom he has a common child, or against her child whether legitimate or illegitimate, within or without the family abode, which will result in or is likely to result in physical, sexual, psychological harm or suffering, or economic abuse including threats of such acts, battery, assault, coercion, harassment or arbitrary deprivation of liberty."

B. Coverage and Purpose

Private sector women employees who are victims as defined in RA 9262 shall be entitled to the paid leave benefit under such terms and conditions provided herein.

The leave benefit shall cover the days that the woman employee has to attend to medical and legal concerns.

C. Requirement for Entitlement

To be entitled to the leave benefit, the only requirement is for the victim-employee to present to her employer a certification from the barangay chairman (Punong Barangay) or barangay councilor (barangay kagawad) or prosecutor or the Clerk of Court, as the case may be, that an action relative to the matter is pending.
D. The Benefit

In addition to other paid leaves under existing labor laws, company policies, and/or collective bargaining agreements, the qualified victim-employee shall be entitled to a leave of up to ten (10) days with full pay, consisting of basic salary and mandatory allowances fixed by the Regional Wage Board, if any.

The said leave shall be extended when the need arises, as specified in the protection order issued by the barangay or the court.

E. Usage of the Benefit

The usage of the ten-day leave shall be at the option of the woman employee. In the event that the leave benefit is not availed of, it shall not be convertible into cash and shall not be cumulative.
SPECIAL LEAVE FOR WOMEN
(RA 9710)

A. Coverage

Any female employee regardless of age and civil status shall be entitled to a special leave benefit under such terms and conditions provided herein.

B. Definition of Term

“Gynecological disorders” refers to disorders that would require surgical procedures such as, but not limited to dilatation and curettage and those involving female reproductive organs such as the vagina, cervix, uterus, fallopian tubes, ovaries, breast, adnexa and pelvic floor, as certified by a competent physician. It shall also include hysterectomy, ovariectomy and mastectomy.

C. Conditions for Entitlement

1. She has rendered at least six (6) months continuous aggregate employment service for the last twelve (12) months prior to surgery;

2. She has filed an application for special leave with her employer within a reasonable period of time from the expected date of surgery or within such period as may be provided by company rules and regulations or collective bargaining agreement; and

3. She has undergone surgery due to gynecological disorders as certified by a competent physician.

D. The Special Leave Benefit

The employee is entitled to special leave benefit of two (2) months with full pay based on her gross monthly compensation.

Gross monthly compensation refers to the monthly basic pay plus mandatory allowances fixed by the regional wage boards.
E. Usage

The special leave shall be granted to the qualified employee after she has undergone surgery without prejudice to an employer allowing an employee to receive her pay before or during the surgery.

F. Nonconversion to Cash

The special leave shall be non-cumulative and non-convertible to cash unless otherwise provided by a collective bargaining agreement (CBA).
A. Coverage

All employers are required to pay their rank and file employees thirteenth-month pay, regardless of the nature of their employment and irrespective of the methods by which their wages are paid, provided they worked for at least one (1) month during a calendar year. The thirteenth-month pay should be given to the employees not later than December 24 of every year.

B. Definition of Rank-and-File Employees

The Labor Code, as amended, distinguishes a rank-and-file employee from a managerial employee. A managerial employee is one who is vested with powers or prerogatives to lay down and execute management policies and/or to hire, transfer, suspend, layoff, recall, discharge, assign, or discipline employees, or to effectively recommend such managerial actions. All employees not falling within this definition are considered rank-and-file employees.

The above distinction shall be used as guide for the purpose of determining who are rank-and-file employees entitled to the thirteenth-month pay.

C. Minimum Amount

The thirteenth-month pay shall not be less than one-twelfth (1/12) of the total basic salary earned by an employee in a calendar year.

The "basic salary" of an employee for the purpose of computing the thirteenth-month pay shall include all remunerations or earnings paid by his or her employer for services rendered. It does not include allowances and monetary benefits which are not considered or integrated as part of the regular or basic salary, such as the cash equivalent of unused vacation and sick leave credits, overtime, premium, night shift differential and holiday pay, and cost of living allowance (COLA). However, these salary-related benefits should be included as part of the basic salary in the computation of the thirteenth-month pay if these are treated as part of the basic salary.
of the employees, through individual or collective agreement, company practice or policy.

D. Exempted Employers

The following employers are not covered by PD 851:

1. The government and any of its political subdivisions, including government-owned and controlled corporations, except those corporations operating essentially as private subsidiaries of the government;

2. Employers who are already paying their employees thirteenth-month pay or more in a calendar year or its equivalent at the time of the issuance of PD 851;

3. Employers of househelpers and persons in the personal service of another in relation to such workers; and

4. Employers of those who are paid on purely commission, boundary or task basis, and those who are paid a fixed amount for performing specific work, irrespective of the time consumed in the performance thereof (except those workers who are paid on piece-rate basis, in which case their employer shall grant them thirteenth-month pay).

As used herein, "workers paid on piece-rate basis" shall refer to those who are paid a standard amount for every piece or unit of work produced that is more or less regularly replicated, without regard to the time spent in producing the same.

The term "its equivalent" as used in item D.2 above shall include Christmas bonus, midyear bonus, cash bonuses, and other payments amounting to not less than one-twelfth (1/12) of the basic salary but shall not include cash and stock dividends, cost of living allowance, and all other allowances regularly enjoyed by the employee, as well as nonmonetary benefits.

