SC cases 2014 to 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024 to June 2025

Reviewer on Administrative Law

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Administrative Law

 Definition: All the laws and policies that regulate or control the administrative organization and operations of the government through administrative agencies (AAs)

Classifications:

- 1. Internal and External Administration
- 2. Law that Controls (Charter) and those issued by Administrative Agencies (Rules)
- Substantive and Procedural Administrative Law
- 4. General and Special Administrative Law
- 5. Geographical and Functional Jurisdiction

Administrative Agencies (AAs)

- An agency which exercises some significant form or combination of executive, legislative or judicial powers ("4th Branch") which are partial (having some but not all features of legislative or judicial power) ("Quasi")
- All AAs are Public Offices
- AAs are "Delegates"
- Include boards, commissions, departments, bureaus, offices, authorities, government corporations, government instrumentalities, and local governments
- Rationale: complex, diverse and specialized concerns

Administrative Agencies (AAs)

"4th Branch"

Public Offices

Legal Persons

Delegates/
Agents/
Subordinates

Fusion of Powers

Duty-Bearers/ Accountable Institutions

Creation of AAs

- Constitution
- Congress (Special Law-Chartered; GOCCs economically viable and common good; LGUs – law then plebiscite)
- President (Executive Order; by authority under the Constitution or of law)
- Supreme Court (classifies; confirms; invalidates)
- AAs themselves (Articles of Incorporation and By-Laws; by authority of law; non-chartered)
- Local Governments (Ordinance; by authority of law)

Creation of AAs

Creating Authority	Enabling Instrument	Examples
Voters	Constitution	Commission on Elections
Congress	Special Law	Social Security System
President	Executive Order	Presidential Anti- Corruption Commission
Administrative Agencies	AIBL	PNOC-Renewables Corporation
Local Governments	Ordinance; AIBL	Cebu Property Ventures Dev't Corp.

Charter: Enabling Instrument

- 1. Name
- 2. Principles
- 3. Mandate/ Purpose
- 4. Powers (implied powers power to appoint carries power to discipline unless law says otherwise; power to fix rates implied from mandate; express grant of power not a condition sine qua non for SEC to impose an accreditation requirement)

- Duties and Responsibilities
- 6. Relationships
- 7. Jurisdiction
- 8. Structure
- 9. Budget
- 10. Dissolution

10 Differentiators

Mandate/Jurisdiction

- Law can provide exclusions
- AAs must respect statutory exclusions, i.e., IPRA exempts Baguio City from coverage
- GOCC cannot enter into exploration contracts with foreign-owned corporations
- ERC has jurisdiction over the generation and supply sectors even if they are not public utilities so as to guard against abuse or irregular activities
- ERC cannot disallow changes in circumstances for price adjustments to cover costs
- Grant of fiscal autonomy of Philhealth is not absolute and cannot be sole basis for the grant of benefits and allowances

Mandate/Jurisdiction

- Application of remedies and options for restructuring must be in furtherance of the original mandate of GSIS (cushion the impact of life's contingencies)
- COA's jurisdiction over final money judgments rendered by the courts pertains only to the execution stage
- Audit powers not extend to imposing administrative penalties
- IAC-Tobacco does not have sole and exclusive jurisdiction over tobacco. All products affecting health like tobacco are covered by FDA's mandate
- Cooks and waiters hired by PAGCOR are not regular employees under Civil Service and thus not covered under CSC jurisdiction

Characteristics of AAs

- 1. Size
- 2. Specialization/ Functions
- 3. Territory
- 4. Responsibility for Results
- 5. Administrative Duties

- Delegated Authorities
- 7. Accountability
- 8. Relationships
- Capitalization/ Funding (Stocks, if any)

AA Categories

Creation

- Constitution
- Congress
- Executive
- AA themselves

Geographical

- National: NGAs
- o Local: LGUs

Capital Structure

- o GOCC
- o GI

Functional

- Offers gratuities, grants or privileges
- Performs specific governmental functions
- Undertakes <u>public service</u>
- Regulates businesses affected with public interest
- Exercises <u>police power</u> to regulate private businesses
- Resolves controversies

Government Bureaucracy

- Administrative Agency/
 Government Agency
- Government-Owned and -Controlled Corporation (GOCC)
 - special charter (law)/ parent
 - non-chartered under Corporation Code/ subsidiary
- Government Instrumentality with Corporate Powers (GICP
- Government Financial Institution (GFI)

- State University and College (SUC)
- Public Corporation
- Public Office
- National Government Agency (NGA)
- Quasi-Corporation
- Quasi-Public Corporation
- Municipal Corporation Proper/ Local Government Unit (LGU)
- Quasi-Municipal Corporation

GOCC vs. GICP

GOCC

- 1. Corporation
- Organized as stock or nonstock corporation
- Created by law or under Corporation Code
- Public character of its function
- 5. Government directly or indirectly owns or controls at least a majority or 51% share of the capital stock
- 6. Created for common good and must be economically viable

GICP

- 1. Not a corporation
- 2. Neither stock nor non-stock
- Created by law only (not under Corporation Code)
- 4. Agency of the national government
- 5. Not integrated within the department framework
- Vested with special functions or jurisdiction by law
- Endowed with some if not all corporate powers
- 8. Administering special funds
- 9. Enjoying operational autonomy
- 10. Need not be economically viable

GOCC vs. GICP

	GOCC	GI
Created by Special Law	✓	√
Created under Corp Code	√	X
Governmental Function	✓	✓
Common Good	✓	✓
Economic Viability	✓	X
Corporate Powers	✓	✓
Stocks divided into Shares	✓	X
Non-Stock	✓	X

Entity	Characterization
Manila Int'l Airport Authority (GI)	Created under an Executive Order GI; not a GOCC since neither stock nor non-stock
Phl Society for the Prevention of Cruelty to Animals	Quasi-Public Corporation (Private) Not subject to COA
Manila Economic and Cultural Office (Not GOCC; Not GI)	Created under Corporation Code as non-stock corporation Not a GOCC (not owned by Government); Not a GI (since incorporated under Corporation Code) <i>Sui Generis</i> Funds subject to COA
Boy Scouts of the Philippines (GI and GOCC)	Created as corporation under Special Law (Commonwealth Act) Juridical person under Civil Code (other corporations with public purpose) Public function - vital role of the youth GOCC and GI — attached agency; need not meet twin test (economic viability and control/ ownership test) - Sui Generis
Veterans Federation of the Philippines (GOCC)	Created under RA 2640 and registered with the SEC "Public corporation" per Charter; Adjunct of government; Classified as GOCC to be privatized Sovereign function; Control and supervision of DND

