

ADVISORY

BANKO SENTRAL NG PILIPINAS RULES ON CROSS BORDER TRANSPORT OF LOCAL AND FOREIGN CURRENCY

The public is informed of the following rules on bringing Philippine Pesos and/or foreign currencies into or out of the Philippines:

- 1) For Philippine Pesos (which include legal tender Philippine notes and coins, checks, money order and other bills of exchange drawn in Pesos against banks operating in the Philippines);
 - a. A person may bring into or out of the Philippines or electronically transfer Philippine pesos not exceeding PhP10,000 without prior approval from the Bangko Sentral ng Pilipinas (BSP).
 - b. For amounts in excess of PhP10,000, prior BSP authorization is required.
- 2) For foreign currency and other foreign-currency-denominated bearer instruments:
 - a. A person bringing in or taking out of the Philippines in excess of US\$10,000 or its equivalent in other currencies shall declare the same in writing using the Foreign Currency and Other FX-Denominated Bearer Monetary Instruments Declaration Form.

The form is available at the Bureau of Customs desk at the arrival/departure areas of international airports and seaports. It may also be downloaded from the BSP website,

3) The above rules are applicable to a child travelling with his/her parent/guardian provided that (a) the child is physically present with the parent/guardian upon Customs inspection; (b) the total amount allocated per person, inclusive of the allotment for the child/children, should not average more than PhP10,000; and (c) allocation of the pesos or foreign currency is explained to the authorities by the parent/guardian.

A copy of the Foreign Exchange Manual and its corresponding appendices and annexes may be accessed at the following links:

http://www.bsp.gov.ph/downloads/Regulations/MORFXT/MORFXT.pdf http://www.bsp.gov.ph/downloads/Regulations/MORFXT/MORFXT.faas.zip

Attached is a flyer on the "Frequently Asked Questions on Foreign Exchange Regulations".

Shanghai, 11 March 2015.

Bureau of Customs desk in the arrival/departure areas of all international airports and seaports and may also be downloaded from the BSP website under Forms, Annexes and Appendices (Annex K) of the FX Manuai] indicating allocations per person/traveler. In such a case, the child/children must likewise be physically present with the parent/guardian upon Customs inspection.

MERCHANDISE TRADE TRANSACTIONS (EXPORTS AND IMPORTS)

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8. Are imports or exports of gold allowed?

The importation of gold in any form is allowed without restriction except for: (a) coin blanks, essentially of gold, which requires prior BSP approval; and (b) any article manufactured in whole or in part of gold, the stamps, brand or marks of which do not indicate the actual fineness of gold quality, which is prohibited.

The export of gold in any form is likewise allowed except for gold from small-scale mining, including panned gold, which is required to be sold to the BSP pursuant to Republic Act No. 7076 (People's Small-Scale Mining Act of 1991) dated 27 June 1991.

Can importers purchase FX from AABs/AAB-forex corps for advance payment of importations without prior BSP approval?

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Importers may purchase FX from AABs/AAB-forex corps for advance payment of importations without prior BSP approval regardless of amount involved, subject to standard documentary requirements under Appendix 7 of the FX Manual.

10. Is registration with the BSP still required for imports under Documents against Acceptance (D/A) and Open Account (O/A) arrangements to be paid with FX to be purchased from AABs?

Registration of said importations is no longer required but the transactions must be reported to the BSP by AABs prior to payment, in accordance with existing BSP rules.

11. Do amendments to Letters of Credit require prior BSP approval?

Amendment to Letters of Credit need not be referred to the BSP

for approval

12. Where can i find the list of regulated and prohibited items for repatriation and exportation?.

A comprehensive list of these items is found in Appendices 2-3 (Regulated and Prohibited Reports) and 8-9 (Regulated and Prohibited Exports) of the FX Manual. Queries on regulated items may be directed to the agency/institution that issues the

import/export clearance/s, as indicated in aforesaid Appendices.

D. OTHERS

13. Is payment in foreign currency allowed for resident-toresident FX transactions?

While the repeal of the Uniform Currency Law authorizes Philippine residents to denominate transactions in currencies other than the Philippine peso, existing policies on FX transactions prohibit resident-toresident transactions from being funded with FX purchased from AABs/AAB-forex corps (Circular Letter dated 24 September 2002). Foreign loan proceeds that are used for payments to residents (other than banks) in foreign currency are not eligible for registration and repayment with FX sourced from AABs/AAB-forex corps.