E. Time of Payment of Thirteenth-Month Pay

The thirteenth-month pay shall be paid not later than December 24 of every year. An employer, however, may give to his or her employees one-half (1/2) of the thirteenth-month pay before the opening of the regular school year and the remaining half on or before December 24 of every year. The frequency of payment of this monetary benefit may be the subject of an agreement between
the employer and the recognized/collective bargaining agent of the employees.

F. Thirteenth-Month Pay for Certain Types of Employees

1. Employees who are paid on piecework basis are entitled to the thirteenth-month pay.

2. Employees who are paid a fixed or guaranteed wage plus commission are also entitled to the thirteenth-month pay, based on their earnings during the calendar year (i.e., on both their fixed or guaranteed wage and commission).

In the consolidated cases of Boie Takeda Chemicals, Inc. vs. Dionisio de la Serna, G.R. No. 92174 December 10, 1993, and Philippine Fuji Xerox Corporation vs. Cresenciano B. Trajano and Philippine Fuji Xerox Employees Union, G.R. No. 102552 December 10, 1993, the Supreme Court ruled that commissions, while included in the generic term wage, are not part of "basic salary/wage" and therefore should not be included in computing the thirteenth-month pay. Thus:

In remunerative schemes consisting of a fixed or guaranteed wage plus commission, the fixed or guaranteed wage is patently the "basic salary" for this is what the employee receives for a standard work period. Commissions are given for extra efforts exerted in consummating sales or other related transactions. They are, as such, additional pay, which this Court has made clear do not form part of the "basic salary" (228 SCRA 329 [1993]).

3. Employees with multiple employers

Government employees working part-time in a private enterprise, including private educational institutions, as well as employees working in two or more private firms, whether on full-time or part-time basis, are entitled to the thirteenth-month pay from all their private employers, regardless of their total earnings from each of their employers.

G. Thirteenth-Month Pay of Resigned or Separated Employee

An employee who has resigned or whose services are terminated at any time before the time of payment of the thirteenth-month pay is entitled to this monetary benefit in proportion to the length of time he or she has worked during the year, reckoned from the time he or
she has started working during the calendar year up to the time of his or her resignation or termination from the service. Thus, if he or she worked only from January to September, his or her proportionate thirteenth-month pay should be equal to one-twelfth \((1/12)\) of his or her total basic salary earned during that period.

**H. Non-inclusion in Regular Wage**

The mandated thirteenth-month pay need not be credited as part of the regular wage of employees for purposes of determining overtime and premium payments, fringe benefits, as well as contributions to the State Insurance Fund, Social Security System, National Health Insurance Program, and private retirement plans.
Separation pay is given to employees in instances covered by Articles 283 and 284 of the Labor Code of the Philippines. An employee’s entitlement to separation pay depends on the reason or ground for the termination of his or her services. An employee may be terminated for just cause (i.e., gross and habitual neglect of duty, fraud, or commission of a crime), and other similar causes as enumerated under Article 282 of the Labor Code and, generally, may not be entitled to separation pay. On the other hand, where the termination is for authorized causes, separation pay is due.

A. One-Half (1/2) Month Pay per Year of Service

An employee is entitled to receive a separation pay equivalent to one-half (1/2) month pay for every year of service, a fraction of at least six (6) months being considered as one (1) whole year, if his/her separation from the service is due to any of the following authorized causes:

1. Retrenchment to prevent losses (i.e., reduction of personnel effected by management to prevent losses);

2. Closure or cessation of operation of an establishment not due to serious losses or financial reverses; and

3. When the employee is suffering from a disease not curable within a period of six (6) months and his/her continued employment is prejudicial to his/her health or to the health of his/her co-employees.

In no case will an employee get less than one (1) month separation pay if the separation is due to the above stated causes, and he/she has served for at least six (6) months.

Thus, if an employee had been in the service for at least six (6) months but less than a year, he/she is entitled to one (1) full

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The Supreme Court has ruled in certain cases that separation pay shall be granted the workers.
month’s pay as his/her separation pay if his/her separation is due to any of the causes enumerated above.

B. One-Month Pay per Year of Service

An employee is entitled to separation pay equivalent to his/her one-month pay for every year of service, a fraction of at least six (6) months being considered as one whole year, if his/her separation from service is due to any of the following:

1. Installation by employer of labor-saving devices;
2. Redundancy, as when the position of the employee has been found to be excessive or unnecessary in the operation of the enterprise; and
3. Impossible reinstatement of the employee to his or her former position or to a substantially equivalent position for reasons not attributable to the fault of the employer, as when the reinstatement ordered by a competent authority cannot be implemented due to closure or cessation of operations of the establishment/employer, or the position to which he or she is to be reinstated no longer exists and there is no substantially equivalent position in the establishment to which he or she can be assigned.\(^f\)

G. Notice of Termination

The employer may terminate the employment of any employee due to the above-mentioned authorized causes by serving a written notice on the employee and the Department of Labor and Employment through its regional office having jurisdiction over the place of business at least one (1) month before the intended date thereof.

H. Basis of Separation Pay

The computation of separation pay of an employee shall be based on his/her latest salary rate.

I. Inclusion of Regular Allowance in the Computation

In the computation of separation pay, it would be error not to integrate the allowance with the basic salary. The salary base properly used in computing the separation pay should include not just the basic salary but also the regular allowances that an employee has been receiving.\(^g\)

\(^g\)Planters’ Products, Inc. vs. NLRC, G.R. No. 78524, January 20, 1989.
A. Coverage

1. Employees shall be retired upon reaching the age of sixty (60) years or more but not beyond sixty-five (65) years old [and have served the establishment for at least five (5) years].

