

COVID-19 RELATED ISSUANCES SECURITIES AND EXCHANGE COMMISSION

SEC Issuance	Subject	Salient Points
Notice dated May 13, 2020 Issued by Enforcement and Investor Protection Department	New Deadline for Submission of the Mandatory Disclosure Form (MDF)	The submission of the original duly signed and notarized printed copy of MDF for non-stock corporations is further extended until 15 days after the lifting of travel restrictions and other measures to contain the Covid-19 pandemic in Metro Manila. Non-stock corporations who have yet to submit the printed MDF may fill out and submit MDF online; but online filing is only partial compliance. The original duly signed and notarized printed copy must still be submitted for full compliance.
Notice dated May 12, 2020 Issued by Microfinance NGO Regulatory Council (MNRC)	Guidelines for the Issuance of IATF Accreditation ID or Equivalent Certification	Microfinance NGOs (MF-NGO) accredited under the Microfinance NGOs Act shall submit the following requirements and shall comply with the following procedures for the issuance of IATF accreditation ID or its equivalent: 1. Letter request 2. Certified list of employees 3. Certification that the accreditation ID or its equivalent shall be given only to the employees whose names have been approved by MNRC Hard copies of the documents and certification of their integrity shall be submitted to the CGFD within 10 days from lifting of the quarantine order. These requests shall be sent to cgfd_md@sec.gov.ph. The accredited MF-NGO shall always implement measures to ensure that no unauthorized person/s shall acquire and/or be in possession of the accredited ID or its equivalent.
Notice dated April 29, 2020 Issued by the Corporate Governance and Finance Department	Extension of the Mandatory Grace Period for Loans during the Extended Enhanced Community Quarantine (ECQ)	In view of the further extension of the ECQ, all financial companies, lending companies, and micro-finance NGOs are hereby directed to extended the 30-day grace period to borrowers with payments due within the extended ECQ period.
Notice dated April 22, 2020	Extension of Deadline for Submission of Integrated Annual Corporate Governance Report (I- ACGR)	Publicly listed companies' required submission of I-ACGR every May 30 is now extended until July 30, 2020.



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Issued by the Corporate Governance and Finance Department		
Memorandum Circular No. 13 dated April 21, 2020	Extension of Deadline for Submission of Sustainability Report	The SEC extended the deadline for submission of sustainability report (SR) for publicly listed companies (PLCs) whose fiscal year ends on December 31, 2020. PLCs may file their SR as an attachment to their Annual Report until June 30, 2020. PLCs that have filed Annual Report without SR shall be deemed incomplete annual report, provided that the SR shall be filed until June 30, 2020 by filing an Amended Annual Report. For PLCs that will opt to submit their SR by filing an Amended Annual Report, the submission must be accompanied by the following statements: 1. That information are true and correct 2. That Annual Report had previously been filed and the date of filing 3. That the Amended Annual Report is filed solely for purpose of submitting SR
Notice dated April 20, 2020	Alternative mode for distributing and providing copies of notice of meeting, information statement, and other documents for holding of annual stockholders' meeting (ASM)	 4. That the person signing the certification is duly authorized. All publicly listed companies and other companies with registered securities under Market and Securities Regulation Department's (MSRD) supervision that would hold its ASM for 2020 are allowed to notify their stockholders via an alternative mode by causing publication of Notice with the following details: Date, time, place of meeting and other required information The availability of electronic copy of Information Statement and Management Report and SEC Form 17A in Company's website and PSE Edge The Notice shall be published in the business section of 2 newspaper of general circulation, in print and online format, for 2 consecutive days. The last publication shall be made no later than 21 days prior the ASM.
Notice dated April 16, 2020	Extension of Period to File the General or Special Form for Financial Statements (GFFS or SFFS) by electronic mail	The GFFS or SFFS shall be submitted within 30 days from the last day of submission of Audited Financial Statements (AFS). The submission shall be made with the following specification format:



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		 In accordance with SEC Memorandum Circular No. 10, series of 2020 File format: GFFS or SFFS in MS Excel; Certification in PDF Name for subject line: indicate covering fiscal year File name of attachment: Fiscal year_SEC registration number_name of corporation
Notice dated April 16, 2020 Issued by Corporate Governance and Finance Department	Expansion of Mandatory Grace Period for Loans during Extended ECQ	All financing companies, lending companies, and microfinance NGOs are directed to extend the 30-day grace period to borrowers with payments due within the extended ECQ period.
Notice dated April 8, 2020	Summary of guidelines on the filing of reports and other documents during ECQ	The SEC provided for a summary of guidelines on the filing of reports and other documents during ECQ.
Advisory dated April 8, 2020	Suspension of hearings/conferences	All the hearings and conferences with the SEC scheduled between March 17, 2020 to April 30, 2020 is suspended/postponed.
Issued by Office of the General Counsel		All appeals, motions, and other pleadings that are due to be filed or will become due during the ECQ may be filed within 30 days from the lifting of the ECQ.
Notice dated April 8, 2020	Online registration system for One Person Corporation (OPC) and Corporations with less than 5 incorporators	The SEC has set up an interim online registration system for registration of OPC and corporations with 2-4 incorporators. However, payment of registration fees, submission of signed and notarized hard copies of registration and release of Certificate of Registration shall be done once ECQ is lifted.
Memorandum Circular No. 12 dated April 7, 2020	Shareholders' approval on sale of corporate assets	 Sale or disposal of corporate property and assets amounting to at least 51% of corporation's total assets shall be considered as sale of all or substantially all of corporate property and assets, whether accrued in single or several transactions taking place within I year from date of first transaction (Aggregate sale transaction); Vote of stockholders representing at least 2/3 of outstanding capital stock is required for sale of corporate assets; In aggregate sale transactions, shareholder approval shall be required for sale transaction that breaches 51% corporate asset threshold; Computation of 51% is based on the corporation's latest audited financial statements.



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Notice dated April 3, 2020	Filing on SEC Form 17-LC	For all publicly-listed companies (PLC) and other companies with registered securities under Market and Securities Regulation Department's supervision:
		 The corporation may file SEC Form 17-LC, in lieu of written request for extension of filing 17-A or 17-Q reports. The SEC Form 17-LC shall be sent to msrd_covid19@sec.gov.ph and shall be filed no later than 5 days before the regular filing deadline. The corporation may file 17-C Report disclosing postponement of annual stockholders meeting, in lieu of Affidavit of Postponement. The 17-C must have and attached Secretary's Certificate reflecting the Board Resolution on the postponement. For PLCs, the 17-C Report shall be uploaded through the PSE EDGE; for others, the
		report shall be emailed to msrd_covid19@sec.gov.ph.
Notice dated April 2, 2020 Issued by Corporate Governance and Finance Department	Implementing Rules of Sec. 4(AA) of Bayanihan To Heal As One Act	The "Covered Institutions" shall mean all lenders, including but not limited to banks, quasibanks, non-stock savings and loan associations, credit card issuers, pawnshops and other credit granting financial institutions under the supervision of the Bangko Sentral ng Pilipinas (BSP), SEC, and Cooperative Development Authority, public or private, including the GSIS, SSS, and PAG-Ibig Fund.
		All covered institutions shall implement a 30-day grace period for loans with principal and/or interest falling due within ECQ period and shall not charge or apply interest on interest, fees and charges during the 30-day grace period to future payments/amortizations. All covered institutions are prohibited from requiring their clients to waive the mandatory 30-day period.
Notice dated April 2, 2020	Suspension of SEC Express System	The SEC shall temporarily stop accepting requests for documents through online application and the call center facility under the SEC Express System during the ECQ. Orders for authenticated and plain copies of corporate documents shall be processed and delivered once the ECQ has been lifted.
Notice dated April 2, 2020	Suspension of submission of 2019 Annual Reports of all SEC Accredited Asset Valuers and Credit Rating Agencies	The submission of 2019 Annual Reports of all SEC Accredited Asset Valuers and Credit Rating Agencies is hereby extended until June 30, 2020.
Notice dated April 2, 2020	Deadline for submission of Mandatory Disclosure Form for Non-Stock Corporations	The submission of Mandatory Disclosure Form is extended until April 30, 2020 or 15 days from lifting of the travel restrictions and other measures to contain the Covid-19 pandemic.



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Issued by Enforcement and Investor Protection Department		
Notice dated March 31, 2020 Issued by Corporate Governance and Finance Department	Suspension of cumulative penalties for covered companies	The SEC suspends the daily and monthly monetary penalties (cumulative penalties) imposable on Investment Companies, Issuers of Proprietary and Non-Proprietary Shares/Timeshares, Public Companies, Lending Companies, Financing Companies, Foundations, Accredited Microfinance NGOs and Publicly-Listed Companies under the supervision of CGFD from March 13, 2020 until ECQ is lifted.
Notice dated March 30, 2020 Issued by Corporate Governance and Finance Department	Guidelines for the alternative filing of reports, compliance, requests through e-mail to CGFD	 The following are the guidelines for submission of reports, applications, compliance, requests, and other documents to CGFD: The documents may be submitted to cgdf@sec.gov.ph between 8:00 a.m. to 5:00 p.m. The corporation must submit one report at a time per company. Subject head shall be as follows: Complete name of company_Subject of Document_Date Electronic signatures are temporarily allowed; however, the hard or physical copies to be submitted must contain wet signatures. The email must be accompanied by a certification that the information contained therein are true and correct. The documents need not be notarized; however the hard or physical copies to be submitted must be notarized. If the filing requires payment, the corporation must submit a certification and undertaking that the fees shall be paid by the company within 10 days from lifting of ECQ. Hard or physical copies of reports or documents, together with Certification that document is same as the one submitted online, must be submitted to CGFD within 10 days from lifting of ECQ. Non-submission within the 10-day period shall invalidate the submission made through e-mail.
Notice dated March 30, 2020	Remote filing of monitoring clearance for amendments to Articles of Incorporation and By-Laws	For applications for ordinary amendments (change of corporate name, business purpose, principal office, term of existence, number of board of directors/trustees) – the scanned complete requirements may be sent to crmd_emer_amendl@sec.gov.ph



