

FREEDOM OF INFORMATION MANUAL

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FOREWORD

The Light Rail Transit Authority (LRTA) Freedom of Information Manual is our institutional instrument in implementing the mandate of the Constitution and in enforcing the order of President Rodrigo R. Duterte to ensure that the citizenry has access to all the available information about the LRTA.

This manual, which details the rules and procedures in obtaining official public documents from the LRTA, attests to our moral and legal commitment to uphold transparency and accountability in government service.

Aside from being a practical guide, this manual aims to help establish rapport and forge a productive relationship between our publics and ourselves, the officers and employees of the LRTA, in order to achieve our mutual and respective goals.

JEREMY SJÆEGINO Administrator

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A. Filing and Processing of Request for Information

1.0 OBJECTIVE

- 1.1 To recognize the role of free and open exchange of information in order to enhance transparency and accountability in government official acts, transactions or decisions in accordance with the Constitution.
- 1.2 To facilitate request for access to information, official records, public records and to documents and papers pertaining to official acts, transactions or decisions, as well as government research data used as basis for public development.
- 1.3 Safeguard the vital records and provide time saving and cost efficient service in the Authority as well as the common public for future reference, research or retrieval purposes of records and electronic documents.

2.0 SCOPE

This procedure covers the actions and responsibilities of the LRTA and its concerned offices in the proper implementation/processing of the request for access to information.

3.0 LIMITATIONS

Access to information has restriction as to the extent of information to be given to the requesting party. The Authority shall ensure the protection of the information and duly authorized officials shall be held responsible for the control and access of information. The limitations are as follows:

• Sensitive Personal Information

Pursuant to Data Privacy Act of 2012, sensitive personal information shall define to personal information:

(1) About an individual health, education, genetic or sexual life of a person, or to any proceedings for any offense committed or alleged to have committed by such person, the disposal of such proceedings or the sentence of any court in such proceedings;

- (2) About an individual race, ethnic origin, marital status, age, color, and religious philosophical or political affiliations;
- (3) Issued by government agencies peculiar to an individual which includes, but not limited to, social security numbers, previous or current health records, licenses or its denials, suspension or revocation, and tax returns; and
- (4) Specifically established by an executive order or an act of Congress to be kept classified.

Restricted Documents

Information classified or marked as restricted documents in a legal proceeding (e.g. appealed cases, orders and resolutions pertaining to employees and officials of the Department).

Confidential Documents

The information is classified or marked as confidential documents (e.g. investigation reports against officials or employees).

• List of Exceptions

The following are the exceptions to the right of access to information under the Executive Order No. 2:

- (1) Information covered by Executive privilege;
- (2) Privileged information relating to national security, defense or international relations;
- (3) Information concerning law enforcement and protection of public and personal safety;
- (4) Information deemed confidential for the protection of the privacy of persons and certain individuals such as minors, victims of crimes, or the accused;
- (5) Information, documents or records known by reason of official capacity and are deemed as confidential, including those submitted or disclosed by entities to government agencies, tribunals, boards, or officers, in relation to the performance of their functions, or to inquiries or investigation conducted by them in the exercise of their administrative, regulatory or quasi-judicial powers;

- (6) Prejudicial premature disclosure;
- (7) Records of proceedings or information from proceedings, which pursuant to law or relevant rules and regulations, are treated as confidential or privileged;
- (8) Matters considered confidential under banking and finance laws, and their amendatory laws; and
- (9) Other exceptions to the right to information under laws, jurisprudence, rules and regulations.

• Files of Employees

Files that reveal personal information such as address and contact details.