INTERNATIONAL OPERATIONS DEPARTMENT Room 301, 5-Storey Building, BSP Complex A. Mabini Street, Malate Manila Telephone No.: (632) 708-7107 Fax No.: (632) 306-3091



BANGKO SENTRAL NG PILIPINAS International Operations Department

Frequently Asked Questions on Foreign Exchange Regulations

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P.	SALE	ę	FOREIGN	EXCHANGE	(FX)	ВΥ	BANKS,	THEIR
	SUBSI	DIARY	SUBSIDIARY/AFFILIATE	FOREX CO	CORPORATIONS,	TIONS,	AND	OTHER
	NON-	NON-BANK	ENTITIES	OPERATING	AS	Ţ.	DEALERS/MONEY	MONEY
	CHANGERS	IGERS						
	1.	Who Banks corpore	can (/ rtions	purchase FX \ABs) ¹ , their (AAB-forex corps, tities operating a	FX from . heir subs corps) in the ing as FX de	A u th idiary, Philip alers/.	om Authorized Agent subsidiary/affiliate forex 1 the Philippines, and other 1X dealers/money changers	Agent forex d other angers
		(FXDs/MC Residents	(FXDs/MCs)? Residents and nor	s)? and non-residents may purchase	may pu	rchase	FX from	n AABs,
		AAB-fo FXDs/I	AAB-forex corps, and other non-bank entities operating FXDs/MCs subject to specific requirements. The sale of	and other not to specific	on-bank require	: entit ments	ies opera . The sal	ting as e of FX
		by AA	by AABs/AAB-forex corps is	x corps is	governed by	ed by	the Ma	Manual of
			"ry means" in Foreign Exchange	Foreign		Exchange		Transactions
		(the " 13 Fe	(the "FX Manual"), issued 13 February 2009, as), issued un)9, as ami	ended, ²	whil		ale by
		FXDs/MCs	MCs is go	governed by	' Circular	lar N	No. 471	dated
		24 Jar 5 May	24 January 2005, as amended by Circular No. 652 dated 5 May 2009.	as amende	id by Ci	rcular	· No. 652	dated
	2.	Why before	Why is there a need to p before FX can be purchased?	need to pr ourchased?	present s	supporting		documents
		Documents outstanding resources o policy.	nents nding F ces of t	evidence the X obligations th he banking syste	existence hat may be am in accord	ence be s corda	of legitimate serviced using FX lance with existing	legitimate d using FX th existing
	ω	How I non-re withou	How much FX can residents buy t non-resident beneficiaries for no without need for prior BSP approval?	X can residents bu beneficiaries for for prior BSP approv	; buy to cover for non-trade proval?	y to cover non-trade val?	-	payments to transactions
		AABs// for f	AABs/AAB-forex corps may sell FX to residents without for prior BSP approval to cover payments	approval	IFX to r to co	to resider cover		ut need ts to
	z	non-re (other investm	non-resident beneficiaries for non-trade (other than for foreign/foreign currency investments) subject to the following:	or foreign/foreign t to the following:	foreign bwing:	currency		loans and
	,	٠	For FX sa application	For FX sales not exceeding US\$120,000.00 prapplication or its equivalent in other foreign currency	exceeding valent in ot	ther f	US\$120,000.00 her foreign curre	00 per rency
-	AABs refi	er to a	refer to all categories of banks (except offshore banking units) duly	of banks (exc	cept offs	hore b	(except offshore banking units) duly	its) duly c should
ť P	function v	within t	function within the operational parameters defined by existing laws/regulations	parameters of	lefined b	y existi	ng laws/reg	julations
_, ≓o	r the sp Ie FX M	ecific ba lanual r	for the specific bank category to which they respectively belong. The FX Manual replaced Circular No. 1389 dated 13 April 1993, as amended.	ar No. 1389	dated 13	ely beli April	ong. 1993, as ar	nended.
ac	A copy of the accessed at:	the FX	A copy of the FX Manual and the corresponding amendments therety has been accessed at:	ne correspon	ane gun	enditie	ins mereo	

