

## REPORT ON NON-REMITTING AND/ OR NON-REPORTING EMPLOYERS (AS OF FEBRUARY 2016) NOW ON PHILHEALTH WEBSITE


Pursuant to Section 6.f of the Revised Implementing Rules and Regulations (IRR) of the National Health Insurance Act of 2013, PhilHealth is mandated to establish and maintain an updated membership and contribution database.

Section 15 of the same IRR provides for the Obligations of the Employer which includes the registration of their employees, payment of contribution and the submission of remittance reports. As such, employers who have not had any premium remittance and/or have not submitted their reports on premium payments are therefore considered non-compliant.

The complete list of non-remitting and/or non-reporting employers as of February 2016 was published in Balita last August 18, 2017. It can also be viewed at [www.philhealth.gov.ph/partners/employers/NonRemitting\\_NonReportingEmployers](http://www.philhealth.gov.ph/partners/employers/NonRemitting_NonReportingEmployers).

These employers or their employees are given **until September 16, 2017** to visit the nearest PhilHealth Office in their localities to verify or validate their status and settle their outstanding obligations. Non-compliance shall be subject to Rule II (Offenses of Employers), of the Revised IRR of the NHI Act of 2013.

Further inquiries pertaining to this advisory may be referred to our Corporate Action Center's 24/7 Hotline, (02) 441-7442.



**DR. CELESTINA MA. JUDE P. DE LA SERNA**  
Interim/ OIC, President and CEO