4.0 DEFINITION OF TERMS

- 4.1 **Information** shall mean any records, documents, papers reports, letters, contracts, minutes and transcripts of official meetings, maps, books, photographs, data, research materials, films, sound and video recording, magnetic of other tapes, electronic data, computer stored data, or any other like or similar data or materials recorded, stored or archived in whatever format, whether offline or online, which are made received, or kept in or under the control and custody of any government office pursuant to law, executive order, and rules and regulations or in connection with the performance or transaction of official business by any government office.
- 4.2 **Official Record/Records** shall refer to information produced or received by a public officer or employee, or by a government office in an official capacity or pursuant to a public function or duty.
- 4.3 **Public Record/Records** shall include information required by laws, executive orders, rules, or regulations to be entered, and kept and made publicly available by a government office.
- 4.4 **Requesting Party** shall refer to any person or party filing a written request for access to information to the LRTA.

5.0 RESPONSIBILITIES

- 5.1 **Records Officer** The designated employee at the Records Section of the General Services Division (GSD) authorized to receive and assist the requesting party upon proper filing of the written request for access to information.
- 5.2 **Records Section** accepts/receives written request to information subject to checking upon receipt of the required information such as the name and contact information of the requesting party, description of the information requested and the reason or purpose of the request for information.

- 5.3 **Records Custodian** the designated personnel in each Department / Division/ Office/Unit responsible in the identification/preparation of records/documents in custody in compliance with the request requirements.
- 5.4 Administrative Department check/assess/evaluate the request and respond to the same as soon as practicable but not exceeding one (1) working day from the receipt of the request.

Reference No.	Key Activities	Responsible Person
6.1	Submission of Written Request	Requesting Party
6.2	Processing the Request	Records Officer/ Central Records Section Personnel/ Custodian /Administrative Dept./Concerned Department /Division/Office/Unit
6.3	Release of Records/Documents/ Applicable Fees	Administrative Department/ Records Officer

6.0 PROCEDURE DETAILS

6.1 Submission of Written Request

- 6.1.1 The requesting party shall submit a written request stating the name, contact details and valid proof of identification or authorization. Further, the requesting party shall describe what information is needed and the reason or purpose of the information requested.
- 6.1.2 The requesting party shall fill-up the **Request of Information Form** completing the details and information needed.

6.2 **Processing the Request**

6.2.1 The Records Officer or authorized Central Records Section personnel shall duly stamp and sign the request indicating the date, time of receipt and his/her name and signature. All duly received request letter by the receiving Records Officer or authorized/designated receiving Central Records Section personnel be duly stamped officially his/her name and signature indicating his/her position. A claim slip thereof shall be provided to the requesting party as their proof of submission of request and to determine when the information will be claimed.

- 6.2.2 The Records Officer shall course the letter-request to the Office of the Administrator through the Administrative Department for evaluation, approval and proper disposition of the request.
- 6.2.3 The authorized approving authority shall approve the request letter and form and shall respond to a request fully compliant with requirements not to exceed fifteen (15) working days. In case of the extension to retrieve, locate the required information and other purposes/cases, the Central records Section shall notify the requesting party giving reasons for such extension and shall notify extension up to twenty (20) working days unless exceptional circumstances warrant a longer period.
- 6.2.4 If denied, the LRTA shall notify the requesting party of the denial within fifteen (15) working days from receipt of the request. The notice shall clearly set forth the grounds for denial and the circumstances on which the denial is based.
- 6.2.5 If the request has been granted, the Records Officer shall immediately inform the Manager or Head of concerned Department / Division/ Office/Unit by forwarding the request for the Central Records Section Personnel to act on the request requirements within the soonest possible time.
- 6.2.6 The Central Records Section Personnel shall prepare the requested documents and its listing for review and approval of the Manager or Head of concerned Department/ Division/Office/Unit and furnish the Administrative Department.
- 6.2.7 The Administrative Department shall review the requested records/ documents and prepare the notice of approval for signature of the Administrator. Once the notice is signed/approved, the Administrative Department/ Central Records Section shall inform the requesting party of the availability of the requested information.
- 6.2.8 The Administrative Department through the General Services and Records Section, in coordination with the Treasury Department shall initiate to facilitate the collection of minimal charge, if any, to reimburse the actual costs of reproduction and copying of the information requested.

