ORGANIC ACT ON COUNTER CORRUPTION, B.E. 2542 (1999)

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BHUMIBOL ADULYADEJ, REX.

Given on the 8th Day of November B.E. 2542;
Being the 54th Year of the Present Reign.

His Majesty King Bhumibol Adulyadej is graciously pleased to proclaim that:
Whereas it is expedient to have the organic law on counter corruption;

Be it, therefore, enacted by the King, by and with the advice and consent of the National Assembly, as follows:

Section 1. This Act shall be called the "Organic Act on Counter Corruption, B.E. 2542 (1999)".

Section 2. This Act shall come into force as from the day following the date of its publication in the Government Gazette. *

Section 3. There shall be repealed:
(1) The Counter Corruption Act, B.E. 2518 (1975);
(2) The Counter Corruption Act (No. 2), B.E. 2530 (1987);
(3) The Act on the Declaration of Assets and Liabilities of Senators and Members of the House of Representatives, B.E. 2539 (1996);

Section 4. In this Organic Act:
"State official" means a person holding a political position, Government official or local official assuming a position or having permanent salaries, official or person performing duties in a State enterprise or a State agency, local administrator and member of a local assembly who is not a person holding a political position, official under the law on local administration and shall include a member of a Board, Commission, Committee or of a sub-committee, employee of a Government agency, State enterprise or State agency and person or group of persons exercising or entrusted to exercise the State's administrative power in the performance of a particular act under the law, whether established under the governmental bureaucratic channel or by a State enterprise or other State undertaking;
"person holding a political position" means:
(1) Prime Minister;
(2) Minister;
(3) member of the House of Representatives;
(4) senator;
(5) political official other than (1) and (2) under the law on political officials;
(6) political parliamentary official under the law on parliamentary officials;
(7) Governor of Bangkok Metropolitan, Deputy Governor of Bangkok Metropolitan and member of the Bangkok Metropolitan Assembly;
(8) executive member and member of a Nakhon Municipality Council;
(9) local administrator or member of a local assembly of a local government organisation the income or budget of which is not lower than that prescribed in the Government Gazette by the National Counter Corruption Commission;

"person holding a high-ranking position" means the person holding the position as head of a Government agency at the level of a Department, Sub-Ministry or Ministry in respect of ordinary Government officials, the person holding the position as Commander of a National Force or Commander-in-chief in respect of military officials, the person holding the position as Commander of the National Royal Thai Police Force, the person holding the position as Permanent-Secretary of the Bangkok Metropolitan Administration, member of the Board the top executive of a State enterprise or head of an independent agency under the Constitution which enjoys the status of a juristic person, or the person holding the position prescribed by other laws;

"injured person" means the person injured by the commission of the act giving rise to unusual wealthiness of a State official, the commission of an offence of malfeasance in office under the Penal Code or the commission of an offence of malfeasance or corruption under other laws;

"alleged culprit" means the person who is alleged to have committed, or who is under the circumstance apparent to the National Counter Corruption Commission as indicating the commission of, an act which prima facie constitutes a basis for the removal from office, the criminal proceedings, the lodging of a request that assets devolve on the State or the initiation of a disciplinary action as provided in this Organic Act, and shall also include the principal, instigator or aider and a better in the commission of the said act;
"President" means the President of the National Counter Corruption Commission;

"member" means a member of the National Counter Corruption Commission;

"member of a sub-committee" means a member of a sub-committee on national counter corruption appointed by the National Counter Corruption Commission to perform activities under this Organic Act;

"Secretary-General" means the Secretary-General of the National Counter Corruption Commission;

"competent official" means the Secretary-General and the Government official attached to the Office of the National Counter Corruption Commission, including the Government official or official assisting in the official service of the Office of the National Counter Corruption Commission, entrusted by the National Counter Corruption Commission to perform activities under this Organic Act;

"corruption" means the performance or omission of a particular act in office or in the course of official duty, or the performance or omission of a particular act under the circumstance likely to cause other persons to believe that the person so performing or omitting holds such office or has such duty although the office or duty is not held or assumed by such person, or the exercise of power in office or in the course official duty with a view to acquiring undue benefits for his or her own or for other persons;