2. This benefit applies to all employees except:

   1) government employees;
   2) employees of retail, service and agricultural establishments/operations regularly employing not more than ten (10) employees.

B. Amount of Retirement Pay

The minimum retirement pay shall be equivalent to one-half (1/2) month salary for every year of service, a fraction of at least six (6) months being considered as one (1) whole year.

For the purpose of computing retirement pay, "one-half month salary" shall include all of the following:

1. Fifteen (15) days salary based on the latest salary rate;
2. Cash equivalent of five (5) days of service incentive leave;
3. One-twelfth (1/12) of the thirteenth-month pay.
   
   \[
   \text{(1/12 x 365/12 = .083 x 30.41 = 2.5)}
   \]

Thus, "one-half month salary" is equivalent to 22.5 days (Capitol Wireless, Inc. vs. Honorable Secretary Ma. Nieves R. Confesor, G. R. No. 117174, November 13, 1996).

The COLA shall not be included in the computation of retirement pay.

Illustration:

Minimum Retirement Pay = Daily Rate x 22.5 days x number of years in service
Other benefits may be included in the computation of the retirement pay upon agreement of the employer and the employee or if provided in the Collective Bargaining Agreement (CBA).

C. Retirement Benefits under a Collective Bargaining Agreement or Applicable Contract

Any employee may retire or be retired by his or her employer upon reaching the retirement age established in the collective bargaining agreement (CBA) or other applicable agreement/contract and shall receive the retirement benefits granted therein; provided, however, that such retirement benefits shall not be less than the retirement pay required under RA 7641, and provided further that if such retirement benefits under the agreement are less, the employer shall pay the difference.

Where both the employer and the employee contribute to a retirement fund pursuant to the applicable agreement, the employer's total contributions and the accrued interest thereof should not be less than the total retirement benefits to which the employee would have been entitled had there been no such retirement benefits' fund. If such total portion from the employer is less, the employer shall pay the deficiency.

D. Retirement Benefits of Workers who are Paid by Results

For covered workers who are paid by results and do not have a fixed monthly salary rate, the basis for the determination of the salary for fifteen (15) days shall be their average daily salary (ADS). The ADS is derived by dividing the total salary or earnings for the last twelve months reckoned from the date of retirement by the number of actual working days in that particular period, provided that the determination of rates of payment by results are in accordance with the established regulations.

E. Retirement Benefit of Part-time Workers

Part-time workers are also entitled to retirement pay of “one-month salary” for every year of service under RA 7641 after satisfying the following conditions precedent for optional retirement: (a) there is no retirement plan between the employer and the employee and (b) the employee should have reached the age of sixty (60) years, and should have rendered at least five (5) years of service with the employer.
Applying the foregoing principle, the components of retirement benefit of part-time workers may likewise be computed at least in proportion to the salary and related benefits due them.

F. Retirement Benefit of Underground Mine Employees under Republic Act 8558

The retirement age of underground mine employees has been reduced to a much lower age. For this purpose, an underground mine employee refers to any person employed to extract mineral deposits underground or to work in excavations or workings such as shafts, winzes, tunnels, drifts, crosscuts, raises, working places whether abandoned or in use beneath the earth’s surface for the purpose of searching for and extracting mineral deposits.

In the absence of a retirement plan or other applicable agreement providing for retirement benefits of underground mine employees in the establishment, an employee may retire upon reaching the compulsory retirement age of sixty (60) years or upon optional retirement at the age of fifty (50) years, provided he/she has served for at least five (5) years as an underground mine employee or in underground mine of the establishment.

G. Other Benefits upon Retirement

The retirement benefits under RA 7641 and RA 8558 are separate and distinct from those granted by the Social Security System.

Under the law, upon optional or compulsory retirement, the employee is also entitled to the proportionate thirteenth-month pay for the calendar year and to the cash equivalent of accrued leave benefits.
16

BENEFITS UNDER THE EMPLOYEES'
COMPENSATION PROGRAM
(PD 626)

A. The Employees’ Compensation Program

The Employees’ Compensation Program (ECP) is a government program designed to provide a compensation package to public and private sector employees or their dependents in the event of work-related sickness, injury, disability, or death.¹

B. Coverage

The ECP covers all workers in the formal sector.

Coverage in the ECP starts on the first day of employment.

Employees in the private sector who are registered members of the Social Security System (SSS), except self-employed workers and voluntary members of the SSS.

C. The Benefits

Loss of income benefit or a cash benefit given to a worker to compensate for lost income due to his or her inability to work.

Medical benefits which include the reimbursement of the cost of medicine for the illness or injury, payments to providers of medical care, hospital care, surgical expenses, and the costs of appliances and supplies where necessary. The medical services are limited to ward services of an accredited hospital.

Rehabilitation services which include physical therapy, vocational training, and special assistance provided to employees

¹For more information, please write or call the Employees’ Compensation Commission (ECC), Information and Public Assistance Division, located at 355 Sen. Gil Puyat Avenue, Makati City. Telephone Nos. 899-4251 to 52 locals 227 and 228; Fax: 897-7597. Public Assistance Center (PAC) Telephone No. 899-4251. Email: ecc_mail@yahoo.com. Website: www.ecc.gov.ph
who sustain a disability as a result of sickness or injury arising out of employment. The objective is to develop the workers’ mental, vocational, and social potential and to help them remain as productive members of society.

