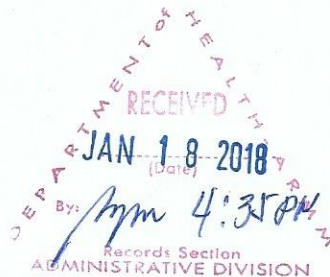




MEMORANDUM

Order No. 041
Series of 2018



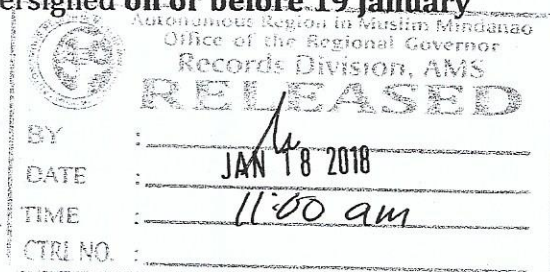
TO : ALL LINE AGENCIES, OFFICES, AND BUREAUS
Autonomous Region in Muslim Mindanao

SUBJECT : REGULAR CABINET MEETING AND MONTHLY VISIT TO
PROVINCIAL AND MUNICIPAL OFFICES IN COMPLIANCE
WITH MARTIAL LAW INSTRUCTIONS NO. 01

DATE : 15 JANUARY 2018

1. Please be advised that the **Regular Cabinet Meeting** shall be held regularly **every FIRST MONDAY of the month**. If necessary, a re-scheduling of the meeting shall be announced by the Office of the Cabinet Secretary (OCS) a week before.
2. Furthermore, in line with Martial Law Instruction No. 01 dated 08 January 2018 issued by Secretary Delfin N. Lorenzana, Martial Law Administrator, all Secretaries and Heads of offices are mandated to conduct **monthly visit to at least one province** to monitor and ensure the attendance of provincial and municipal staff in their respective workstations to guarantee delivery of basic services to our constituents. Submit monthly monitoring and evaluation report on the aforementioned to the Office of the undersigned.
3. In addition, all agencies are hereby directed to submit their **2018 Calendar of Activities** to the OCS and Office of the undersigned **on or before 19 January 2018**.
4. For strict compliance.

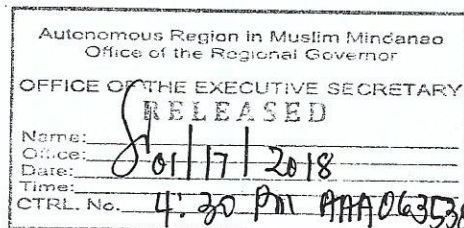
BY AUTHORITY OF THE REGIONAL GOVERNOR
HON. MUJIV S. HATAMAN



ATTY. LAISA MASUHUD ALAMIA
Executive Secretary

ORG-ARMM RD-AMS

AAA063538





OFFICE OF THE
MARTIAL LAW ADMINISTRATOR

JAN 08 2018

Martial Law Instructions No. 2

TO: Provincial Governors in Mindanao;
ARMM Governor;
Chief of Staff, Armed Forces of the Philippines;
Director General, Philippine National Police;
Other Law Enforcement Agencies; and
All Concerned

SUBJECT: Monitoring System for Local Chief Executives in Mindanao to Guarantee their Presence in their Municipalities and Cities and the Delivery of Basic Services to their Constituents

1 Pursuant to Proclamation 216 series of 2017 declaring a state of Martial Law in Mindanao, the President issued General Order No. 1 series of 2017 defining, among others, the scope of the powers of the Martial Law Administrator in Mindanao.

Section 2. Mindanao Martial Law Administrator and Implementer. The Secretary of National Defense is hereby designated as the Administrator for Martial Law in Mindanao, and the Chief of Staff of the Armed Forces of the Philippines shall be the Implementer thereof.

Section 3. Scope and Authority. The Armed Forces of the Philippines shall undertake all measures to prevent and suppress all acts of rebellion and lawless violence in the whole of Mindanao, including any and all activity related thereto, in connection therewith, or in furtherance thereof, to ensure national integrity and continuous exercise of the Chief Executive of his powers and prerogatives to enforce the laws of the land and to maintain public order and safety.

Further, the AFP and other law enforcement agencies are hereby ordered to immediately arrest or cause the arrest of persons and/or groups who have committed, are committing, or attempting to commit the above-mentioned act.

Section 4. Limits. The Martial Law Administrator, the Martial Law Implementer, the Armed Forces of the Philippines, and other law enforcement agencies shall implement this Order within the limits prescribed by the Constitution and existing laws, rules and regulations.

ARLENE D. MARIARIS
Chief Secretary
Administrative Services Division

Section 5. Guidelines. The Martial Law Administrator may issue further guidelines to implement the provisions of this Order, subject to the limits set forth in the Constitution and other relevant rules and regulations.

2 Reports have been received by the Office of the Martial Law Administrator regarding the prevalence of absentee Local Chief Executives in Mindanao. The absence of the Local Chief Executives, in some cases, results in the total failure in the delivery of vital basic services to

the Armed Forces of the Philippines, and other law enforcement agencies shall implement this Order within the limits prescribed by the Constitution and existing laws, rules and regulations.

1 1 1

ARLENE D. MANABARES
Chief Security Officer
Administrative Services Group

Section 7. Guidelines. The Martial Law Administrator may issue further guidelines to implement the provisions of this Order, subject to the limits set forth in the Constitution and other relevant rules and regulations.

2. Reports have been received by the Office of the Martial Law Administrator regarding the prevalence of absentee Local Chief Executives in Mindanao. The absence of the Local Chief Executives, in some cases, results in the total failure in the delivery of vital basic services to their constituents. This situation presents a very serious concern as the lack of basic services leads to a general dissatisfaction with Government, which has been determined to be one of the leading causes for individuals to join rebel or extremist groups.

3. Pursuant to Sections 1 and 7 of General Order No. 1 dated 20 May 2017, the Provincial Governors of Mindanao and the ARMM Regional Governor are hereby directed to ensure that Local Chief Executives under their general supervision are placed under a clear monitoring system that will guarantee their presence and the delivery of government programs and services to the constituents of the respective LCEs.

4. The Armed Forces of the Philippines, Philippine National Police, and other law enforcement agencies are hereby directed to coordinate with and assist the Provincial Governors and the ARMM Regional Governor in monitoring the presence of the Local Chief Executives in the municipalities and cities in areas covered by Martial Law.

5. At the end of each month, regular compliance and evaluation reports are to be consolidated at the provincial level and submitted to the Office of the Martial Law Administrator.

6. For strict compliance.


DELVIN N. LORENZANA
Martial Law Administrator



ARLENE D. MANABARES
Chief Security Officer
Administrative Services Group