- 6.2.9 The Central Records Section shall assess the cost of materials used in the reproduction of copies of the requested records/documents. Preparation of the **Order of Payment (OP)** shall be accomplished before forwarding this to the Office of the Finance Department Manager.
- 6.2.10 The Treasury Planning/Management Chief A, upon the request of the Records Section shall issue the OP No. and the corresponding accounting entry of OP.
- 6.2.11 The Cashier/ Senior Cashier shall issue the corresponding Official Receipt, accepts the payment, and releases the copy of the OR to the requesting party.
- 6.2.12 The Central Records Section shall fill up the RI Control Number, received by, date paid, the Official Receipt Number and the amount in the small portion of the LRTA Processing Box.

6.3 Release of Records/Documents

- 6.3.1 The requesting party shall present the Official Receipt (OR) representing the proof of payment and the claim slip to the Central Records Section. The claim slip shall be surrender for verification. In case the requesting party is not available, a representative should present Special Power of Attorney or Authorization Letter, his/her proper identification, the requester's ID and the original claiming slip.
- 6.3.2 The Records Officer shall require valid ID cards of the requesting party and shall check and reproduce a copy the valid IDs' and Official receipt.
- 6.3.3 The Records Officer shall require the requesting party to sign and receive the documents in the claim slip and prepare for the release of the requested records/documents.
- 6.3.4 The Records Officer shall keep and maintain the signed receiving copy of the documents, copy of OR, claim slip and the copy of valid ID cards of the requesting party.

7.0 REFERENCES

FOI Executive Order 02

8.0 QUALITY RECORDS

Request of Information Form Order of Payment Form

B. Administrative Appeal and Liability of Denial for Access of Information

1.0 OBJECTIVE

- 1.1 To practice the law and the right to deny the access of information requested if it is intended to wrongdoing, crime or graft and corruptions.
- 1.2 To strengthen the protection of the data even if the public has the right to access the information pursuant to Data Privacy Act of 2012.
- 1.3 To implement administrative and disciplinary sanctions against LRTA Officer or Employee for denial of access to information.

2.0 SCOPE

This procedure covers the decision of the LRTA and its concerned offices regarding the cases of denial of request of information.

3.0 DEFINITION OF TERMS

3.1 **Data Privacy Act of 2012** – strengthens the fundamental human right of privacy and of communication while ensuring the free flow of information to promote innovation and growth.

4.0 **RESPONSIBILITIES**

- 4.1 **Records Officer/Personnel** The designated employee at the Records Section of the General Services Division (GSD) authorized to notify the requesting party of the decision given by the higher authority.
- 4.2 **Legal Department** shall formulate laws, rules and regulation on the process of denial and appeal of requesting of information.

- 4.3 Administrative Department checks/assesses/evaluates the request and decides on whether to grant or deny the requests given.
- 4.4 LRTA Appeals and Review Committee there shall be an Appeals and Review Committee which is composed of three (3) officials designated by the Administrator, to review and analyze the denial of the requested information. The following officials are the Deputy Administrator for Administrative, Finance and AFCS, the Manager of Administrative Department and the Manager of the Legal Department. If the following officials are not available, duly assigned representative shall be held responsible and shall inform the authorities of the decisions made from the appeal process.

Reference No.	Key Activities	Responsible Person
5.1	Grounds for Denial	Requesting Party/Records Section/ LRTA Appeal and Review Committee
5.2	Notice of Denial	Records Section/ LRTA Appeal and Review Committee
5.3	Appeal Process	Requesting Party/ LRTA Appeal and Review Committee, Legal Department
5.4	Administrative Liability	LRTA Officer and Employee/ LRTA Appeal and Review Committee, Legal Department

5.0 PROCEDURE DETAILS

5.1 Grounds for Denial

Denial of the request may be due to these conditions:

- There is no such record/information that was kept and maintained in the Authority.
- The information requested has sensitive personal information which is protected under the Data Privacy Act of 2012.
- The information requested falls under the list of exceptions to FOI.
- There is a similar request made by the same Requesting Party previously granted or denied by the Authority.