**Carer’s allowance** which is provided to an employee who suffers a permanent total disability (PTD) arising out of employment the extent of which is such that he or she could not on his or her own attend to his or her basic personal needs.

**Death benefits** which are granted to beneficiaries of an employee who dies as a result of sickness or injury arising out of employment. When a worker on PTD status dies, his or her primary beneficiaries shall receive eighty percent (80%) of his or her monthly income benefit plus ten percent (10%) for every dependent child but not exceeding five (5).

**D. Kinds of Disability**

There are three (3) types of loss of income benefits:

**Temporary Total Disability** (TTD) benefit which is given to an employee who is unable to work for a continuous period not exceeding 120 days.

**Permanent Partial Disability** (PPD) benefit which is given to a worker who loses a body part and consequently the loss of the use of that body part.

**Permanent Total Disability** (PTD) benefit which is given if the employee’s inability to work lasts for more than 240 days. PTD benefit can be claimed in the following cases:

1. complete loss of sight of both eyes;
2. loss of two limbs at or above the ankles or wrists;
3. permanent and complete paralysis of two limbs;
4. brain injury resulting in incurable imbecility or insanity; and
5. such cases as determined and approved by SSS.

**E. Filing of Claims**

Employees can claim only for work-connected sickness, injuries, or death.
Who may file: The claimant or his/her representative may file an appropriate claim with the GSIS, in case of public sector claimant, or with the SSS, in case of private sector claimant.

When: A claim must be filed within one (1) year from the last day of confinement from the hospital. For home confinement, it must be filed within one (1) year from the start of illness.

How: Fill in the prescribed forms supplied by the GSIS or SSS and attach the supporting documents required for every contingency.

Where: A claim may be filed at any GSIS branch office, for government employees, or at any SSS branch office, for employees in the private sector.

Period of Appeal. The claimant shall file with the GSIS or the SSS, as the case may be, a notice of appeal within thirty (30) calendar days from receipt of the decision.

F. Obligations/Responsibilities of Employers

1. Contribution to the State Insurance Fund (SIF). – The employer shall contribute in behalf of his or her employees to the SIF, from which payments for benefits are drawn.

2. Registration. – Every employer (and every employee as well) shall be registered with the GSIS or SSS by accomplishing the prescribed forms.

3. Safety Devices. – The employer shall comply with health and safety laws and shall take the necessary precautions for the prevention of work-related disability or death.

4. Employer’s Logbook. – The employer is required to maintain a logbook to contain his or her employees’ sickness, injuries, disabilities, and deaths. Notification of such contingencies to the GSIS or SSS shall be made within five (5) days from the date of contingency.

5. Deprivations Clause. – No contract, regulation, or device whatsoever shall operate to deprive the employee or his/her dependents of any part of the ECP compensation package.
PHILHEALTH BENEFITS
(RA 7875, as amended by RA 9241)

A. The National Health Insurance Program

The National Health Insurance Program (NHIP), formerly known as Medicare, is a health insurance program for SSS members and their dependents whereby the healthy subsidize the sick who may find themselves in need of financial assistance when they get hospitalized.

The Philippine Health Insurance Corporation or PhilHealth is the mandated administrator of the Medicare program (now known as NHIP) under the National Health Insurance Act of 1995 (Republic Act 7875).¹

B. Coverage

The program covers the following:

1. Employed Members – all those employed in the government and private sector.

2. Individually Paying Members – self-employed, overseas Filipino workers, professionals in private practice (doctors, lawyers, dentists, etc.)

5. Non-paying Members – the following are entitled to lifetime coverage:

   - Retirees and pensioners of the GSIS and SSS (including permanent total disability and survivorship pensioners of the SSS) prior to the effectivity of RA 7875 on March 4, 1995.

¹For inquiries on NHIP coverage, benefits and procedures for SSS members, you may visit the Philippine Health Insurance Corporation (PhilHealth) at the Citystate Centre Bldg., 709 Shaw Blvd., Barangay Oranbo, Pasig City or call telephone number 637-9999. You may also visit the PhilHealth website at http://www.philhealth.gov.ph.
• Members who have reached the retirement age and have paid at least 120 monthly contributions. Optional Retirees (under RA1616, PD 1146 or PD 1184) are not yet entitled to lifetime coverage until they reach the age of retirement (60 years old).

4. Indigent Members – under the indigent component of the NHIP.

C. The Benefits

A unified benefit package for all PhilHealth members is being implemented which includes the following categories of personal health services:

1. Inpatient hospital care:
   • Room and board;
   • Services of health care professionals;
   • Diagnostic, laboratory, and other medical examination services;
   • Use of surgical or medical equipment and facilities;
   • Prescription drugs and biologicals, subject to the limitations stated in Section 37 of RA 7875; and
   • Inpatient education packages.