Entity	Characterization
Philippine Fisheries Dev't Authority (GI)	Created under PD 977 as amended by EO 772 GI; not a GOCC (has capital stock, but not divided into shares)
Leyte Metropolitan Water District (GOCC)	Created pursuant to PD 198 GOCC with an original charter (since not under Corporation Code, not a private corporation) Quasi-Public under Charter
Philippine Economic Zone Authority (GI)	GI since not integrated within the department framework but is an agency attached to the DTI
Philippine Reclamation Authority (GI)	Incorporated GI Not a GOCC since not a stock nor a non-stock corporation; has capital stock but not divided into shares Not a GOCC since while established for common good, it need not meet test of economic viability nor compete in market place
Metropolitan Waterworks and Sewerage System (GI; "GOCC")	GI under Executive (EO 596-2006) and Legislative (GCG Law) By its nature, it is a GOCC (stock corporation; meets common good and economic viability tests)
Bureau of Local Government Finance (DOF)	Not an AA whose findings on questions of fact are given weight and deference in the courts since only provide consultative services and technical assistance to LGUs

Entity	Characterization
Bases Conversion Development Authority (GI)	Not stock: Capitol stock not divided into shares Not non-stock: not organized under list purposes under Corp. Code As GI, exempt from paying legal or docket fees Exempt from Creditable Withholding Tax on the sale of its properties
Corregidor Foundation (GOCC)	Non-stock corporation organized under Corporation Code Has public interest, to maintain and preserve the war relics Government has substantial participation in the selection of governing board; has control over Foundation GOCC Under COA Audit
University of the Philippines (GI)	GI under its Charter Tax exemption pertains to assets owned by UP (not extend to assets owned by lessee of UP land)
Philippine International Convention Center (GOCC)	Incorporated under PD 520; sole stockholder is Bangko Sentral ng Pilipinas Non-Chartered GOCC, subsidiary of BSP Subject to COA
Philippine National Construction Corporation (GOCC)	GOCC under supervision of President Subject to COA Non-chartered GOCC; under DTI

Entity	Characterization
National Food Authority (GI)	Not stock (has capitalization divided into shares but no stockholders and voting shares) Not non-stock Performs governmental function (refocused on the acquisition, maintenance, and distribution of rice buffer stock) Exempt from paying real property taxes
Light Rail Transit Authority (GOCC)	With original charter Employees governed by Civil Service Laws, not Labor Code
National Housing Authority (GOCC)	Government housing and resettlement program Classified under PD 757 as a GOCC Under RA 7279, real property tax exempt

AA	Create	Function	Structure	Gov't	Class	Effect
PSPCA	Law	Animal Welfare	Private	X Control	Quasi-Public	X COA
MIAA	EO	Airport	X Stock	Owned	GI	X RPT
MECO	SEC/CC	Trade, Fees	Non-stock	X owned	X GOCC/ X GI	COA
BSP	Law	Youth		Attached	GOCC/ GI	COA
VFP	Law/ SEC	Veterans		Adjunct	(PC/ GOCC)	DND
PFDA	PD	Fisheries	X Stock		GI	X RPT
WD	PD	Water			GOCC	COA
PEZA	Law	Eco. Zones		Attached	GI	DTI
PRA	PD	Reclamation	X Stock	Control	Inc. GI	X RPT/ X Y
MWSS	PD	Water	Stocks		(GOCC)/GI	X RPT/Y
BCDA	Law	Bases	X Stock		GI	X Docket
Corr.	SEC/CC	Relics	Non-stock	Control	GOCC	COA
UP	Law	Education			GI	X RPT
PICC	PD/ CC	Convention	Stock	Subsidiary	GOCC	COA/ BSP
PNCC	CC	Construction	Stock	Supervise	GOCC	COA
NFA	Law	Rice	X Stock/~S	DA	GI	X RPT
LRTA	Law	Light Rail			GOCC	Civil Service
NHA	Law	Housing			GOCC	X RPT (>LGC)

Rules

- 1. All AAs are POs, not all POs are AAs (e.g. Congress, Courts)
- 2. All AAs are GAs, All GAs are AAs (under GCG Act)
- All PCs are AAs, not all AAs are PCs (e.g. Departments, GIs and Commissions)
- GOCCs are Corporations, Gls are not; GOCCs cannot be Gls (except BSP)
- GOCCs, not GIs, must meet twin constitutional test of common good and economic viability
- 6. There are chartered (special law) and non-chartered GOCCs (Corporation Code)
- 7. All Quasi-Corporations are GOCCs, All GOCCs are Quasi-Corporations; Gls are not QCs since they are not corporations

Why Distinguish?

- 1. Local taxation (GIs exempt PFDA, MIAA, PRA, UP, MWSS [the tax-exempt status of a government instrumentality is not lost when it grants the beneficial use of its real property to a taxable person; only the exemption of the real property ceases in such case])
- 2. Legal/ docket fees (GIs exempt BCDA) and Commissioners' Fees (Land Bank since performing governmental function related to agrarian reform)
- 3. COA jurisdiction (subject to COA BSP, WD, MECO, Corregidor, PICC, PNCC)
- 4. Garnishment (GI PPA exempt from execution/garnishment)
- 5. Employment (GOCCs civil service laws; chartered GOCCs follow charter)

Administrative Relationship

- Relationship either attachment, control or supervision (VFP control and supervision; and BSP, PRA, PEZA – attached; PNCC – supervision; under DTI; Corregidor - control)
- Areas: policies, rules, actions, operations, budget, decisions, day-to-day, policy and program coordination
- Types:
 - 1. Independent/ Autonomous (e.g. Commission on Elections)
 - 2. Control and Supervision (e.g. President and DOTr, PRA; Mayor over Department Heads; President over DOE in taking over utilities)
 - 3. Administrative Supervision (e.g. Province over Municipality)
 - 4. Attachment (e.g. DENR and LLDA; DOF and SSS; the approval or disapproval of the DBM Secretary, sitting as ex officio officer as required under the law would not have the effect of one member of the board overturning the votes of the majority of the board since it is, by legal fiat, actually the act of the President exercised through his alter ego; Doctrine of qualified political agency does not attach to the acts performed by cabinet secretaries in connection with their position as ex officio members of an AA)

