[BIR REVENUE MEMORANDUM CIRCULAR NO. 39-2010, May 21, 2010]

VERIFICATION OF VAT COMPLIANCE OF HEALTH MAINTENANCE ORGANIZATIONS

Revenue Memorandum Circular (RMC) No. 2-2009 was issued revoking BIR Ruling No. DA (VAT-054) 529-2008 issued in favor of MEDICARD Philippines, Inc. RMC No. 6-2009, likewise, revoked BIR Rulings Nos.DA (VAT-019) 121 issued a favor of Health Maintenance, Inc., DA (C-032) 122-2008 issued in favor of Asalus Corporation, and, DA (VAT-026) 375-2008 issued in favor of Maxicare Health Corporation.

The Legal and Revenue Operations Group of the Department of Finance (DOF), in its letter dated January 12, 2010 to Asalus Corporation, upheld the revocation of BIR Ruling No. DA (C-032) 122-2008.

These actions confirm the BIR's position that the taxable base of Health Maintenance Organizations (HMOs) for VAT purposes shall be the gross receipts without any deduction for medical utilization (medical and dental fees, hospital bills, laboratory fees, professional fees, etc.) The said tax treatments have already been clarified under Revenue Regulations No. 16-2005, as amended, which provides that HMO's gross receipts shall be the total amount of money or its equivalent representing the service fee actually or constructively received during the taxable period for the services performed or to be performed for another person, excluding the value added tax. The compensation for their services representing their service fee, is presumed to be the total amount received as enrollment from their members plus other charges received.

A large number of HMOs continue to not comply with the BIR rules and that these HMOs compute their VAT based on a method different from that using gross receipts without any deductions.

Accordingly, all Revenue District Officers shall monitor the monthly and quarterly VAT returns of all HMOs under their jurisdiction to ascertain that the HMOs are paying their VAT based on gross receipts.

VAT returns filed beginning for the month/quarter ending June 30, 2010 and terminating for the VAT returns filed for the month/quarter ending December 31, 2010, shall be the subject of this monitoring, without prejudice to the BIR to verify prior years' VAT returns and to impose VAT based on the gross receipts of the HMOs.

All Revenue District Officers shall conduct the verification of the VAT returns without the need to issue Letters of Authority (LOA) or Tax Verification Notices (TVN). The RDOs are authorized only to issue reminder notice if it has been ascertained that the HMOs are not complying with the rule of paying the VAT based on the gross