2. Outpatient care:
   • Services of health care professionals;
   • Diagnostic, laboratory, and other medical examination services;
   • Personal preventive services;
   • Prescription drugs and biologicals, subject to the limitations described in Section 37 of RA 7875; and
   • Emergency and transfer services.
### The New PhilHealth Inpatient Benefit Schedule

*Effective April 5, 2009*

**HOSPITAL CATEGORIES**

**Levels 3 & 4 Hospitals (Tertiary)**

<table>
<thead>
<tr>
<th>Benefit Item</th>
<th>Case Type</th>
</tr>
</thead>
<tbody>
<tr>
<td>Room and Board</td>
<td>A B C D</td>
</tr>
<tr>
<td>P500/day</td>
<td>P500/day</td>
</tr>
<tr>
<td>P800/day</td>
<td>P1,100/day</td>
</tr>
<tr>
<td>Drugs and Medicines**</td>
<td>A B C D</td>
</tr>
<tr>
<td>P4,200</td>
<td>P14,000</td>
</tr>
<tr>
<td>P28,000</td>
<td>P40,000</td>
</tr>
<tr>
<td>X-ray, Lab. and Others**</td>
<td>A B C D</td>
</tr>
<tr>
<td>P3,200</td>
<td>P10,500</td>
</tr>
<tr>
<td>P21,000</td>
<td>P30,000</td>
</tr>
</tbody>
</table>

**Operating Room**

- For procedures with RVU 30 & below = P1,200
- For procedures with RVU 31 to 80 = P1,500
- For procedures with RVU 81 to 600: RVU x PCF 20 (Minimum = P3,500)

**Professional Fees**

#### a. Daily visits

**General Practitioner** *(Groups 1, 5, and 6)*

<table>
<thead>
<tr>
<th>Per Day</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td>P300</td>
<td>P400</td>
<td>P500</td>
<td>P600</td>
<td></td>
</tr>
<tr>
<td>Maximum per confinement</td>
<td>P1,200</td>
<td>P2,400</td>
<td>P4,000</td>
<td>P6,000</td>
</tr>
</tbody>
</table>

**Specialist** *(Groups 2, 3, and 4)*

<table>
<thead>
<tr>
<th>Per Day</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td>P500</td>
<td>P600</td>
<td>P700</td>
<td>P800</td>
<td></td>
</tr>
<tr>
<td>Maximum per confinement</td>
<td>P2,000</td>
<td>P3,600</td>
<td>P5,600</td>
<td>P8,000</td>
</tr>
</tbody>
</table>

#### b. Surgery

**For RVU 500 and below**

<table>
<thead>
<tr>
<th>Surgeon</th>
<th>Anesthesiologist</th>
<th>Surgeon</th>
<th>Anesthesiologist</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Practitioner First Tier <em>(Group 1)</em></td>
<td>RVU x PCF 40 = PF1</td>
<td>40% of surgeon's fee (PF1) Max. of P1,280</td>
<td>RVU x PCF 40 = PF1</td>
</tr>
<tr>
<td>Max. of P3,200</td>
<td></td>
<td></td>
<td>Max. of P3,200</td>
</tr>
</tbody>
</table>

**With training Second Tier *(Groups 5 and 6)*

<table>
<thead>
<tr>
<th>Surgeon</th>
<th>Anesthesiologist</th>
<th>Surgeon</th>
<th>Anesthesiologist</th>
</tr>
</thead>
<tbody>
<tr>
<td>RVU x PCF 48 = PF2</td>
<td>48% of surgeon's fee (PF1)</td>
<td>RVU x PCF 48 = PF2</td>
<td>48% of surgeon's fee (PF1)</td>
</tr>
</tbody>
</table>

**Diplomate/fellow Third Tier *(Groups 2, 3, and 4)*

<table>
<thead>
<tr>
<th>Surgeon</th>
<th>Anesthesiologist</th>
<th>Surgeon</th>
<th>Anesthesiologist</th>
</tr>
</thead>
<tbody>
<tr>
<td>RVU x PCF 56 = PF3</td>
<td>56% of surgeon's fee (PF1)</td>
<td>RVU x PCF 80 = PF4</td>
<td>40% of surgeon's fee (PF4)</td>
</tr>
</tbody>
</table>

*Maximum of 45 days per year.

** per single period of confinement.
### Level 2 Hospitals (Secondary)

<table>
<thead>
<tr>
<th>Benefit Item</th>
<th>Case Type</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>A</td>
</tr>
<tr>
<td>Room and Board*</td>
<td>₱ 400/day</td>
</tr>
<tr>
<td>Drugs and Medicines**</td>
<td>₱ 3,360</td>
</tr>
<tr>
<td>X-ray, Laboratory and Others**</td>
<td>₱ 2,240</td>
</tr>
</tbody>
</table>

#### Operating Room

For procedures with RVU 30 & below = ₱ 750

For procedures with RVU 31 to 80 = ₱ 1,200

For procedures with RVU 81 to 600

RVU x PCF 15

(Minimum = ₱ 2,200 and Maximum = ₱ 7,500)

#### Professional Fees

##### a. Daily visits

**General Practitioner (Groups 1, 5, and 6)**

<table>
<thead>
<tr>
<th>Per Day</th>
<th>Case Type</th>
</tr>
</thead>
<tbody>
<tr>
<td>₱ 300</td>
<td>₱ 400</td>
</tr>
</tbody>
</table>

Maximum per confinement:

- ₱ 1,200
- ₱ 2,400
- ₱ 4,000

**Specialist (Groups 2, 3, and 4)**

<table>
<thead>
<tr>
<th>Per Day</th>
<th>Case Type</th>
</tr>
</thead>
<tbody>
<tr>
<td>₱ 500</td>
<td>₱ 600</td>
</tr>
</tbody>
</table>

Maximum per confinement:

- ₱ 2,000
- ₱ 3,600
- ₱ 5,600

##### b. Surgery (for Case Types A, B and C)

<table>
<thead>
<tr>
<th>Surgeon Anesthesiologist</th>
<th>( \text{RVU} \times \text{PCF} )</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Practitioner</td>
<td>40% of surgeon's fee (PF1)</td>
</tr>
<tr>
<td>First tier (Group 1)</td>
<td>Maximum of ₱ 3,200</td>
</tr>
<tr>
<td>RVU x PCF 40 = PF1</td>
<td>Maximum of ₱ 1,280</td>
</tr>
<tr>
<td>With training</td>
<td>48% of surgeon's fee (PF1)</td>
</tr>
<tr>
<td>Second tier (Groups 5 and 6)</td>
<td>₱ 2,400</td>
</tr>
<tr>
<td>RVU x PCF 48 = PF2</td>
<td>Maximum of ₱ 1,280</td>
</tr>
<tr>
<td>Diplomate/fellow</td>
<td>56% of surgeon's fee (PF1)</td>
</tr>
<tr>
<td>Third tier (Groups 2, 3, and 4)</td>
<td>₱ 5,000</td>
</tr>
<tr>
<td>RVU x PCF 56 = PF3</td>
<td>Maximum of ₱ 7,500</td>
</tr>
</tbody>
</table>

### Level 1 Hospitals (Primary)

<table>
<thead>
<tr>
<th>Benefit Item</th>
<th>Case Type</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>A</td>
</tr>
<tr>
<td>Room and Board*</td>
<td>₱ 300/day</td>
</tr>
<tr>
<td>Drugs and Medicines**</td>
<td>₱ 2,700</td>
</tr>
<tr>
<td>X-ray, Laboratory and Others**</td>
<td>₱ 1,600</td>
</tr>
</tbody>
</table>

#### Operating Room

<table>
<thead>
<tr>
<th>Case Type</th>
</tr>
</thead>
<tbody>
<tr>
<td>₱ 500</td>
</tr>
</tbody>
</table>

#### Professional Fees

##### a. Daily visits

**General Practitioner (Groups 1, 5, and 6)**

<table>
<thead>
<tr>
<th>Per Day</th>
<th>Case Type</th>
</tr>
</thead>
<tbody>
<tr>
<td>₱ 300</td>
<td>₱ 400</td>
</tr>
</tbody>
</table>

Maximum per confinement:

- ₱ 1,200
- ₱ 2,400

**Specialist (Groups 2, 3, and 4)**

<table>
<thead>
<tr>
<th>Per Day</th>
<th>Case Type</th>
</tr>
</thead>
<tbody>
<tr>
<td>₱ 500</td>
<td>₱ 600</td>
</tr>
</tbody>
</table>

Maximum per confinement:

- ₱ 2,000
- ₱ 3,600

##### b. Surgery (for Case Types A and B)

<p>| Surgeon Anesthesiologist |
|--------------------------|-----------------|
| Surgeon                  | Anesthesiologist|</p>
<table>
<thead>
<tr>
<th></th>
<th>Formula</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Practitioner</td>
<td>RVU x PCF 40 = PF1</td>
<td>40% of surgeon's fee (PF1)</td>
</tr>
<tr>
<td>First Tier</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>With training</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Second Tier</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(Groups 5 and 6)</td>
</tr>
<tr>
<td>RVU x PCF 48 = PF2</td>
<td></td>
<td>48% of surgeon's fee (PF1)</td>
</tr>
<tr>
<td>Diplomate/fellow</td>
<td>RVU x PCF 56 = PF3</td>
<td>56% of surgeon's fee (PF1)</td>
</tr>
<tr>
<td>Third Tier</td>
<td></td>
<td>Max. of P2,000 per confinement</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Max. fee computed as</td>
</tr>
<tr>
<td></td>
<td></td>
<td>percentage of P2,000</td>
</tr>
</tbody>
</table>

The following are also included in your PhilHealth benefits:

- **Outpatient Malaria Package** starting 01 December 2008
- **Normal Spontaneous Delivery up to fourth childbirth** starting 01 January 2009
- **Voluntary Surgical Contraception Procedures** starting 01 October 2008
- **Cataract Package** starting 01 May 2009
- **A(H1N1) Package** starting 01 May 2009

**Additional Update**

- In compliance to PhilHealth Circular Nos. 22, s. 2007 and 11, s. 2008, the hospital’s Statement of Account (SA) or Billing Statement (BS) should be attached to a claim application.
- No need to attach an SA or BS to claim applications for packages like **Maternity Care Package**, **SARS**, **Peritoneal Dialysis**, and **Avian Flu**.
SOCIAL SECURITY BENEFITS
(RA 1161, as amended by RA 8282)

A. The Social Security Program

The Social Security Program provides a package of benefits in the event of death, disability, sickness, maternity, and old age. Basically, the Social Security System (SSS) provides for a replacement of income lost on account of the aforementioned contingencies.¹

B. Coverage

- A private employee, whether permanent, temporary or provisional;
- A household helper earning at least P1,000 a month is subject to compulsory coverage starting September 1, 1993.

C. The Benefits

C.1 Sickness

The sickness benefit is a daily cash allowance paid for the number of days a member is unable to work due to sickness or injury.