5.2 Notice of Denial

- 5.2.1 The Central Records shall prepare a written notification within fifteen (15) working days of the reason of the denial of the request.
- 5.2.2 The LRTA Appeal and Review Committee shall assess and follow the prescribed laws about Data Privacy Act of 2012 and should come up with a valid reason and decisions to deny or grant the request.

5.3 Appeal Process

- 5.3.1 The Requesting Party should write an appeal and must be filed within fifteen (15) working days from the notice of denial or from the lapse of the relevant period to respond to the request.
- 5.3.2 The decision of the appeal should be the responsibility of the LRTA Appeal and Review Committee within thirty (30) working days.
- 5.3.3 A requesting party may file the appropriate case in the proper courts in accordance with the Rules of Court.
- 5.3.4 The Legal Department will accept and investigate the case and implement laws and regulations in the appeal process.

5.4. Administrative Liability

- 5.4.1 Failure to comply with the provisions of this Manual shall be ground for the following administrative penalties:
 - a. 1st Offense Written Reprimand
 - b. 2nd Offense Suspension of one (1) to thirty (30) days; and
 - c. 3rd Offense Dismissal from the service

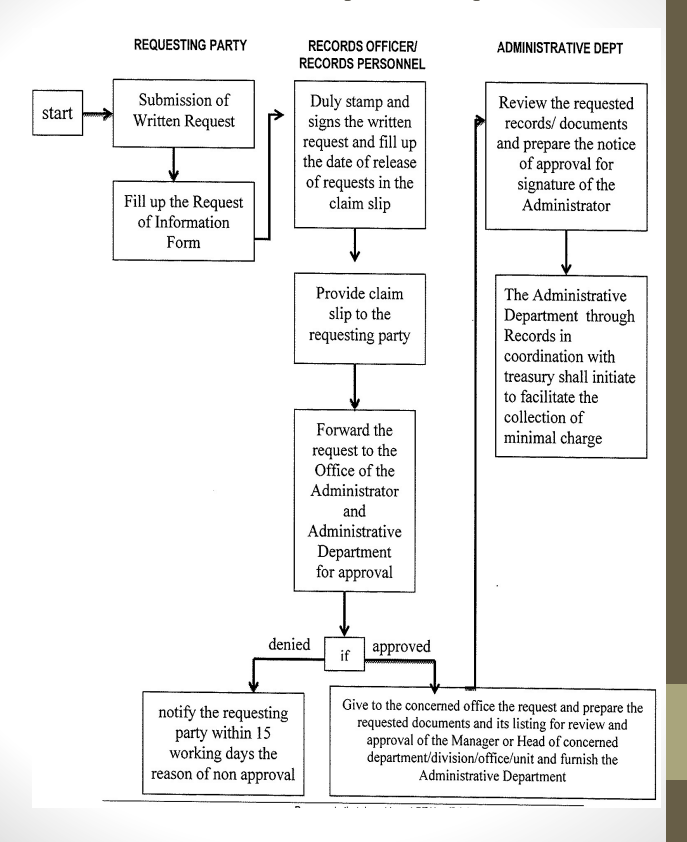
6.0 PROCEDURE IN ADMINISTRATIVE CASES

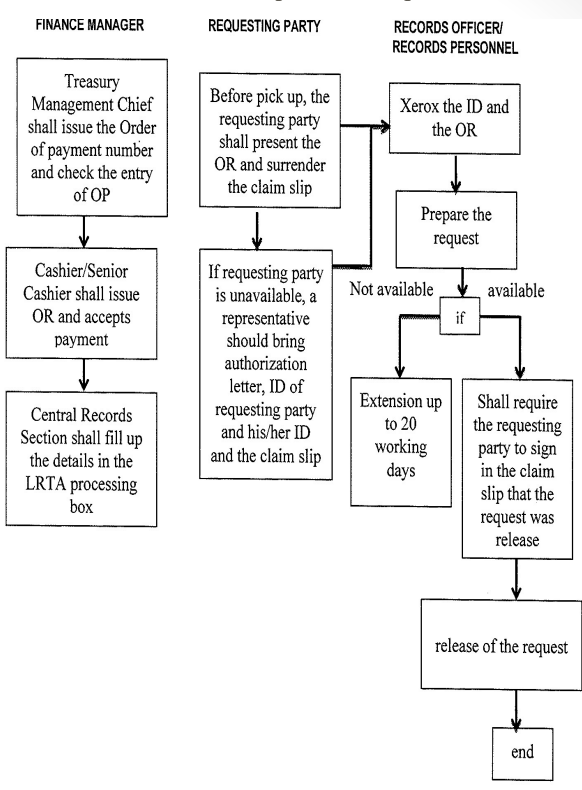
6.1 The Revised Rules on Administrative Cases in the Civil Service, adopted and promulgated by the Civil Service Commission through Resolution No. 1101502 dated 08 November 2011 shall be applicable in the disposition of cases.

7.0 REFERENCES

FOI Executive Order 02 DOTr FOI Manual

C. Process for the Disposition of Requests





Process for the Disposition of Requests



Forms

LIGHT RAIL TRANSIT AUTHORITY FOI Request Form

	FOI Request Form	
Request No:		Date:
		(mm/dd/yyyy)
Permission D		
Requesting Party:		
Last name	First name	M.I
Home Address:		
Email Address:	Contact Number:	