Spectrum: Administrative Relationship

- Change decision
- Modify choices
- o Overrule
- Clip discretion
- Discipline

President over LGUs

- Preside over Board
- 1 vote in Board
- Require reports

Control

Supervision

Attachment

Autonomous

CSC

ERC

COMELEC

Ombudsman

- President over NGAs/ Some GOCCs-GIs
- Oversee and monitor
- Declare acts illegal
- Cannot change choices
- Discipline

NGAs in GOCC/ GI Boards

- Functional
- Fiscal

Power of "Higher" over "Lower" to	Control	Supervision	Attachment
Alter-ego	✓	X	X
Substitute judgment	✓	X	X
Overrule discretionary acts	✓	X	X
Change wisdom-based decision	✓	X	X
Impose rules on how to act	✓	X	X
Revise policy/ rules	✓	X	X
Discipline	✓	✓	X
Declare acts illegal/ ultra vires	✓	✓	X
Declare acts improper/ arbitrary	✓	X	X
Declare acts prejudicial to public welfare	✓	X	X
Review contracts on legal matters	✓	✓	X
Require periodic reports	✓	✓	√
Oversee to ensure actions legal	✓	✓	X
Vote and Membership in Board	✓	X	√
Veto/ disapprove decisions of Boards	✓	X	X
Participate in day-to-day operations	✓	X	X

Powers

- AAs possess Delegated, not Inherent, Powers
- O Subordinate, not Superior to/ above Enabling Instrument/ Charter, Laws/ Hierarchy of Laws (set boundaries/ limit powers/ define jurisdiction and limitations under the law, COA audit jurisdiction shall be limited to the 5% franchise tax and the 50% of the gross earnings pertaining to the Government as its share; rule-making power subject to subordinate legislation; audit powers do not extend to imposing administrative penalties)
- When there is a conflict, law prevails over rules
- In general, liberal, not strict, interpretation of powers
- AAs (except for LGUs) cannot prohibit what law does not prohibit
- Basic Powers
 - Investigative
 - 2. Rule-Making or Quasi-Legislative
 - 3. Adjudicative or Quasi-Judicial

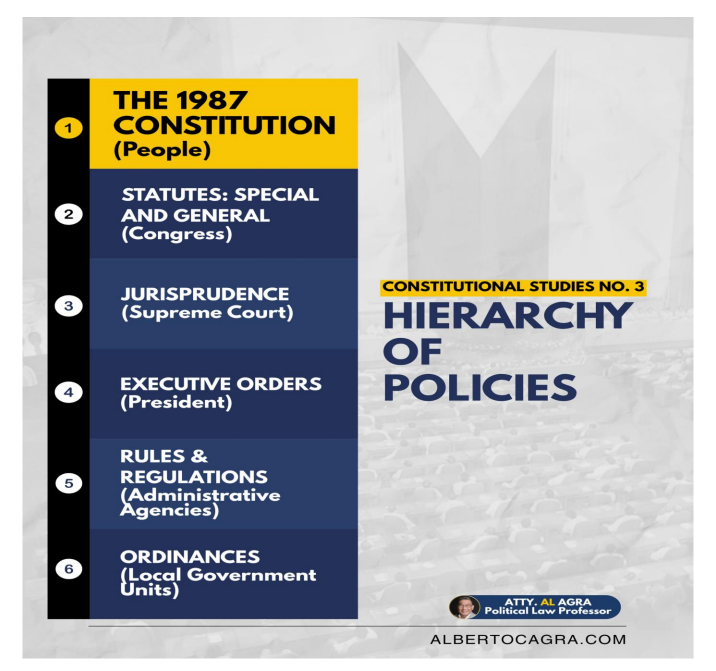
Powers

Delegated (not inherent)

Hierarchy of Laws/ Subordinate Legislation

Mandate-Driven

Liberal Interpretation



Delegation of Powers

- Potestas delegata non potest delegari
- Exceptions:
 - President tariff and emergency
 - President can delegate to SND the power to grant amnesties since alter ego/ doctrine of qualified political agency
 - Local Governments
 - People's Initiative
 - Administrative Agencies

Twin Test of Valid Delegation

1. Completeness and

 sets forth therein the <u>policy</u> to be executed, carried out, or implemented by the delegate (delegate will just enforce)

2. Sufficient Standard

- provides <u>adequate guidelines</u> or <u>limitations</u> in the law to map out the <u>boundaries</u> of the delegate's authority and <u>prevent</u> the delegation from running <u>riot</u>
- specifies the limits of the delegate's authority, announces the legislative policy, and identifies the conditions under which it is to be implemented

Twins Test of Valid Delegation

- 1. Completeness (the 'what', rights; even if "formulate plan" under Cybercrime Law; delegation of power of the President to DOE to takeover utilities); and
- 2. Sufficient Standards (may be broad, such as public order, safety, social justice, quality of education, law and order under definition of "Cybersecurity"; genuine local development; public interest; but not vague; not vague when AA has no unbridled discretion; even if term undefined in law, reasonableness is a question of fact that can be determined by the circumstances; efficiency and effectiveness of delivery of metro-wide services; implied from purpose of law since considered as a whole)

Law vs. Rule

Law (Congress/ LGUs)

- O Why of law (purpose/policy)?
- O Who covered (not covered)?
- O What are:
 - Scope? Boundaries?Limitations? Exclusions?
 - Classes? Categories?
 - O Acts? Rights?
 - Outies? Responsibilities?
 - Obligations? Requirements?
 - Standards? Conditions?
 - Offenses? Penalties?
- O When take effect?

Rule (AAs)

- O How implemented?
- O What are details?
- When statutory provisions become operative (if parameter/ condition in law)?

