



2018 (3rd QUARTER) STATUS OF IMPLEMENTATION & EVALUATION/ASSESSMENT

The National Labor Relations Commission's 2018 (3rd) Quarter Accomplishment Report provides the results of the agency's performance in the disposition of labor cases, and demonstrates to the public the commitment to its mission and accountability over the promotion of industrial peace based on social justice through an effective enforcement and economically-viable dispute settlement machinery.

The 2018 (3rd) Quarter Accomplishment Report presents the summary of the performance of the Commission Proper and the Regional Arbitration Branches (RABs) over case disposition vis-à-vis its target under the National Expenditure Program (NEP) of the Department of Budget and Management (DBM).

The accomplishments for third (3rd) quarter 2018 are summarized as follows:

A. Labor Arbitration Program

1. Target vs. Actual

Due process in resolving labor disputes ensured		
MFO	TARGET	ACTUAL
Percentage increase in cases resolved through conciliation-mediation	59%	60%
Percentage of original/appealed cases processed within nine (9) months or 270 days / six (6) months or 180 days	94%	94%
Percentage of decisions affirmed by a higher court	98%	98%
Percentage of cases resolved within three (3) months from filing of case	66%	69%

As to inflow versus outflow, the table below shows the comparative data:

B. COMPARATIVE DATA: Compulsory Arbitration

1. Inflow vs. Outflow (Cases Received vs. Cases Disposed)

INFLOW VS. OUTFLOW 3 rd Quarter				
LEVEL	2017		2018	
	Cases Received	Cases Disposed	Cases Received	Cases Disposed
Regional Arbitration Branches	8,876	8,710	9,523	10,076
Commission Proper	2,647	2,561	3,406	2,926

The table below captures the number of workers benefited:

2. Workers Benefitted

WORKERS BENEFITTED 3 rd Quarter		
LEVEL	2017	2018
Regional Arbitration Branches	9,860	14,285
Commission Proper	2,101	2,445

As to whether the decisions are rendered in favor of labor and/or management, the table below captures the comparative data:

3. Won by Labor & Won by Management

WON BY LABOR & WON BY MANAGEMENT				
3rd Quarter				
LEVEL	2017		2018	
	Won by Labor	Won by Mgt.	Won by Labor	Won by Mgt.
Regional Arbitration Branches	5,740	2,970	7,395	2,681
Commission Proper	1,768	793	1,997	929

Finally, the judgment awards are as follows:

4. Judgment Award

JUDGMENT AWARD		
3rd Quarter		
LEVEL	2017	2018
Regional Arbitration Branches	P1,397,395,667.22	P1,918,802,373.10
Commission Proper	P496,478,169.16	P488,781,913.94

In 2018 (3rd quarter), the NLRC posted an overall case output of **13,002**, **10,076** are disposed of by the Regional Arbitration Branches (RABs), and **2,926** are disposed of by the Commission Proper.

Of **10,076** disposed of by the Regional Arbitration Branches through compulsory arbitration, 73% were resolved in favor of labor, and 27% in favor of the management. At the National Capital Region (NCR) Arbitration Branch, 69% in favor of labor, and 31% in favor of management. On appealed cases, the Commission Proper disposed **2,926**, 68% are resolved in favor of labor, and 32% in favor of the management. The 1st to 6th Divisions (Luzon Divisions), 67% in favour of labor and 33 % in favor of management, as shown in the table below:

Level	Case Disposition	Case Disposition in favor of:			
		Labor (Employee)	%	Management (Employer)	%
RABs	10,076	7,395	73%	2,681	27%
Commission Proper	2,926	1,997	68%	929	32%
TOTAL	13,002	9,392	72%	3,610	28%

Amount of judgment awards at the RABs reached **P1.918B**, benefiting **14,285** workers. Of the total amount awarded and workers benefitted, **P820M** were awarded through settlement, benefitting **8,246** workers, and **P1.098B**, through cases of merit (decided), benefitting **6,039** workers. At the Commission Proper, **P488.7M** was awarded, benefitting a total of **2,445** workers. The total judgment award is **P2.407B** benefitting **16,730** workers.

Under the **“Double-Barreled (Two-Cycle) Conciliation-Mediation Program”** (a program wherein venue for settlement of all labor disputes is done and exhausted through the following: (a) mandatory conciliation-mediation prior to compulsory arbitration pursuant to the Single-Entry Approach (SEnA) Rules of Procedure; and, (b) mandatory conciliation-mediation during compulsory arbitration pursuant to the 2011 NLRC Rules of Procedure, as amended), the NLRC disposed a total of **18,831** labor disputes **7,975** through settlement, benefitting a total of **13,171** workers, and judgment award of **P958,527,585.9**.

2018 (3 rd Quarter) DOUBLE-BARRELED (TWO-CYCLE) CONCILIATION-MEDIATION PROGRAM				
Regional Arbitration Branches (RABs)	No. of Disposed Labor Disputes	No. of Settled Labor Disputes	No. of Workers Benefitted	Judgment Award
Mandatory conference under SEnA	8,755	3,324	4,925	P138,517,159.59
Mandatory conference under Compulsory Arbitration	10,076	4,651	8,246	P820,010,426.31
TOTAL	18,831	7,975	13,171	P958,527,585.9

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