Valid Identification Presented/No:	Issuing Agency/Expiry Date:	
Name of Again, Ormalization of Business		
Name of Agency, Organization or Business, fr	or which request is being made (if any):	
Specific description of information, official re	ecord/s, or public record/s requested:	
Purpose of request for information, official n	ecord/s, or public record/s:	
Port official and the second		
Requested mode of release of information (p	please check):	

I certify that the above information, official record/s, or public record/s is/are being requested in good faith and same shall not be used for any purpose contrary to law, to harass any person, to commit any injustice, or for any purpose other than the purpose/s declared above.

Signature of Requesting Party

To be accomplished by LRTA RECORDS SECTION:

FOI Decision Maker Name/Position: DOMINIC F. KABIGTING OIC, Administrative Department Action:	
O Clarification Particulars:	
O Approval	
O Extension until Reason:	
O Denial Reason:	

If request is approved: Cost of reproduction: ______ Official Receipt No. / Date: ______

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	RANSIT AUTHORITY	
	an, Pasig City	
REQUEST OF	INFORMATION FORM	
Dawn.		
DATE:		
NAME OF REQUESTING PARTY :		
AGENCY/OFFICE:		
AUDRESS.		
CONTACT NUMBER:		
ID PRESENTED:		
INFORMATION TO BE REQUESTED:		
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Certificate of Employment		rawings / Engineering Plans
PAR/ IPCR	Hű	olce Recording/ Films
Clearance		olicies/ Procedures/ Guidelines
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I	IGHT RAIL TRANSIT AUTHORITY ORDER OF PAYMENT	
DATE	No	
Please issue y	our Official Receipt in Favor of	
Requesting Party		
Amount		
(in words)	(Php) as payment for	
Records Re	quested:	
Quantity: Cost Per Pa	9 : ge:	
Attached here is the	e money in	
Cash Check Bank Check nd	Php Php :	
Accounting Entity		
DR CR	Php Php	
Records Offi	cer	
	TREASURY DIVISION	
Official Receipt Issued:		
OR No. Date Account No. : Amount		

