MEMORANDUM OF AGREEMENT

This MEMORANDUM OF AGR	EEMENT , hereinafter referred	to as "MOA", is
made and entered into this day of	, 2021 at	, by
and between the following heads of th	ne executive department of government	vernment hereto
represented:		

WE, the respective participating agencies of the Executive Branch of Government, as hereto represented by the officially designated officials respectively referred to here in this MOA, collectively referred to as **Parties**, after recognition of the need to collaborate and coordinate do hereby mutually agree and commit ourselves and the agency we respectively represent, as evidenced by our signatures, to hereby declare and adopt the following agreements, to wit:

-WITNESSETH-

WHEREAS the Presidential Anti-Corruption Commission (PACC) is created, by virtue of Executive Order No. 43 (s. 2017), as amended by Executive Order No. 73 (s. 2018), to hear, investigate, receive, gather, and evaluate evidence, intelligence reports, and information in administrative cases against all covered presidential appointees/nominees in the Executive Branch of the government and any of its agencies or instrumentalities for acts or omissions constituting violations of covered laws, issuances, rules, and regulations as stated therein, and other violations as may be referred to the PACC by the President;

WHEREAS the participating Agencies, Departments, Bureaus, Offices, and Instrumentalities are created by their respective laws and issuances to render government service to the public in accordance with the mandate for which they were created;

WHEREAS Section 1, Article XI of the 1987 Constitution provides that public office is a public trust and that public officers and employees must, at all times, be accountable to the people, serve them with utmost responsibility, integrity, loyalty, and efficiency; act with patriotism and justice, and lead modest lives;

WHEREAS Section 2 of Republic Act (RA) No. 6713 (Code of Conduct and Ethical Standards for Public Officials and Employees) declares that it is the policy of the State to promote a high standard of ethics in public service and that public officials and employees shall at all times be accountable to the people and shall discharge their duties with utmost responsibility, integrity, competence, and loyalty, act with patriotism and justice, lead modest lives, and uphold public interest over personal interest;

WHEREAS Section 1, of RA No. 3019 (Anti-Graft and Corrupt Practices Act) declares that it is also the policy of the Government, in line with the principle that public office is a public trust, to repress certain acts of public officers and private persons alike which constitute graft and corrupt practices;

WHEREAS there is a need to intensify the fight against graft and corruption by creating a unified or a whole-of-nation approach composed of agencies, departments, bureaus, offices, and instrumentalities under the Executive Branch to formulate solutions, policy, action plans, or systems to tackle corruption within its respective sphere of responsibility;

WHEREAS there is no one-size-fits-all solution in the fight against corruption; hence at the level of the agency, there must be a system, procedures, or practical solutions to address incidents of corruption or misconduct of public officers. These should be put into mainstream and embedded in the administration efforts so as to be aligned with the national anti-corruption strategy and policies;

WHEREAS in order to maintain and further gain public trust, the creation of an anti-corruption body in coordination with the PACC is needed to take on and address specific corruption challenges in every government agency;

WHEREAS the Executive Branch under the leadership of the President is mandated to faithfully implement laws, including anti-graft and corruption laws hence, a program involving all agencies should be established to substantially lessen, if not eradicate, corruption;

WHEREAS the **Parties** are wholly committed to support the President, as the Chief Executive, in his clarion call for a clean government, expecting all government officials and employees to render government service with utmost dignity all for the benefit of the citizenry;

NOW, THEREFORE, the **Parties** hereby voluntarily and willfully undertake to perform the following duties and responsibilities in line with their respective mandate:

Section. 1. Create and form a coordinating body to be named as "Anti-Corruption Coordinating Council" (ACCC) which shall collaborate and coordinate with each other to support and effectuate the anti-corruption campaign of the President. That in their common fight against corruption, the Parties voluntarily agree to bind their respective agencies to pursue the following objectives:

- a. To formulate strategies, plans, and/or policies that seek to lessen, if not eradicate, corruption in the government;
- b. To establish inter-agency coordination in pursuing the fight against corruption; and
- c. To promote training, education and advocacy campaigns against corruption.