A member is qualified to avail himself/herself of this benefit if:
1. he/she is unable to work due to sickness or injury and is thus confined either in the hospital or at home for at least four days;
2. he/she has paid at least three monthly contributions within the 12-month period immediately before the semester of sickness;

¹For inquiries on SSS benefits and other related matters, you may visit the Social Security System (SSS) at the SSS Building, East Avenue, Diliman, Quezon City or its nearest branch office. You may also call telephone numbers 920-6401 (operator-assisted), 920-6446 (Member Relations Department), 917-7777 (machine-assisted; press your SSS no. and wait for instructions) or visit its website at www.sss.gov.ph or e-mail it at member_relations@sss.gov.ph.
3. he/she has used up all current company sick leaves with pay for the current year; and
4. he/she has notified his/her employer.

The amount of an employee’s sickness benefit is computed as: the daily sickness allowance times the approved number of days.

Effective May 24, 1997, the daily sickness allowance is 90 percent of the average daily salary credit (Section 14 of Republic Act 8282).

C.2. Maternity (see Title #8. Maternity Leave on page 24)

C.3. Disability

It is a cash benefit paid to a member who becomes permanently disabled, either partially or totally.

A member who suffers partial or total permanent disability, with at least one (1) contribution paid to the SSS prior to the semester of contingency, is qualified.

The complete and permanent loss of use of any of the following parts of the body under permanent partial disability:

- one thumb
- one index finger
- one middle finger
- one ring finger
- one little finger
- one big toe
- sight of one eye
- hearing of one ear
- hearing of both ears
- one foot
- one hand
- one arm
- one ear
- one leg
- both ears

The following fall under permanent total disability:

1. Complete loss of sight of both eyes;
2. Loss of two limbs at or above the ankle or wrists;
3. Permanent complete paralysis of two limbs;
4. Brain injury causing insanity; and
5. Other cases as determined and approved by the SSS.

Types of disability benefits:

1. The monthly pension which is paid to a disabled member who has paid at least 36 monthly contributions to the SSS; and
2. The lump sum amount which is granted to those who have not paid the required 36 monthly contributions.

C.4. Retirement
It is a cash benefit paid to a member who can no longer work due to old age.

A member is qualified to avail himself of this benefit if:
   b. He/she is 60 years old and unemployed and has paid at least 120 monthly contributions prior to the semester of retirement.
   b. He/she is 65 years old, whether employed or not. If employed he/she should have paid 120 monthly contributions prior to the semester of retirement, whether employed or not.

The types of retirement benefits are:
   a. the monthly pension, and
   b. the lump sum amount.

The monthly pension is a lifetime cash benefit paid to a retiree who has paid at least 120 monthly contributions to the SSS prior to the semester of retirement.

The lump sum amount is granted to a retiree who has not paid the required 120 monthly contributions.

C.5. Death & Funeral

The death benefit is a cash paid to the beneficiaries of a deceased member.

The primary beneficiaries are the legitimate dependent spouse until he or she remarries and legitimate, legitimated, legally adopted or illegitimate dependent children of the member. In the absence of primary beneficiaries, the secondary beneficiaries are the dependent parents of the member. In their absence, the person designated by the member as beneficiary in his/her member’s record will be the recipient.

The types of death benefits are:
   1. the monthly pension; and
   2. the lump sum amount.

The monthly pension is granted only to the primary beneficiaries of a deceased member who had paid 36 monthly contributions before the semester of death.