EXECUTIVE ORDER NO. 02

MALACAÑAN PALACE MANILA

BY THE PRESIDENT OF THE PHILIPPINES EXECUTIVE ORDER NO. 02

OPERATIONALIZING IN THE EXECUTIVE BRANCH THE PEOPLE'S CONSTITUTIONAL RIGHT TO INFORMATION AND THE STATE POLICIES TO FULL PUBLIC DISCLOSURE AND TRANSPARENCY IN THE PUBLIC SERVICE AND PROVIDING GUIDELINES THEREFORE

WHEREAS, pursuant to Article 28, Article II of the 1987 Constitution, the State adopts and implements a policy of full disclosure of all its transactions involving public interest, subject to reasonable conditions prescribed by law;

WHEREAS, Section 7, Article III of the Constitution guarantees the right of the people to information on matters of public concern;

WHEREAS, the incorporation of this right in the Constitution is a recognition of the fundamental role of free and open exchange of information in a democracy, meant to enhance transparency and accountability in government official acts, transactions, or decisions;

WHEREAS, the Executive Branch recognizes the urgent need to operationalize these Constitutional provisions;

WHEREAS, the President, under Section 17, Article VII of the Constitution, has control over all executive departments, bureaus and offices, and the duty to ensure that the laws be faithfully executed;

WHEREAS, the Data Privacy Act of 2012 (R.A 10173), including its implementing Rules and Regulations, strengthens the fundamental human right of privacy, and of communication while ensuring the free flow of information to promote innovation and growth;

NOW, THEREFORE, I, RODRIGO ROA DUTERTE, President of the Philippines, by virtue of the powers vested in me by the Constitution and existing laws do hereby order:

SECTION 1. Definition. For the purpose of this Executive Order, the following terms shall mean:

- (a) "Information" shall mean any records, documents, papers, reports, letters, contracts, minutes and transcripts of official meeting, maps, books, photographs, data, research materials, films, sound and video recording, magnetic or other tapes, electronic data, computer stored data, any other like or similar data or materials recorded, stored or archived in whatever format, whether offline or online, which are made, received, or kept in or under the control and custody of any government office pursuant to law, executive order, and rules and regulations or in connection with the performance or transaction of official business by any government office.
- (b) "Official record/records" shall refer to information produced or received by a public officer or employee, or by a government office in an official capacity or pursuant to a public function or duty.
- (c) "Public record/records" shall include information required by laws, executive orders, rules, or regulations to be entered, kept and made publicly available by a government office.

SECTION 2. Coverage. This order shall cover all government offices under the Executive Branch, including but not limited to the national government and all its offices, departments, bureaus, offices, and instrumentalities, including government-owned or – controlled corporations, and state universities and colleges. Local government units (LGUs) are encouraged to observe and be guided by this Order.

SECTION 3. Access to information. Every Filipino shall have access to information, official records, public records and to documents and papers pertaining to official acts, transactions or decisions, as well as to government research data used as basis for policy development.

SECTION 4. Exception. Access to information shall be denied when the information falls under any of the exceptions enshrined in the Constitution, existing law or jurisprudence.

The Department of Justice and the Office of the Solicitor General are hereby directed to prepare an inventory of such exceptions and submit the same to the Office of the President within thirty (30) calendar days from the date of affectivity of this Order.

The Office of the President shall thereafter, immediately circularize the inventory of exceptions for the guidance of all government offices and instrumentalities covered by this Order and the general public.

Said inventory of exceptions shall periodically be updated to properly reflect any change in existing law and jurisprudence and the Department of Justice and the Office of the Solicitor General are directed to update the inventory of exceptions as the need to do so arises, for circularization as hereinabove stated.

SECTION 5. Availability of SALN. Subject to the provisions contained in Sections 3 and 4 of this Order, all public officials are reminded of their obligation to file and make available for scrutiny their Statements of Assets, Liabilities and Net Worth (SALN) in

accordance with existing law, rules and regulations, and the spirit and letter of this Order.