Must be Expressed in Enabling Law

General:

- 1. "What" law is
- 2. Relationship
- 3. Prohibitory Powers
- 4. Jurisdiction

Investigation:

- 5. Contempt
- 6. Subpoena
- 7. Search and Seizure

Quasi-Legislation:

- 8. Contingent Rule
- 9. Penal Rule

Quasi-Judicial:

- 10. Quasi-Judicial
- 11. Enforcement of Decisions
- 12. Resolve questions of law

Menu of AA Powers

Investigate-Protect-Compel Administrative/ Executive Quasi-Legislative

Quasi-Judicial

Police Power

Others/ Corporate

Delegated to ERC (safeguard against abuse; imposition of universal charge is not a tax since for revenue generation)

Investigate-Protect-Compel

Express/ Implied in Charter

- Cease and Desist
- Withdrawal of PrivilegeDelegated by Law
- Preventive Suspension
- Abatement of Nuisance

Informational

Preventive/ Protective Coercive/ Penal

Express/Implied in Charter

- Fact-Finding
- Clearance
- Ocular Inspection
- Visitorial
- Investigate anomalies
- File cases

Delegated by Law

- Contempt
- Subpoena
- Search & Seizure

Cease and Desist Orders

Depending on Charter/law:

- Mandate/ purpose of AA defines object of CDO
- Power can be express or implied
- Can be an incident of administrative or quasijudicial proceedings
- Can be done motu proprio, ex parte or after notice and hearing (pre- or post-issuance)
- Observe pre-conditions (e.g. show cause order)
- Subject to administrative reversal and/ or judicial review

Investigative Powers (IP)

- partakes of judicial discretion, not judicial function
- Express Grant
 - Contempt (can be adjunct of IP, if law provides; not exclusive to courts)
 - Subpoena (enabling law needed; not implied from IP)
 - 3. Search and Seizure (If not delegated, apply before courts)

(Presence of counsel not required)

Express or Implied

- 1. Clearance
- 2. Fact-Finding
- 3. Ocular Inspection
- 4. Visitorial
- 5. Create committee to investigate
- 6. Investigate anomalies (CSC)

Comelec can cite a person for indirect contempt for non-appearance (implied from constitutional power to IP, CHOPFE and enforce laws)

- Definition: Power to Issue Rules/ Fill in details/ 'How'
 (not 'What') a Law will be implemented; means to provide
 direct and efficacious solutions to problems
- Nature: Laws are controlling and cannot be amended by a rule; Hierarchy of Laws/ Subordinate Legislation, i.e., Inferior/ must not be inconsistent with the Constitution, Laws and Charter, i.e., cannot change, amend or be in conflict with; interpretations must not override, supplant or modify laws
- Rationale: regulation highly complex, future situations cannot be fully anticipated, practicability, expediency and expertise

- 2 tests of valid exercise of subordinate legislation
 - 1. Germane to objects and purposes of law
 - 2. Regulation not contradict and must conform with law
- An administrative issuance must comply with these 4 requisites to be held valid:
 - 1. Its promulgation must be <u>authorized</u> by the legislature;
 - 2. It must be promulgated in accordance with the prescribed <u>procedure</u>;
 - 3. It must be within the <u>scope</u> of the authority given by the legislature; and
 - 4. It must be reasonable.

Rules on Rule-Making

- 1. Executive in nature
- 2. Rules partake of the nature of a statute
- 3. Force and effect of law (but are not laws)
- 4. Procedural rules are to be strictly adhered to in the collection of taxes
- 5. Germane to the objects of the law
- 6. By authority of law
- 7. Issued by proper issuer

Rules on Rule-Making

- 8. Interpretations persuasive (deserves cogent consideration); not controlling upon courts (courts must apply the rules if validity of rules not put in issue; findings of BLGF, an agency created to provide consultative services, are not given weight by the courts)
- 9. Presumed legal, valid and constitutional
- 10. Notice and hearing not required (unless (1) law requires, (2) affect vested rights, (3) contractual rights, and (4) affect specific parties (e.g. billing of mobile voice service/persons and material change)
- 11. Mandatory to issue rules if "shall" used in enabling law

Rules on Rule-Making

- 12. Pass test of reasonableness (when fixing rates)
- 13. Operative effect
- 14. Must be followed by other AAs; cannot postpone the application (DOE Rules by ERC)
- 15. Rules of an AA may be used as basis for rules of another AA
- 16. Subject to judicial review unless business judgment (RTC can determine if rule contravenes the Constitution or law)
- 17. Subject to repeal and amendment unless vested or contractual rights involved
- 18. Prospective application

Requisites

- 1. Authority: by authority of law (DOJ has no authority to issue a circular on Hold Departure Orders which curtails right to travel absent an enabling law; not fall within inherent power of DOJ to issue rules; BI can issue Summary Deportation Orders subject to conditions)
- 2. Nature: Executive (not legislative Congress cannot limit or take over the President's power to adopt IRR for a law it has enacted; if issued by the President, power is self-executory by virtue of its being inherently executive in nature; falls under Faithful Execution Clause)

- 3. Substance: not contrary to law (subordinate legislation)
- 4. Scope: germane to the objects and purposes of the law
- 5. Procedure: properly promulgated; publication and hearing, if required by law (Circular/ not Administrative Regulation [internal rule] so not require hearing, publication and consultation)
- 6. Compliance: franchises may be subject to compliance with NTC rules and regulations

7. Issuer: Issued by proper authority for assigned subject matter/ within its jurisdiction (FDA can issue circular based on AO of SoH; IAC-Tobacco can issue rules on the basis of its authority to regulate health aspects of tobacco; CSC cannot issue rules on positions exempt from classification since outside jurisdiction; Career Executive Service Board (CESB) is expressly empowered to promulgate rules, standards and procedures on the selection, classification, compensation and career development of the members of the CES)

Dos and Don'ts/ Can and Cannot

Dos/ Can	Don'ts/ Cannot
Issue rules to implement laws	Enact/ amend/ repeal laws
Prescribe the "how" and provide details	Define the "who, why, what, when"
Use or apply rules of other AAs	Not follow or postpone the implementation of rules of other AAs
Issue rules as directed by law	 Issue rules outside of its mandate Refuse to issue rules if directed by statute
Issue supplementary, interpretative, internal and procedural rule based on express or implied authority	Issue contingent and penal rules absent express authority
Issue internal and interpretative rules without publication	Issue supplementary, contingent, penal and procedural rule without publication

Standard: Reasonableness

- Relation to purpose; germane to the objects and purposes of the law
- Supported by good reasons
- Not arbitrary
- Free from legal infirmities

Rule Defined

"Rule" means any agency statement of general applicability that implements or interprets a law, fixes and describes the **procedures** in, or practice requirements of, an agency, including its regulations. The term includes memoranda or statements concerning the internal administration or management of an agency not affecting the rights of, or procedure available to, the public. [Section 2 (2), Chapter 1, Book VIII, Revised Administrative Codel

6 Types of Rules

Supplementary/
Implementing

Procedural

Penal

Contingent

Interpretative/
Opinions

Internal

6 Rules

Supplementary	Supplies the details, implements and supplements the law, and governs the public.
Procedural	Outlines the procedures and remedies.
Contingent	Determines the existence of a fact which is specified and defined in the law, and operationalizes said statutory provision.
Penal	Provides for the conditions and penalties for the violation of rules as expressly allowed under the law.
Interpretative	States the official position or opinion of the AA.
Internal	Governs the administration and operations of a particular AA or other AAs.