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		 For applications for increase/decrease of capital stock and merger and consolidation – the scanned complete requirements may be sent to crmd_emer_amend1@sec.gov.ph
Notice dated March 30, 2020	Online Company Registration during Covid-19 Pandemic	The SEC continues to accept online applications for the registration of Corporations and Partnerships through the Company Registration System. The verification of payment and generation of Certificate of Incorporation may be released only after the ECQ has been lifted.
Memorandum Circular No. 11 dated March 26, 2020	Guidelines for the Submission or Filing of Securities Deposit During the Covid-19 Outbreak and Enhanced Community Quarantine	 The SEC provides for the following guidelines: Branch offices of foreign corporations duly licensed to do business on the Philippines required to file its initial securities deposit, which deadline falls within the ECQ period, shall have 30 days from lifting of ECQ to file the initial securities deposit. Additional securities deposit shall likewise have 30 days from lifting of ECQ to file an application for substitution of securities. Securities deposit that matured during the effectivity of ECQ shall likewise have 30 days from lifting of ECQ to file an application for substitution of securities.
Notice dated March 23, 2020	Adoption of Debt Relief Measures	The SEC strongly encourages all FCs and LCs to adopt measures that will help ease their borrowers' financial burden. These companies may develop and implement their own programs or schemes that will provide financial relief to their borrowers. FCs and LCs may implement measures such as, but not limited to: 1. Lowering of interest rates; 2. Waiver of reduction of penalties, charges, and other fees; 3. Loan term extension; 4. Suspension of collection; 5. Payment of holiday; and 6. Debt consolidation.
Memorandum Circular No. 10, Series of 2020 dated March 20, 2020	Guidelines on submission of GIS, AFS, forms and documents by email and recognition of electronic signature	The SEC will accept electronic copies of (I) GIS (2) AFS and (3) all other general and special forms and letters to be submitted through email, subject to the following specifications: 1. The documents must be in PDF format. 2. The documents should contain electronic signature. 3. The documents must be sent as Multipurpose Internet Mail Extensions (MIME) attachments to an email from valid company email.



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		 The documents submitted may be unnotarized. However, the persons whose signature appears in the document shall be held accountable under appropriate provisions of RCC. The email should contain a statement declaring authenticity of the submitted documents and commitment to submit hard copies of exact same submitted documents. The sender should request for a Return Receipt and a Delivery Status Notification to ensure email has been received by SEC.
Memorandum Circular No.	Guidelines for the filing of General	The corporations must still submit their GIS within 30 days from election of directors, trustees,
9, Series of 2020 dated March 18, 2020	Information Sheet (GIS) during the Covid-19 Outbreak and Enhanced Community Quarantine	and officers through mail (ordinary or registered), private courier, or e-mail at mlmliwanag@sec.gov.ph, mdtmabuyo@sec.gov.ph, or cmdnotice@sec.gov.ph.
	Community Quantum	If the submission is made through e-mail, the corporations must still submit a hard copy of the GIS with attached email notification within 30 days from lifting of the emergency.
		Furthermore, if a corporation's election of directors, trustees, and officers is scheduled between March 1, 2020 to May 31, 2020, and it is unable to conduct the election on account of health and safety reasons and the corporation has no facilities for remote communication, such corporation must report with the SEC by filing a notification within 30 days from original meeting date.
		The notice must be accompanied by statement specifying a new date for election which is within 60 days from the original meeting date. The notice may be likewise be submitted through mail, courier, or e-mail.
		If the non-holding of election is due reasons other than stated above, the corporation must also report to the SEC within 30 days from original meeting date and must specify a new meeting date within 60 days from original meeting date.
		If the non-holding of election is not justified under the circumstances, the SEC shall issue and order directing issuance of notice stating the time and place of election, in accordance to Section 25 of the Revised Corporation Code.
Memorandum Circular No. 7, Series of 2020 dated March 16, 2020	Guidelines on preventive measures against Covid-19 in handling records at the SEC	For request for plain/authentical copy of SEC documents, clients have the following options: I. Online application – online payment and courier delivery through www.secexpress.com