The ACCC shall be headed by the President of the Republic of the Philippines and the Chairperson of the Presidential Anti-Corruption Commission (PACC) as the Vice-Chairperson. It shall be composed of the following departments, bureaus, agencies, offices and instrumentalities under the Executive Branch:

- 1. Presidential Anti-Corruption Commission
- 2. Department of Agriculture
- 3. Department of Agrarian Reform
- 4. Department of Budget and Management
- 5. Department of Education
- 6. Department of Energy
- 7. Department of Environment and Natural Resources
- 8. Department of Finance
- 9. Department of Foreign Affairs
- 10. Department of Health
- 11. Department of Human Settlements and Urban Development
- 12. Department of Information and Communications Technology
- 13. Department of the Interior and Local Government
- 14. Department of Justice
- 15. Department of Labor and Employment
- 16. Department of National Defense
- 17. Department of Public Works and Highways
- 18. Department of Science and Technology
- 19. Department of Social Welfare and Development
- 20. Department of Tourism
- 21. Department of Trade and Industry
- 22. Department of Transportation
- 23. National Economic and Development Authority
- 24. Anti-Red Tape Authority
- 25. Bureau of Customs
- 26. Bureau of Internal Revenue
- 27. Land Transportation Office
- 28. Land Transportation Franchising and Regulatory Board
- 29. Philippine National Police
- 30. Bureau of Immigration
- 31. National Bureau of Investigation
- 32. Philippine Information Agency
- 33. Presidential Communications Operations Office
- 34. Technical Education and Skills Development Authority
- 35. Armed Forces of the Philippines
- 36. Office of the Presidential Adviser for Religious Affairs
- 37. Bangko Sentral ng Pilipinas
- 38. Philippine Drug Enforcement Agency
- 39. Food and Drug Administration
- 40. Philippine Overseas Employment Administration
- 41. Overseas Workers Welfare Administration
- 42. Land Registration Authority
- 43. Philippine Health Insurance Corporation
- 44. Social Security System
- 45. Government Service Insurance System

- 46. Maritime Industry Authority
- 47. National Telecommunications Commission
- 48. Philippine Coast Guard
- 49. Light Rail Transit Authority

Section 2. The **Parties** agree to exercise the following powers and fulfill the following responsibilities in the implementation of this MOA:

2.1 Action Plan

- 2.1.1 Prepare the yearly anti-corruption plan, which shall determine the objectives, courses of action, and specific targets for the year;
- 2.1.2 Formulate policies and programs which will further the government's cause and fight against corruption;
- 2.1.3 Formulate memoranda, circulars, and/or office orders, including a recommendation of legislative proposals to lessen and ultimately eradicate graft and corruption in the government.

2.2 Assessment

- 2.2.1 Identify the nature, extent, and specific corruption challenges within the agency, i.e., what parts of the agency are the most affected, and how widespread these challenges are;
- 2.2.2 Ensure that there is systematic monitoring of the agency's progress and steps undertaken in its anti-corruption campaign that can be readily made available to the public to encourage the latter's trust and confidence in the government; and
- 2.2.3 Conduct a periodic assessment to validate the effectiveness of the action plan for the year and recommend necessary revisions or amendments to suit the needs of the anti-corruption policies and programs.

2.3 Coordination

- 2.3.1. Develop coordination with its respective attached agencies for the promotion of anti-corruption measures; and
- 2.3.2. Provide technical assistance and experience-sharing; improving the quantitative evidence base for anti-corruption policy.

2.4 Advocacy

- 2.4.1 Conduct periodic review, reporting of achievements, sharing of best practices and success stories, and cascading of training seminar advocacies;
- 2.4.2 Endeavor to establish and promote effective practices aimed at the prevention of graft and corruption; and
- 2.4.3 Ensure effective conduct of advocacy campaigns against graft and corrupt practices.

2.5 Committee

- 2.5.1 Upon the effectivity of this MOA, the Parties shall form their respective Anti-Corruption Committee (hereinafter referred to as "Committee") within their respective agencies or departments. The Chairperson of said Committee, who shall have a rank not lower than the third highest ranking official, shall be designated by the Secretary or Head of Office of the concerned agency, department, bureau, office, or instrumentality;
- 2.5.2 The Parties may create additional anti-corruption committees in their respective bureaus, attached agencies, and regional and provincial offices as it may deem fit to fulfill the objectives of the agreement;
- 2.5.3 The Committee shall be composed of the following officers responsible for the implementation of the Action Plan, among others, or as applicable:
 - a. Chairperson
 - b. PACC Resident Evaluator/s (if applicable)
 - c. Administrative Officer/ Human Resource Officer
 - d. Internal Affairs Office
 - e. Legal Service
 - f. Information Technology Officer
 - g. Stakeholders Representative (if not prohibited by law or agency's charter)
 - h. Any other officer or representative as may be designated by the Head of Agency/Office
- 2.5.4 The agency focal person is any officer in the agency who shall act as liaison and shall maintain contact with the other members of the ACCC as well as the Secretariat of the ACCC. He/she shall maintain records of correspondence to and from the agency.
- 2.5.5 Upon the effectivity of this MOA, the Committee shall create a streamlined Complaint Action Center, which the public may communicate or have access through a hotline, help desk, and/or e-mail, among others. Provided further, that if a Complaint Action Center or its equivalent is already