Examples of Rules

Supplementary	Providing incentives to all government and private Health Institutions with Breastfeeding Practices
Interpretative	Issuing guidelines on treatment of discounts extended by power suppliers
Procedural	Outlining the procedure for the disqualification of nuisance candidates
Penal	Setting the penalties for violation of rules pursuant to the Fair Election Act Penalty of P1,000.00 per day for repeated defiance of its final and executory judgment is reasonable and fair in relation to the purpose of preserving the CSC's Constitutional mandate
Contingent	Lowering the National Tax Allotment of LGUs on the basis of a declaration of an unmanageable public sector deficit
Internal	Disallowing release of retirement benefits to those with pending cases

Allows Contingency Rule

xxx Provided, That in the event that the national government incurs an unmanageable public sector deficit, the President of the Philippines is hereby authorized, upon the **recommendation** of Secretary of Finance, Secretary of Interior and Local Government and Secretary of Budget and Management, and subject to consultation with the presiding officers of both Houses of Congress and the presidents of the "liga", to make the necessary adjustments in the internal revenue allotment of local government units but in no case shall the allotment be less than thirty percent (30%) of the collection of national internal revenue taxes of the third fiscal year preceding the current fiscal year: xxx

Allows Penal Rule

Violation of this Act and the rules and regulations of the COMELEC issued to implement this Act shall be an election offense punishable under the first and second paragraphs of Section 264 of the Omnibus Election Code (Batas Pambansa Blg. 881).

Why Differentiate?

Туре	Grant	Publication
Supplementary/ Implementing	Express (E) or Implied (I)	Required
Interpretative	Eorl	Not Required
Contingent	E	Required
Penal	E	Required
Procedural	E or I	Required
Internal	Eorl	Not Required

Ordinance-Making Powers

President

- Executive Order (general or permanent character; must be published)
- Administrative Order (aspects of government operations)
- Proclamation (dates or declare status; must be published)
- Memorandum Order (administrative detail, concerns particular officer)
- Memorandum Circular (internal administration for all/ some agencies)
- General or Special Order (as commander-in-chief)

Local Governments

- Territorial Application
- Sanggunian-enacted and Governor/ Mayor-approved
- Ordinances are more or less permanent in character
- Ordinances and Resolutions

Law	Rules
AA decision final after 15 days	appeal to OP within 30 days
procedure allowed but silent on period	provide for 60 days
control and supervision	require reports
DAR to CA	DAR to OP to CA
exclusive authority to investigate	withheld right to examine and cross- examine during investigations
prescribe competition	determine eligibility of bidders
provide for termination of OFW employment	determine causes and factors
provides exception to transferability of agricultural land subject to regulations	recognized rule on succession and implemented owner-cultivator policy in agricultural development

Law	Rules
CSC constitutional mandate	imposed penalty of P1,000.00 per day for repeated defiance of its final and executory judgment
Not give power to legislate (MMDA)	adopt number coding-scheme is rule- making
Law excludes heinous crimes from benefit	Inclusion of heinous crime in exception
Law silent as to amortization input tax credit	rule bridges gap between 2 provisions of law
Dishonesty	serious, less serious, and simple dishonesty

Law	Rules
Registration through examination with Bachelor's Degree (work experience and updated education)	Registration without examination (100 hours of workshops)
20% on sale of goods and services	Exempt from discount membership dues
BIR duty to assess and collect tax due	Obligates registration of book of accounts and pay annual registration fees
regulate and supervise activities	Imposes accreditation requirement for external auditors of covered entities

Law	Rules
provident and/or employee-housing	both provident/ retirement and housing benefits
vacation leave and sick leave shall be cumulative	not cumulative
2 years from payment	10 years from payment
appeal 15 days	10 days
illegitimate children "may" use name of father	"shall" use
provide additional allowances	from only 1 source
enumerate fixed list of benefits	added benefits
lists requirements for creation of provinces	provides exception
qualifications fixed for elective officials	added drug test
classify and mark tobacco	exclusive sources

Law	Rules
develop road programs	declare roads - limited access
regulates promotion of milk	ban certain aspects
academic freedom	ban review classes
state insofar as it concerns their individual franchise or right to exist as such entity	state/general public or other entity
campaign airtime limit per medium	airtime limit for all stations
"Electronic Data Message"	"but not limited to"
"abortifacient"	"primarily" incluces abortion
not prohibit electro-fishing	prohibit electro-fishing
silent on fixing fines	fixed fines

Law	Rules
increase awareness among lawyers	prescribe mandatory training for lawyers
prescribe minimum standards for law admission	require passing of test otherwise law schools cannot admit
implement Salary Standardization Law	revise salary grades
election at next election after effectivity of law	upcoming election where election period started
power to issue rules	create substantial distinctions between types of contractors
exempted under the Charter to fix compensation	fix compensation contrary to applicable law

Law	Rules
"shall allow" end-users to the contestable market	mandatory migration to market (application needed; transfer is not automatic)
"other benefits"	"wage-related benefits"
fix salaries schemes exempt under SSL	Cannot fix without GCG approval
Appropriation ordinance vote requirement: quorum based on all members of council	Quorum based on members present
SEC jurisdiction over corporations	SEC jurisdiction over individuals (accountants under PRC)
Senior Citizen benefits for funeral and burial includes interment (broad undefined term)	Restricts funeral and burial expenses by excluding interment

