[CIRCULAR LETTER, FEBRUARY 1, 2002, January 29, 2002]

PROCEEDS OF FX SALE FOR TRADE-RELATED TRANSACTIONS

The implementation of Item III of Circular-Letter dated January 24, 2002 which reads as follows:

"III. Unless specifically authorized by the Bangko Sentral, proceeds of FX sale, for trade-related transactions shall not be credited to any FCDU account even if remittance to beneficiary/supplier will be made on the same date that the FX was sold."

is temporarily deferred until further notice. The accompanying Q26 of Annex A of the aforesaid Circular-Letter is deleted.

This Circular-Letter shall take effect immediately.

Adopted: 1 Feb. 2002

(SGD.) AMANDO M. TETANGCO, JR. Officer-In-Charge



Source: Supreme Court E-Library
This page was dynamically generated by the E-Library Content Management System (E-LibCMS)