- established within the participating agency, the same shall complement with the purpose of this MOA.
- 2.5.6 The Committee shall coordinate with the agencies, bureaus, and other instrumentalities attached to it for the proper implementation and promotion of anti-corruption measures, policies, and programs. The Committee shall also be responsible for the implementation, monitoring and evaluation of the Action Plan set by Parties and shall provide a periodic report to their respective Heads of offices and to the PACC; and
- 2.5.7 The Committee shall coordinate with PACC through its Information & Resource Management Office for the proper referral of information and incident reports of corruption and actions undertaken.

Section 3. The PACC shall have the following responsibilities in the implementation of this agreement:

- 3.1 Monitor and assess the formulation and implementation of the Action Plan;
- 3.2 Relay any directives or instructions received from the Office of the President;
- 3.3 Act on complaints involving public officials within its jurisdiction; and
- 3.4 Oversee, communicate, and coordinate with the respective Committees.

Section 4. Initial Submission

- 4.1 The initial objective is to understand the different corruption risks the agency is facing. Therefore, in order to properly assess and address the corruption challenges it faces, upon the execution of the MOA, the **Parties** shall submit the following to the PACC:
 - 4.1.1 Programs and actions on anti-corruption;
 - 4.1.2 Identified corruption-prone areas in their respective agencies;
 - 4.1.3 Existing anti-corruption practices and measures being implemented;
 - 4.1.4 List of successful programs and accomplished cases, accompanied with statistics, from 2016 to present; and
 - 4.1.5 List of separated, charged, and removed department personnel and the cases filed against previous and existing personnel, pursuant to their anti-corruption measure and programs implemented.
- 4.2 The periodic reports of the agencies shall contain updates and statistics on their proposed anti-corruption legislative measures, practices, areas for improvement, and accomplishments.

4.3 The periodic reports shall be submitted to the PACC at the end of every quarter.

Section 5. General Provisions

- 5.1 **Confidentiality** The **Parties** shall not divulge or disclose to third persons any information obtained in the course of this MOA. Any disclosure shall be subject to the written consent of the Parties concerned.
 - In the performance of its obligations under this MOA, therefore, the **Parties** hereby agree to observe all relevant provisions of the Data Privacy Act of 2012 (RA 10173), its implementing rules and regulations, and all relevant issuances of the National Privacy Commission.
- 5.2 **Non-waiver of right** The failure of a **Party** to enforce any provision of this MOA shall not be construed as waiver or limitation of that **Party's** right to subsequently enforce and compel strict compliance with every provision of this MOA.
- 5.3 *Funding* Each **Party** shall bear its own costs and expenses, in line their existing agency budget for Fiscal Year 2021 and so on, to be incurred in carrying out each of their respective undertakings and obligations required by this MOA.
- 5.4 *Amendments or Modifications -* This MOA may be revised, amended or modified in writing, duly executed and signed by all the **Parties** hereto.
- 5.5 *Amendments of Issuances-* The **Parties** shall undertake to make the necessary repeal, amendment, or revision of their respective issuances in the event that the same run counter or frustrate the implementation of this MOA.
- 5.6 *Separability* If any provision of this MOA or any part hereof is declared invalid, illegal, or unconstitutional, the provision/s not thereby affected shall remain in force and effect.
- 5.7 *Legal Effect* Nothing in this MOA shall limit the powers or constitute a waiver of the statutory functions or powers of the Parties.
- 5.8 **Dispute Resolution** Any dispute, claim, controversy, or disagreement arising out of or in connection with this MOA that cannot be settled amicably within thirty (30) calendar days after written notice, shall be resolved or adjudicated in accordance with the provisions of Presidential Decree No. 242, in relation to Chapter 14, Book IV of Executive Order No. 292, otherwise known as the "Administrative Code of 1987"

- 5.9 *Good Faith* The **Parties** undertake to act in good faith with respect to each other's right under this MOA and to adopt all reasonable measures to ensure the realization of the objectives of this MOA.
- 5.10 *Effectivity* This MOA shall be binding and effective upon the **Parties** immediately upon signing hereof and shall continue for an initial period of three (3) years, subject to renewal, unless the Parties, or any of the Parties decide to withdraw from the agreement before the term ends.
- 5.11 *Withdrawal* A **Party** may withdraw from this MOA at any time providing at least a fifteen (15)-day prior written notice of withdrawal to the other **Parties**. The withdrawal of a **Party/ies** shall not affect the effectiveness of the MOA for the remaining parties.