Law	Rules
Excise tax on distillation	alkylate, a product of alkylation subject to excise tax
20% on sale of goods and services	Discount not extend to fees for locker rental in golf courses
MMDA law granting MMDA power to issue rules on traffic management	LGU ordinances on traffic management
BIR duty of assessment and collection of tax due	Requiring submission of affidavits containing fee structures/ factors
New Good Conduct Time Allowance includes any offender	Excluded recidivists
Non-discretionary pass-fail criteria per GPRA	Discretionary pre-qualification regime

Law	Rules
Gross income of PAGCOR PCSO share from lottery games	Share from income less deductions Lotto games excluded
1 Requirement for VAT zero-rating (RE developer's registration with DOE)	Added a requirement (Certificate of Endorsement)
Under "bilateral social security and labor agreements" with "other measures for enforcement"	Requires compulsory contribution to secure overseas employment certificate

Rule-Making: Invalid Exercise

Creates

Strict Requirements

No Requirement

Stated Requirement

Enumeration Exclusive

List with "others"

No Classification

Limited Application

Broad Application

Fixed Period

Continue Practice

Grant Power

Abolishes

Liberalizes Requirements

Imposes Requirement

Alters/ Deletes Requirement

Adds/ Deletes Requirement

Others not germane to list

Discriminates/ Classifies

Expands Application

Abridging Application

Changes Period

Discontinues Practice

Nullifies Power

Quasi-Judicial Power

- Definition: Deciding controversies, resolving conflicting claims and positions
- O Grant of Power:
 - Express (Issuance of HDOs is judicial which DOJ has no authority to wield)
 - Includes those necessary powers (i.e., authority of DAR to conclude proceedings under a law includes coordinate authority to continue its QJ over controversies arising from said proceedings)
 - Clearly defined jurisdiction/ cannot go beyond
 - NCIP: disputes involving rights of ICCs/IPs only when they arise between or among parties belonging to the same ICC/IP group/ intra-IP
 - CIAC: jurisdiction covers transactions within construction industry where parties are in construction industry and does not extend to damages to property of private parties inflicted by a construction company
 - CTA: no jurisdiction over inter-AA disputes
 - PRC: no appellate jurisdiction over decisions of Board for Professional Teachers since law does not prescribe this

Quasi-Judicial Power

- Jurisdiction: AA must acquire jurisdiction over subject matter to have authority to dispose of case; if no jurisdiction, case should be dismissed
- Extent: Typically, only questions of fact (questions of law or mixed if expressly permitted under the Charter/ law)
- Limitation: Subject to Judicial Review (cannot deprive courts of constitutional mandate)
- Follow plain language of the law (file both administrative and judicial claims within a 2-year period no matter how short the interval)

Types of Disposition

- 1. Directing (corrective/award), e.g., backwages
- 2. Enabling (grant/ permit), e.g., grant of franchise (not exclusive property of franchisee/ must yield to common good and Congress) or license (purely administrative proceedings; not QJ)
- 3. Dispensing (exempt/relieve), e.g., amnesty
- 4. Summary (compel/ force), e.g., cease and desist
- 5. Equitable

2 Proceedings before AAs

Administrative Proceedings

- 1. direct implementation of laws to certain given facts as a consequence of regulation; or
- an undertaking to gather facts needed to pursue a further legal action or remedy in the case of investigation

(Not involve the settling of disputes involving conflicting rights and obligations (not make binding pronouncements as to a party's rights and/or obligations as a result of a conflict or controversy whether legal or factual)

Examples: (1) Grant of authorization or permission to undertake a regulated activity (NTC)

- (2) Determine best qualified provider (adapting a point system)
- (3) If affect rights of parties, due process needed

Quasi-Judicial Proceedings

- 1. hearing and determining questions of fact to which the legislative policy is to apply
- 2. deciding in accordance with the standards laid down by the law itself in enforcing and administering the same law.
- 3. taking and evaluating evidence
- determining facts based upon the evidence presented
- rendering an order or decision supported by the facts proved
- 6. determining, what the law is; what the legal rights and obligations of the contending parties are; and based thereon and the facts obtaining, the adjudication of the respective rights and obligations of the parties.

complaint proceedings involving the assessment and settling of the contending parties' respective rights and obligations (NTC)

revocation of existing accreditation

Other Examples

Administrative

- DOH: List of Notifiable Diseases
- DSWD: Emergency Subsidy Program
- COMELEC: procurement of supplier
- DILG: Investigation of Complaints
- DENR-EMB: Issuance of Special Permit to Transport Hazardous Wastes; determine appropriate report for a particular project
- FDA: Authorizations and Licenses to Operate
- SSS: Grant of Small Business Wage Subsidy
- BOC: Seizure of COVID 19-Necessary Goods
- PPA: Issuance of Certificate of Entry/ Withdrawal Permit
- PACC: Investigation of Complaints
- NTC: Grant of license/ franchise
- PCC: Clearance for M&As

Quasi-Judicial

- DTI: Violation of Consumer Act
- COMELEC: Election
 Protests
- IC: Statement of Claims
- ERC: Capital Expenditure
- Ombudsman: Disciplinary Actions
- LLDA: Pollutionrelated
- Higher LGU: complaint against local elective officials

12 Rules on Quasi-Judicial

- 1. Power expressly given
- 2. Jurisdiction defined by Charter (not by AA or parties)
- Questions of fact and/ or law
- Non-delegable (reception of evidence can be sub-delegated)
- 5. Follow procedural rules
- 6. Due process Notice and Hearing required (absence curable)

- 7. Impartial Tribunal
- 8. Substantial Evidence (not bound by technical rules but must have some proof of authenticity)
- 9. Decision needed (need not be full blown like in courts; based on completed investigation; resolve all issues raised)
- 10. Counsel dispensable
- 11. Subject to Judicial Review
- 12. Courts accord great respect

Quasi-Legislative or -Judicial

Quasi-Legislative	Quasi-Judicial
Increasing rates for all public utility buses; Implement fare rates	Application for rate increase by a particular public utility operator
Prescribing the procedure to disqualify nuisance candidates	Disqualifying a nuisance candidate
Adopting the procedures for applying for a franchise	Revoking a specific franchise
Issuance of Resolution on Reinvestment Fund for Sustainable Capital Expenditures	Declaring improper the reinvestment
Rules on securities market	
Rules on licensing, accreditation	w Poviower, Agra