SECTION 6. Application and Interpretation. There shall be a legal presumption in favor of access to information, public records and official records. No request for information shall be denied unless it clearly falls under any of the exceptions listed in the inventory or updated inventory of exceptions circularized by the Office of the President provided in the preceding section.

The determination of the applicability of any of the exceptions to the request shall be the responsibility of the Head of the Office, which is in custody or control of the information, public record or official record, or the responsible central or field officer duly designated by him in writing.

In making such determination, the Head of the Office or his designated officer shall exercise reasonable diligence to ensure that no exception shall be used or availed of to deny any request for information or access to public records, or official records if the denial is intended primarily and purposely to cover up a crime, wrongdoing, graft or corruption.

SECTION 7. Protection of Privacy. While providing access to information, public records, and official records, responsible officials shall afford full protection to the right to privacy of the individual as follows:

- (a) Each government office per Section 2 hereof shall ensure that personal information in its custody or under its control is disclosed or released only if it is material or relevant to the subject matter of the request and its disclosure is permissible under this order or existing law, rules and regulations;
- (b) Each government office must protect personal information in its custody or control by making reasonable security arrangements against leaks or premature disclosure of personal information, which unduly exposes the individual, whose personal information is requested, to vilification, harassment or any other wrongful acts.
- (c) Any employee, official or director of a government office per Section 2 hereof who has access, authorized or unauthorized, to personal information in the custody of the office, must not disclose that information except when authorized under this order or pursuant to existing laws, rules or regulation.

SECTION 8. People's Freedom to Information (FOI) Manual. For the effective implementation of this Order, every government office is directed to prepare within one hundred twenty (120) calendar days from the effectivity of this Oder, its own People's FOI Manual, which shall include among others the following provisions:

(a) The location and contact information of the head, regional, provincial, and field offices, and other established places where the public can obtain information or

submit requests;

- (b) The person or office responsible for receiving requests for information;
- (c) The procedure for the filing and processing of requests as specified in the succeeding section 8 of this Order;
- (d) The standard forms for the submission of requests and for the proper acknowledgment requests;
- (e) The process for the disposition of the requests;
- (f) The procedure for the administrative appeal of any denial for access to information; and
- (g) The schedule of applicable fees.

SECTION 9. Procedure. The following procedure shall govern the filing and processing of request for access to information:

- (a) Any person who requests access to information shall submit a written request to the government office concerned. The request shall state the name and contact information of the requesting party, provide valid proof of his identification or authorization, reasonably describe the information requested, and the reason for, or the purpose of, the request for information: Provided, that no request shall be denied or refused acceptance unless the reason for the request is contrary to law, existing rules and regulations or it is one of the exceptions contained in the inventory or updated inventory of exception as hereinabove provided.
- (b) The public official receiving the request shall provide reasonable assistance, free of charge, to enable all requesting parties and particularly those with special needs to comply with the request requirements under this Section.
- (c) The request shall be stamped by the government office, indicating the date and time of receipt and the name, rank, title and position of the receiving public officer or employee with the corresponding signature, and a copy thereof furnished to the requesting party. Each government office shall establish a system to trace the status of all requests for information received by it.
- (d) The government office shall respond to a request fully compliant with requirements of sub-section (a) hereof as soon as practicable but not exceeding fifteen (15) working days from the receipt thereof. The response mentioned above refers to the decision of the agency or office concerned to grant or deny access to the information requested.
- (e) The period to respond may be extended whenever the information requested requires extensive search of the government office's records facilities, examination of voluminous records, the occurrence of fortuitous cases or analogous cases. The government office shall notify the person making the request for the extension, setting forth the reasons of such extension. In no case shall the extension go beyond twenty (20) working days unless exceptional circumstances warrant a longer period.
- (f) Once a decision is made to grant the request, the person making the request shall be notified of such decision and directed to pay any applicable fees.