In case of such withdrawal, the party initiating the withdrawal shall notify the other **Parties** at least fifteen (15) days prior to the date of the effectivity of the termination without prejudice to the obligations already incurred. Specifically, activities that take time to finish and have already been commenced shall continue until its conclusion with due consideration to the effectivity of the termination as herein contemplated.

IN WITNESS WHEREOF, the **Parties** have caused this MOA to be signed by their duly authorized representatives on the date and place first above written.

GREÇO B. BELGICA
Chairman

Presidential Anti-Corruption Commission

JOHN R. CASTRICIONES

Secretary

Department of Agrarian Reform

WILLIAM D. DAR

Secretary

Department of Agriculture

TINA ROSE MARIE L. CANDA

Officer-in-Charge

Department of Budget and Management

LEONOR M. BRIONES

Secretary

Department of Education

ALFONSO G. CUSI

Secretary

Department of Energy

ROY A. CIMATU

Secretary

Department of Environment and Natural Resources

CARLOS G. DOMINGUEZ

Secretary

Department of Finance

TEODORO L. LOCSIN JR.

Secretary

Department of Foreign Affairs

FRANCISCO T. DUQUE

Secretary

Department of Health

EDUARDO D. DEL ROSARIO

Secretary

Department of Human Settlements and Urban Development

GREGORIO B. HONASAN II

Secretary

Department of Information and Communications Technology

EDUARDO M. AÑO

Secretary

Department of the Interior and Local Government

MENARDO I. GUEVARRA

Secretary

Department of Justice

SILVESTRE H. BELLO III

Secretary

Department of Labor and Employment

DELFIN B. LORENZANA

Secretary

Department of National Defense

MARK A. VILLAR

Secretary

Department of Public Works and Highways

FORTUNATO T. DE LA PEÑA

Secretary

Department of Science and Technology

ROLANDO JOSELITO D. BAUTISTA

Secretary

Department of Social Welfare and Development

BERNADETTE ROMULO-PUYAT

Secretary

Department of Tourism

RAMON M. LOPEZ

Secretary

Department of Trade and Industry

ARTHUR P. TUGADE

Secretary

Department of Transportation

KARL KENDRICK T. CHUA

Socioeconomic Planning Secretary
National Economic and Development
Authority

JEREMIAH B. BELGICA, REB, EnP,

Director General
Anti-Red Tape Authority

REY LEONARDO B. GUERRERO

Commissioner

Bureau of Customs

CEASAR R. DULAY

Commissioner

Bureau of Internal Revenue

EDGAR C. GALVANTE

Assistant Secretary

Land Transportation Office

MARTIN B. DELGRA III

Chairperson

Land Transportation Franchising and Regulatory Board

PGEN GUILLERMO LORENZO T ELEAZAR

Chief

Philippine National Police

JAIME H. MORENTE

Commissioner

Bureau of Immigration

ERIC B. DISTOR

Director, Officer-in-Charge

National Bureau of Investigation

RAMON L. CUALOPING III

Director

Philippine Information Agency

JOSE RUPERTO MARTIN M. ANDANAR

Secretary
Presidential Communications Operations
Office

ISIDRO S. LAPEÑA

Director General/Secretary
Technical Education and Skills
Development Authority

BRIG. GEN. ROBERTO S. CAPULONG

Chief of Staff
Armed Forces of the Philippines

GREPOR BUTCH BELGICA

Presidential Adviser for Religious Affairs
Office of the Presidential Adviser for Religious
Affairs

BENJAMIN E. DIOKNO

Governor and Chairman of the Monetary Board
Bangko Sentral ng Pilipinas

WILKINS M. VILLANUEVA

Director GeneralPhilippine Drug Enforcement Agency

ROLANDO ENRIQUE D. DOMINGO, MD

*Director General*Food and Drug Administration

BERNARD P. OLALIA

Administrator
Philippine Overseas Employment
Administration

HANS LEO J. CACDAC

*Administrator*Overseas Workers Welfare Administration

RENATO D. BERMEJO

AdministratorLand Registration Authority

DANTE A. GIERRAN

President and CEOPhilippine Health Insurance Corporation

AURORA C. IGNACIO President and CEO

Social Security System

ROLANDO L. MACASAET

President and General ManagerGovernment Service Insurance System

VADM ROBERT A. EMPEDRAD AFP (Ret)

Administrator

Maritime Industry Authority

GAMALIEL A. CORDOBA

CommissionerNational Telecommunications Commission

ADM GEORGE V URSABIA JR PCG

*Commandant*Philippine Coast Guard

GEN. REYNALDO I. BERROYA

Administrator
Light Rail Transit Authority