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		 Call center facility – through hotline number (02) 8-727-8888 For submission of reports and/or other documents to the SEC, the clients may file through: SEC Express Nationwide Submission Philippine Postal Corporation or through ordinary mail, provided it is duly accompanied by an affidavit of service and client shall enclose a self-addressed envelope with sufficient amount of stamp/postage. The reports/documents submitted to the SEC through registered mail shall be considered filed at the date shown by the post office stamp or registry return receipt. If submitted through ordinary mail or private courier, it shall be considered filed as of date of actual receipt.
Memorandum Circular No. 6, Series of 2020 dated March 12, 2020	Guidelines on attendance and participation of directors, trustees, stockholders, members and other persons of corporations in regular and special meetings through remote communication	 A. Board of Directors/Trustees Meeting The directors/trustees are allowed to participate in meetings through remote communication (i.e. video conference, teleconference, etc.). The directors/trustees cannot attend or vote by proxy at board meetings. If director/trustee intends to attend meeting through remote communication, he/she must notify in advance the Presiding Officer and the Corporate Secretary. The director/trustee who participates through remote communication shall be deemed present for the purpose of attaining quorum. Corporations may issue internal procedures for the conduct of board meetings through remote communication. Notice of regular or special meetings may be sent through electronic means or messaging service or other manner provided in the by-laws or board resolution. Notice of regular or special meetings must be sent to every director/trustee at least 2 days prior date of meeting, unless longer time is provided by by-laws. Every attendee shall state for the record: (1) full name and position; (2) location; (3) confirmation that he/she can clearly hear and/or see the other attendees; (4) confirmation of receipt of notice of meeting and materials; (5) specify the device being used. The directors/trustees participating through remote communication may cast vote through electronic mail, messaging service, or such other manner provided in internal procedures. The Corporate Secretary must: (1) ensure availability of suitable equipment or facility; (2) ensure that attendees are able to hear and see other participants clearly; (3) ensure



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		that visual and audio recordings of the meetings are secured; (4) ensure that visual and audio recordings are on-going and there is no stoppage or interruption; (5) ensure safe-keeping of the recordings; (6) require those who attended through remote communication to sign the minutes when practicable on reasonable time after meeting. B. Stockholders/Members Meeting When so provided by by-laws or by majority of board, stockholders/members may participate in meetings through remote communication, but must notify the Presiding Officer and the Corporate Secretary of such intention to do so. The stockholder/member who participates through remote communication shall be deemed present for the purpose of attaining quorum. Notice of regular or special meetings may be sent through electronic means or messaging service or other manner provided in the by-laws or board resolution. Notice of regular meetings must be sent out at least 21 days prior the scheduled meeting, unless longer time is provided in by-laws. Notice of postponement of such regular meeting must be sent at least 2 weeks prior date of meeting. Notice of special meetings must be sent out at least 1 week prior the scheduled meeting, unless longer time is provided in by-laws. The stockholders/members may exercise their right to vote in person, by proxy, or, when authorized by by-laws, through remote communication. The right to vote by stockholders/members through remote communication may be exercised when authorized by a resolution of majority of board; provided, that the resolution shall only be for a particular meeting. For corporations vested with public interest, the right to vote through remote communication need not be stated in the by-laws. Regular of special meeting of the stockholders/member shall be at the principal office of the corporation or, if not practicable, in the city or municipality where principal office of the corporation is located. C. Internal Procedures The corporation shall issue their own internal procedures embodying the m



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Memorandum Circular No.	Extension of filing of the 2019	 Mechanism to verify the identity of stockholders/members Measures to ensure that all stockholders/members have opportunity to participate in the meeting, including opportunity to read or hear the discussion substantially Mechanism to enable stockholders/members to vote and ensure integrity and secrecy Procedures for documenting the meeting Mechanisms in making the record of the meeting Other administrative, technical, and logistical issues The SEC granted an extension of time without penalty to submit the AFS for period ended 31
5, Series of 2020 dated March 12, 2020	Annual Reports, including the applicable quarterly reports for year 2020 and 2019 audited financial statements	 December 2019, subject to the following: For companies doing domestic operations: until June 30, 2020 For companies with domestic and foreign operations: until June 30, 2020 or 60 days from date of lifting of travel restrictions/ban by concerned government authorities, whichever comes later
		Provided further that: 1. For publicly listed companies – must submit a (1) written request from Market and Securities Regulation Department for an extension not later than 5 days before filing deadline; (2) sworn certification by President and Treasurer that preparation of financial statements have been affected by the measures imposed by authorities in response to Covid-19; (3) sworn certification by auditor 2. For not publicly-listed companies – must submit the same sworn certifications as mentioned above.