ដ Accomplished application to purchase FX using the prescribed form

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- For FX sales exceeding US\$120,000.00 per application or its equivalent in other foreign currency
- Accomplished application to purchase FX using the prescribed form; and

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σ Supporting documents required under existing rules.

ttems B, C and D of the same Circular, regardless of the amount submission of an accomplished application form to sale of FX for all other purposes, FXDs/MCs shall require amounts exceeding US\$10,000 or its equivalent. For the and submission/presentation of supporting documents accomplished application form to purchase FX purchase FX and supporting documents listed in Section 2, listed in Section 2, non-trade purposes subject to submission of Non-bank entities operating as FXDs/MCs may sell FX for involved Item A of BSP Circular No. 652³ for an

4 purchase from AABs/AAB-forex corps? How much FX can non-resident tourists or balikbayans

calculated at prevailing exchange rates, without showing other ports of exit unspent pesos up to a maximum of AABs/AAB-forex corps up to the amount shown to have been Non-resident tourists or balikbayans may purchase FX from proof/s of previous sale of FX for pesos US\$10,000.00 or its equivalent in other foreign currency sold by them for pesos. They may also reconvert at airports or

IMPORT AND EXPORT OF PHILIPPINE AND FOREIGN CURRENCIES

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Can a person bring in or take out of the country any amount of Philippine currency?

limit only for numismatic purposes and for testing of banknote grants approval for such cross-border transfer in excess of the is required for amounts exceeding #10,000.00. BSP generally through the International Operations Department (IOD) money orders or other bills of exchange drawn in pesos transfer, legal tender Philippine notes and coins, checks or bring in or take out of the country, or electronically counting machines which must be returned to the Philippines ₽10,000.00; prior written authorization from the BSP against banks operating in the Philippines not exceeding A person may, without prior BSP approval, import or export after the conduct of the test.

> ġ, currency that a person may bring in or take out of the is there any restriction or limit in the amount of foreign Philippines?

airports and seaports and may also be downloaded from the equivalent in other foreign currency must be declared in assignment or delivery) in excess of US\$10,000.00 or its currency that a person may bring in or take out of the BSP website under Forms, Annexes and Appendices (Annex K) Customs desk in the arrival/departure areas of all international Declaration Form. [The form is available at the Bureau of writing using the prescribed Foreign Currency and Philippines of Philippines but the bringing in or taking out of the of the FX Manual]. Other FX-Denominated Bearer Monetary Instruments title thereto passes to another by endorsement FX-denominated bearer monetary instruments, (whereb) There is no restriction or limit on the amount of foreign foreign currency, as well as other

still in the Philippines). Failure to do so shall subject the and sales proceeds of emigrant's domestic assets (if emigrant is from the banking system which were not directly remitted to currency or monetary instruments involved. such as travel funds, medical expenses abroad not yet incurred the beneficiary as an exception to Appendix 1 of the FX Manual The declaration should include foreign currencies purchasec violator to sanctions, including confiscation of the foreign

Will a child traveling with his parents or guardian be entitled foreign currency (without declaration)? to bring out/into the Philippines PHP10,000.00 (without BSP approval) and/or US\$10,000.00 or its equivalent in other

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child, present with the parent/guardian upon Customs inspection; child shall be hand carried by the parent or guardian but it currency, then the total amount of pesos allocated for each PHP10,000.00. If any child is not of age/capable to handle without prior BSP approval. Each person, parent/guardian and allowed to bring out of/into the Philippines up to PHP10,000.00 PHP10,000.00; and (c) the amount of allocation per person is allotment for the child/children, should not average more than b) the total amount allocated per person, inclusive of the should be ensured that a) the child/children are physically Yes. Each child traveling with his/her parent/guardian may be fully explained to authorities by the parent/guardian. should not hand carry an amount exceeding

parent/guardian may be allowed to bring out of/into the transported should be declared in writing using the prescribed currency without written declaration. It should be noted Philippines up to US\$10,000.00 or its equivalent in other foreign On the other hand, each child traveling with his/he declaration equivalent in other foreign exchange, the total amount to be however, that if the amount to be hand carried by each person (including children) is in Torm the excess of US\$10,000.00 or its torm S. available аŗ Ħ

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http://www.bsp.gov.ph/downloads/Regulations/MORFXT/MORFXT.pdf

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