Quasi-Legislative vs. Quasi-Judicial

Subject	Quasi-Judicial	Quasi-Legislative
Grant	E	E or I
Parties	Particular	All/ Sectors
Adversarial	Yes	No
Controversy	Exists	None
Notice and Hearing/ Due Process	Required/ Tax Investigation & Assessment	Not Required (unless 4 situations) (Circular - internal)
Primary/ Exhaustion	Applicable	Not Applicable; judicial review at first instance
Time	Past/ Present	Future
Publication	Not Required	Depends on type
Res Judicata	Applicable Administrative Law Re	Not Applicable eviewer, Agra 71

QJ Proceedings

- Character: Adversarial, quasi-judicial, civil
- Jurisdiction: Defined by Law/ Charter (not by AA or consent of parties, not acquired through or waived by any act or omission of the parties; DOJ has jurisdiction over all disputes solely [i.e., all without exception] between GOCCs involving questions of law; Philhealth Board, not its President, can revoke existing accreditation)
- Nature: not delegable (but power to hear/ receive evidence can be sub-delegated)
- Writ of Certiorari: there must be a specific statutory grant to issue (not by self-conferment of authority and not implied from quasi-judicial/ legislative power)

- Due Process (DINA): Decision, Impartial Tribunal, Notice and Explain/Appear/Defend (anchored on fairness and equity; defenses considered; reasonable opportunity to be heard; observed when affidavits submitted and evidence considered in earlier ruling; due process requires that a decision must be based on completed, not unfinished investigation; party sufficiently informed of reasons for conclusions; no due process when litigant not allowed to avail of all remedies under the rules of the AA)
- Procedure: reasonable, due process, meet ends, published

- Notice and Hearing
 - Required (actual or constructive)
 - Subject to waiver and estoppel
 - Curable (i.e., participate in proceedings, subsequently heard, filing of motion of reconsideration, oral arguments)
 - Position papers allowed (unless a party invokes or does not waive hearing)
 - Not required when privilege, abatement, conditional right, legislative or administrative

- Right to counsel not imperative
- Full Hearing: All Claims, Rebuttal, Evidence and Cross-Examination (dispensable)
- AAs not bound by the technical rules of procedure (but must have some proof of authenticity or reliability as condition for the admission of documents; discretion in granting respondent's Motion for Extension of Time to File Appeal from the Decision)

Due Process: Notice and Hearing Required Not Required

- Quasi-Judicial (except motu proprio/ ex parte orders)
- Rule-making if:
 - Law provides
 - Affects a particular party like vested and contractual rights
 - Material change
- Administrative/ Executive Actions if:
 - Notice/ hearing required by law
 - Cannot be issued motu proprio/ ex parte
- Tax investigation and assessment since affect the proprietary rights of specific persons
- MR filed by a particular party

- Rule-making unless:
 - Law requires
 - Material change
- Changes in rules and practices affecting general public, not a particular party with vested and contractual rights
- Motu Proprio/ Ex Parte
 Administrative and
 Executive Action

Evidence

- Substantial (such relevant as a reasonable mind may accept as adequate to support a conclusion; unless law provides different quantum; need not be overwhelming or preponderant; reasonable ground to believe that respondent is responsible for the misconduct complained of)
- Ocular allowed (when relevant)
- Adoption of reports allowed

- Decision: Bases, Form (need not be full-blown like court decisions), Parties, All Issues and Evidence; based on defenses raised (AA cannot condone if condonation not raised); party sufficiently informed of reasons for conclusions
- Deliberative Process (arbitral proceedings): excepted, provided predecisional and deliberative, from constitutional right to information
- Enforcement: by AA if authorized by law (if not, courts)

Judicial Review of Administrative Findings

- In deference to technical expertise (courts cannot determine the type of environmental report which is within the AA knowledge and competence; COA's requirement for prior clearance is an instance of pre-audit which COA can impose)
- AA findings must be accorded great respect (even finality) if supported by substantial evidence or amount of evidence which a reasonable mind might accept as adequate to justify a conclusion; in the absence of substantial showing that such findings were made from an erroneous estimation of the evidence presented; OMB can ascertain whether evidence is strong; unless sharp conflict with law; not conclusive and final before courts and should not be applied in a straightjacket such as when there is grave abuse of discretion; findings of fact by the Office of the Ombudsman are conclusive when supported by substantial evidence unless there is grave abuse of discretion

Judicial Review of Administrative Findings

- Administrative decisions in matters within the executive jurisdiction can only be set aside on proof of gross abuse of discretion, fraud, or error of law
- Findings on questions of fact of an AA which only provide consultative services and technical assistance to LGUs are not given weight and deference in the courts
- An order, constituting executive or contemporaneous construction of a statute by an administrative agency charged with the task of interpreting and applying the same, is entitled to full respect and should be accorded great weight by the courts, unless such construction is clearly shown to be in sharp conflict with the Constitution, the governing statute, or other laws
- AA business judgments/ policy matters/ purely administrative matters (e.g. increase in SSS premiums) cannot be interfered with by Courts

Changing Factual Findings

Administrative Findings given weight (since AAs in better position to pass judgment thereon), not disturbed unless:

- Not based on substantial evidence (like bare unsubstantiated circumstances/ allegations) clearly, manifestly, and patently insufficient and insubstantial evidence to support the administrative agency's findings
- 2. Palpable errors
- 3. Acted arbitrarily with grave abuse of discretion (clear showing; arbitrary or despotic manner which must be so patent and gross as to amount to an evasion of a positive duty or a virtual refusal to perform the duty enjoined by law; capricious and whimsical exercise of judgment tantamount to lack of jurisdiction; acted without or in excess of jurisdiction exception to doctrine of immutability)

Changing Factual Findings

- 4. Fraud, mistake, collusion
- Misappreciation or erroneous estimation of evidence to compel a contrary conclusion (the reviewing court may delve into the records and examine for itself the questioned findings)
- 6. Conflict in factual findings (e.g. among Labor Arbiter, NLRC and CA; contrary to findings of arbitrators)
- 7. Rates fixed are unreasonable

The exceptions must be alleged, substantiated, and proved by the parties so the Court may evaluate and review the facts of the case.