SECTION 10. Fees. Government offices shall not charge any fee for accepting requests for access to information. They may, however, charge a reasonable fee to reimburse necessary costs, including actual costs of reproduction and copying of the information required, subject to existing rules and regulations. In no case shall the applicable fees be so onerous as to defeat the purpose of this Order.

SECTION 11. Identical or Substantially Similar Requests. The government office shall not be required to act upon an unreasonable subsequent identical or substantially similar request from the same requesting party whose request has already been previously granted or denied by the same government office.

SECTION 12. Notice of Denial. If the government office decides to deny the request, in whole or in part, it shall as soon as practicable, in any case within fifteen (15) working days from the receipt of the request, notify the requesting party the denial in writing. The notice shall clearly set forth the ground or grounds for denial and the circumstances on which the denial is based. Failure to notify the requesting party of the action taken on the request within the period herein stipulated shall be deemed a denial of the request for access to information.

SECTION 13. Remedies in Cases of Denial of Request for Access to Information.

- (a) Denial of any request for access to information may be appealed to the person or office next higher in the authority, the following procedure mentioned in Section 7 of this Oder; Provided, that the written appeal must be filed by the same person making the request within fifteen (15) working days from the notice of denial or from the lapse of the relevant period to respond to the request.
- (b) The appeal be decided by the person or office next higher in authority within thirty (30) working days from the filing of said written appeal. Failure of such person or office to decide within the afore-stated period shall be deemed a denial of the appeal.
- (c) Upon exhaustion of administrative appeal remedies, the requesting party may file the appropriate case in the proper courts in accordance with the Rules of Court.

SECTION 14. Keeping of Records. Subject to existing laws, rules, and regulations, government offices shall create and/or maintain accurate and reasonably complete records of important information in appropriate formats, and implement a records management system that facilitates easy identification, retrieval and communication of information to the public.

SECTION 15. Administrative Liability. Failure to comply with the provisions of this Oder may be aground for administrative and disciplinary sanctions against any erring public offices or employee as provided under existing laws or regulations.

SECTION 16. Implementing Details. All government offices in the Executive Branch are directed to formulate their respective implementing details taking into consideration their mandates and the nature of information in their custody or control, within one hundred twenty 9120) days from the effectivity of this Order.

SECTION 17. Separability Clause. If any section or part of this Order is held unconstitutional or invalid, the other sections or provisions not otherwise affected shall remain in full force or effect.

SECTION 18. Repealing Clause. All orders, rules and regulations, issuances or any part thereof inconsistent with the provisions of this Executive Order are hereby repealed, amended or modified accordingly: Provided, that the provisions of Memorandum Circular No. 78 (s. 1964), as amended, shall not be deemed repealed pending further review.

SECTION 19. Effectivity. This Order shall take effect immediately upon publication in a newspaper of general circulation.

DONE, in the City of Manila, this 23rd day of July in the year of our Lord two thousand and sixteen.

(Sgd.) RODRIGO ROA DUTERTE

President of the Philippines

By the President: (Sgd.) **SALVADOR C. MEDIALDEA** Executive Secretary

DIRECTORY

LRTA FOI RECEIVING OFFICERS

DESIGNATED OFFICER	OFFICE	CONTACT DETAILS
Records Officer A	Central Records Section	8647-34-79 local 29938/29932/29962
Records Officer B	Central Records Section	8647-34-79 local 29938/29932/29962

LRTA APPEALS AND REVIEW COMMITTEE

DESIGNATED OFFICER	OFFICE	CONTACT DETAILS
Deputy Administrator for	Office of the Deputy	8647-34-79 / 8647-34-85/ 8647-34-87
Administrative, Finance, and	Administrator for	
AFCS	Administrative,	
	Finance, and AFCS	
Manager, Administrative	Office of the OIC,	8647-34-79 / 8647-34-85/ 8647-34-87
Department	Administrative	
	Department	
Manager, Legal Department	Office of the Manager,	8647-34-79 / 8647-34-85/ 8647-34-87
	Legal Department	