The lump sum is the amount granted to the primary beneficiaries of a deceased member who had paid less than 36 monthly contributions before the semester of death.
<table>
<thead>
<tr>
<th>Region</th>
<th>Office Address</th>
<th>Contact Information</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Region 1</strong></td>
<td>ARNEL Bldg., Mabini St., Catbangen, San Fernando City, 2500 La Union</td>
<td>Tel.: (072) 700-2520, <a href="mailto:dole_ro1@yahoo.com">dole_ro1@yahoo.com</a></td>
</tr>
<tr>
<td><strong>Region 2</strong></td>
<td>Turingan Bldg., Caritan Centro, Tuguegarao City, 3500 Cagayan</td>
<td>Tel.: (078) 304-5085, <a href="mailto:imsdservices@yahoo.com">imsdservices@yahoo.com</a>, <a href="mailto:ad_services_ro2@yahoo.com">ad_services_ro2@yahoo.com</a></td>
</tr>
<tr>
<td><strong>Region 3</strong></td>
<td>Regional Gov't Center, Brgy. Maimpis, City of San Fernando, 2000 Pampanga</td>
<td>Tel.: (045) 961-1305, <a href="mailto:dolero3@gmail.com">dolero3@gmail.com</a></td>
</tr>
<tr>
<td><strong>Region 4-A CALABARZON</strong></td>
<td>3/F &amp; 4/F, Andenson Bldg. II, Barangay Parian, Calamba City, 4027 Laguna</td>
<td>Tel.: (049) 545-7360, <a href="mailto:dole4imsd@yahoo.com">dole4imsd@yahoo.com</a></td>
</tr>
<tr>
<td><strong>Region 4-B MIMAROPA</strong></td>
<td>2nd Flr. Home Mark Bldg., JP Rizal St. Camilmil, Calapan City, Oriental Mindoro</td>
<td>Tel.: (043) 288-1485, <a href="mailto:dolere4b@yahoo.com">dolere4b@yahoo.com</a></td>
</tr>
<tr>
<td><strong>Region 5</strong></td>
<td>Doña Aurora St., Old Albay, 4500 Legaspi City</td>
<td>Tel.: (052) 820-4806, <a href="mailto:dolero5@yahoo.com">dolero5@yahoo.com</a></td>
</tr>
<tr>
<td><strong>Region 6</strong></td>
<td>G/F Swan Rose Bldg., Commission Civil St., Jaro, Iloilo City 5000</td>
<td>Tel.: (033) 320-8026, <a href="mailto:dolere6@yahoo.com">dolere6@yahoo.com</a></td>
</tr>
<tr>
<td><strong>Region 7</strong></td>
<td>2/F, GMC Plaza Bldg., M. J. Cuenco Avenue cor. Legaspi St., 6000 Cebu City</td>
<td>Tel.: (032) 253-0638 &amp; 416-6418, <a href="mailto:dole_centralvisayas@yahoo.com">dole_centralvisayas@yahoo.com</a></td>
</tr>
<tr>
<td><strong>Region 8</strong></td>
<td>Trece Martirez St., 6500 Tacloban City 6500</td>
<td>Tel.: (055) 325-5236, <a href="mailto:doletecloban@yahoo.com">doletecloban@yahoo.com</a></td>
</tr>
<tr>
<td><strong>Region 9</strong></td>
<td>Right Wing, 3rd Flr., QNS Bldg., Veteran Ave. ext. Tumaga, Zamboanga City 7000</td>
<td>Tel.: (062) 991-2672 &amp; 991-2673, <a href="mailto:dole_region_9@yahoo.com">dole_region_9@yahoo.com</a></td>
</tr>
<tr>
<td><strong>Region 10</strong></td>
<td>2/F, Gonzalo Go Bldg., Corrales Avenue, 9000 Cagayan de Oro City</td>
<td>Tel.: (088) 857-2218, <a href="mailto:dole10_imd@yahoo.com">dole10_imd@yahoo.com</a></td>
</tr>
<tr>
<td><strong>Region 11</strong></td>
<td>LDL Bldg., F. Bangoy St., 8000 Davao City</td>
<td>Tel.: (082) 227-8772, <a href="mailto:dole11davao@yahoo.com">dole11davao@yahoo.com</a></td>
</tr>
<tr>
<td><strong>Region 12</strong></td>
<td>102 Acepal Bldg., Mabini Extension, Koronalad City, 9006 South Cotabato</td>
<td>Tel.: (083) 228-4920, <a href="mailto:dole12.ro@gmail.com">dole12.ro@gmail.com</a></td>
</tr>
<tr>
<td><strong>Region 13</strong></td>
<td>CARAGA Regional Office</td>
<td>Tel.: (085) 432-9503, <a href="mailto:dolecaraga@yahoo.com">dolecaraga@yahoo.com</a></td>
</tr>
</tbody>
</table>
## Directory of DOLE-NCR Field Offices

<table>
<thead>
<tr>
<th>Field Office</th>
<th>Address</th>
<th>Telephones</th>
<th>Jurisdiction</th>
</tr>
</thead>
<tbody>
<tr>
<td>CAMANAVA Field Office (CFO)</td>
<td>5/F, Araneta Square Center, Monumoento Circle</td>
<td>(02) 323-7466 &amp; 362-3187</td>
<td>Cities of Caloocan, Malabon, Navotas, and Valenzuela</td>
</tr>
<tr>
<td>MUNTAPARLAS Field Office (MFO)</td>
<td>3/F, Susana Arcade Alabang-Zapote Road, Almanza I</td>
<td>800-1538</td>
<td>Cities of Muntinlupa, Taguig, Parañaque, and Las Piñas</td>
</tr>
<tr>
<td>Manila Field Office (MFO)</td>
<td>Suites A&amp;B, 4/F, Legaspi Towers P. Ocampo St.</td>
<td>302-9269 to 70</td>
<td></td>
</tr>
<tr>
<td>PAMAMARISAN Field Office (PFO)</td>
<td>4/F Rudgen Bldg., Brgy. San Antonio Capitolyo, Shaw Blvd., 1600 Pasig City</td>
<td>477-3630</td>
<td>Pateros and the cities of Mandaluyong, Marikina, Pasig, and San Juan</td>
</tr>
<tr>
<td>Quezon City Field Office (QCFO)</td>
<td>4/F, Arcadia Bldg., Quezon Avenue 1100 Quezon City</td>
<td>497-3002</td>
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*For inquiries, please call DOLE Hotline: 2917 for Globe or TM Mobile phones; for landline, 908-2917*
The BWC

The Bureau of Working Conditions (BWC) is responsible for the formulation and development of labor standards in the areas of hours of work, occupational safety and health, and other conditions of employment.

In May 1982, the Bureau of Labor Standards, which was created in June 1957 under Reorganization Plan No. 20-A, was renamed the Bureau of Working Conditions. The BWC performs all functions in relation to the formulation of policies and enforcement of labor standards performed by the then Wage Administrative Service and the Industrial Safety Division of the Bureau of Labor.

Vision

The Bureau of Working Conditions envisions well-guided employers and workers committed to a safe, healthful, and productive work environment, adaptive to industry trends and developments, and equitably enjoying the gains of joint endeavors.

Mission

- To formulate policies and initiate legislations on labor standards, based on relevant information culled from monitoring, consultations, networking, and researches.
- To standardize the use of enforcement instruments and to clothe the inspectorate system with strong enforcement authority to ensure compliance with laws and regulations.
- To develop and sustain the capability of enterprises toward self-management of safety and health in workplaces, thus, upholding the principle of shared responsibility between workers and employers.
- To enhance the capability of small enterprises in implementing practical and efficient methods of improving working conditions and productivity.
- To inform and advise the public on labor standards, including occupational safety and health, and on innovative work practices or arrangements.