Dos and Don'ts/ Can and Cannot

Dos/ Can	Don'ts/ Cannot
 Resolve controversy based on mandate Rule on question of law if authorized by law 	 Expand jurisdiction of AA by agreement of parties or rule by AA Not assume jurisdiction under its mandate
Delegate reception of evidence to sub-unit	Delegate QJ to its sub-unit
 Decide base on ocular inspection when issue based on perceivable facts Decide case based on substantial evidence Decide case based on report of sub-unit or affidavits Render a decision which is not full blown 	 Rule on case without notice and hearing unless cured or waived Decide case based on position papers when parties invoke hearing Not resolve all issues raised Rule case based on extraneous defenses
Not follow technical rules of procedureDispense with cross-examination	Decide case when there is no/ absent some proof of authenticity or reliability of documents
 Apply for execution of decisions before the courts if no authority to execute under the law Issue subpoena or cite persons in contempt is empowered by law 	 Execute its own decisions if no express statutory authority Not publish procedural rules Apply procedural rules retroactively prejudicing parties

Judicial vs. Quasi-Judicial

Aspect	Judicial	Quasi-Judicial	
Public Office	Courts	AAs	
Quantum of Proof	Criminal: Beyond Reasonable Doubt Civil: Preponderance	Substantial	
Contempt/ Subpoena	Authorized	If authorized by law	
Technical Rules	Follow	Need not strictly follow	
Decision	Full-Blown	Full-Blown not required	
Cross-Exam	Indispensable	Dispensable	
Enforcement	Authorized	If authorized by law	
Counsel	Indispensable	Dispensable	

Judicial Review

- 1. Certiorari
- 2. Prohibition
- 3. Injunction
- 4. Mandamus o
- DeclaratoryRelief
- 6. Appeal

- Decisions of AA which are declared by law final and unappealable are still subject to judicial review if fail the test of arbitrariness, upon proof of gross abuse of discretion, fraud, error of law
- Covers grave abuse of discretion of an AA which does not exercise judicial, quasi-judicial or ministerial functions
 - Mandamus not lie to direct the exercise of judgment or discretion in a particular way on mass testing and efficient testing for COVID
- RTC has jurisdiction over the validity or constitutionality of a rule
- Certiorari proper to assail an administrative rule
- Court can reverse AA disallowance of price adjustments based on change in circumstance

Scenarios



Higher/ Level 2

Lower/ Level 1 Courts

Defenses

- Ripeness: No actual injury, filed case in AA or Court
- o **Primary Jurisdiction:** Instead of filing case before AA, filed directly with Court
- Finality of Action: While case pending before AA Level 2, filed case in Court
- O Non-Exhaustion: After AA Level 1 decides case, filed case before Court

Defenses: Judicial Review Premature

- 1. Doctrine of **Finality of Administrative Action**: Decision of AA must be final before Judicial Review; Exceptions:
 - interlocutory orders
 - protect rights
 - violate Constitution
 - excessive use of power
- Doctrine of Primary Jurisdiction/ Prior Resort: AA concurrent with courts; needs administrative discretion and expertise of AA
 - File with DAR Secretary, not courts, cancellation of patents and titles under RA 9700
 - Court may suspend or, if the parties would not be unfairly disadvantaged, dismiss the case without prejudice
 - if 2 AAs have concurrent, where 1st filed provided that AA opts to take cognizance, acquires jurisdiction
 - If jurisdictions do not intersect, doctrine does not apply (each AA will rule based on its mandate/ jurisdiction)

Defenses: Judicial Review Premature

- 3. Doctrine of **Ripeness for Review**: Controversy must be real, present or imminent (not future/imaginary/remote)
- 4. Doctrine of **Exhaustion of Administrative Remedies**: exhaust all administrative remedies before recourse to courts
 - reassignment Governor
 - personnel action against PAGC employee with CSC
 - o security of tenure of water district employees with LWUA Board to CSC
 - failure of bidding BAC
 - rate adjustment with ERC
 - reconsideration of DND memorandum
 - DAR Secretary to OP following rules
 - await finalization of bill deposits by ERC
 - o mixed questions of law and fact indispensable to resolution of case
 - factual considerations in mass testing and efficient testing
 - validity of tax ordinance with DOJ
 - DOJ when question legality of tax code provisions
 - HLURB to OP since there is prompt relief for injurious effects of judgment
 - o remedy available in requesting information from government
 - On public nuisance, elevated to DoT and OP since LGU not act

Exceptions: Non-Exhaustion

JPLCS

- Questions essentially Judicial
- Administrative Remedy is Permissive
- Pure question of Law (facts not disputed; local tax; very authority of assessor to impose the assessment; WON failure to implead a party results in case dismissal)
- Constitutionality (impairment; freedom of speech)
- Small amount that exhaustion will be costly

DRIED

- Utter disregard for Due Process
- No plain speedy Remedy
- Strong public Interest (increase in FMVs in local taxation; nonreimbursement of insurance claims within prescribed time)
- Estoppel
- Delay/ Urgency (impending maturity if bonds; elections nearing; impending 2025 elections on procurement of supplier; unpaid for 8 years)

Exceptions: Non-Exhaustion

DARNI

- Irreparable Damage by party
- Alter Ego Bears approval of President (decisions of PSC and GAB approved by OP)
- No administrative Review is provided
- Insistence on exhaustion will lead to Nullification of claim
- Resort to admin. remedy is an Idle ceremony

CLRNT

- Civil action for damages
- Land not part of public domain
- Special Reasons demanding immediate judicial relief
- No Decision rendered
- Transcendental issues

Compare/ Contrast the Defenses

Defenses/ Aspects	Finality of Admin. Action	Primary Jurisdiction	Non-Exhaustion of Admin. Remedies	Ripeness for Review
Concept	AA not yet final (pending)	Concurrent AA and court; AA 1 st instance	AA process (all levels) not yet completed	No controversy (future, imaginary, remote)
What has to be done/ Court action	Await decision of AA	Allow AA to assume jurisdiction Court dismisses	Complete whole process (all levels) Court suspends	Await matter to become real/ present or imminent
Pendency before AA	While pending in an AA level, go to court	No AA case yet; filed with court directly	Process complete at 1 level, not elevate to next level, then file with court	Pending or no pending AA case
w/ exceptions	Yes	Yes	Yes	No
Exceptions	Interlocutory Preserve status quo Protect rights Violate Constitution Great damage Excess power	Judicial discretion Question of law AA has no jurisdiction	Pure question of law Transcendental issue Constitutional issue No adequate remedy Alter-ego Public interest	None (Declaratory Relief)
Applicability	QJ	QJ	QJ	QJ and QL



Thank you.