[BI OPERATIONS ORDER NO. SBM-2014-044, September 25, 2014]

IMPLEMENTATION OF WARRANT OF DEPORTATION

Adopted: 25 September 2014 Date Filed: 03 October 2014

WHEREAS, there is a need to expedite the implementation of Warrant of Deportation;

NOW, THEREFORE, pursuant to CA 613, Sec. 3 granting the rule-making power of the Commissioner, the following shall be observed:

Section 1. Issuance of Warrant of Deportation Within 24 Hours. - Within 24 hours from the finality of deportation order/judgment/resolution, the Chief, Legal Division, shall immediately indorse to the Commissioner the Warrant of Deportation which shall include:

- a. Copy of the deportation order/judgment/resolution;
- b. Entry of Judgment to be signed by the Head, PLAS; and
- c. NBI Clearance, if applicable;

Section 2. Contents of the Warrant of Deportation. - A Warrant of Deportation shall contain the following information:

- a. Full name and known alias/es of the subject foreigner (if the information is available) or john doe/s (if the information is not available); and
- b. A directive to the BI Agents to immediately arrest the subject foreigner.

Section 3. Service and Execution of Warrant of Deportation. - Only duly authorized permanent/organic personnel of the BI or permanent government personnel on detail to the BI shall serve and execute the Warrant of Deportation. Provided, that, assistance may be sought from the BI's confidential agents and other law enforcement officers if the circumstances so warrant.

The Warrant of Deportation shall be carried out without delay and with due regard to the human rights of the foreigner.

On the day of the arrest, the arresting officers shall immediately turn over the subject foreigner to the BIWF or the CSU in appropriate cases.

Section 4. Post Mission Report. - The arresting officers shall, within twenty four (24) hours submit to the Commissioner, copy furnish the LD, a return of the Warrant of Deportation and Post Mission Report.