"unusual increase of assets" means the phenomenon where the assets and liabilities listed in the account showing assets and liabilities submitted by the person holding a political position upon vacation of office differ from the account showing assets and liabilities submitted at the time of taking office, in the manner that the assets unusually increase or liabilities unusually decrease;

"unusual wealthiness" means having an unusually large quantity of assets, having an unusual increase of assets, having an unusual decrease of liabilities or having illegitimate acquisition of assets in a consequence of the performance of duties or the exercise of power in office or in the course of duty.
Section 5. The President of the National Counter Corruption Commission shall have charge and control of the execution of this Organic Act and shall have the power to issue notifications or regulations and appoint competent officials with the approval of the National Counter Corruption Commission for the execution of this Organic Act. The notification and regulation under paragraph one which are of general application shall enter into force upon their publication in the Government Gazette.

CHAPTER I

National Counter Corruption Commission

Section 6. There shall be the National Counter Corruption Commission called the "N.C.C. Commission," in brief, consisting of the President and other eight qualified members appointed by the King with the advice of the Senate.

Section 7. The selection and election of members shall be conducted as follows:
(1) the President of the Senate shall cause to be established the Selection Committee of fifteen members, consisting of the President of the Supreme Court of Justice, the President of the Constitutional Court, the President of the Supreme Administrative Court, Rectors of all State higher education institutions which are juristic persons, being elected among themselves to be seven in number, and representatives of all political parties having a member who is a member of the House of Representatives, provided that each party shall have one representative and all such representatives shall elect among themselves to be five in number; and the Selection Committee shall have the duties to select and prepare a list of names of eighteen qualified persons and submit it to the President of the Senate with the consent of the nominated persons within thirty days as from the date when a ground for the selection of persons to be in such office occurs. The resolution making such nomination must be passed by votes of not less than three-fourths of the total number of the existing members of the Selection Committee;
(2) the President of the Senate shall convocate a sitting of the Senate for the purpose of passing a resolution, by secret ballot, electing the nominated persons in the list under (1). For this purpose, the persons who receive the highest votes which are more than one-half of the total number of the existing senators shall be elected as members, but if the number of the persons who are elected and receive the highest votes which are more than one-half of the total number of the existing senators is less than nine, the name-list of the remaining nominees
shall be submitted to the senators for voting on another occasion consecutively. In such case, the persons receiving the highest votes in respective order in the specified number shall be elected as members. If there are persons receiving equal votes in any order which result in having more than nine persons, the President of the Senate shall draw lots to determine who are elected persons.

The persons elected as members under (2) shall meet and elect one among themselves to be President and shall, then, notify the President of the Senate of result thereof.

The President of the Senate shall countersign the Royal Command appointing the President and members.

Section 8. The persons nominated for election as members must be of apparent integrity, with qualifications under section 9. and without any of the prohibitions under section 10.

Section 9. The persons nominated for election as members must be of the following qualifications:

(1) being of Thai nationality by birth;
(2) being of not less than forty five years of age;
(3) having, in the past, been a Minister, judge of the Constitutional Court, Election Commissioner, Ombudsman, member of the National Human Rights Commission, member of the State Audit Commission, or serving or having, in the past, served in the position not lower than Deputy Prosecutor-General, Director-General or its equivalent, or holding the position not lower than Professor.

Section 10. The persons nominated for election as members must not be under any of the following prohibitions:

(1) being a member of the House of Representatives, senator, political official, member of a local assembly or local administrator;
(2) being or having, in the past, been a member or a person holding other position of a political party over the period of three years before the date of the nomination;
(3) being a judge of the Constitutional Court, Election Commissioner, Ombudsman, member of the National Human Rights Commission, judge of an Administrative Court or member of the State Audit Commission;
(4) being of unsound mind or of mental infirmity;
(5) being a Buddhist priest, novice, monk or clergy;
(6) being detained by a warrant of the Court or by a lawful order;
(7) being under suspension of the right to vote;
(8) being addicted to drugs;
(9) being an undischarged bankrupt;
(10) having been sentenced by a judgment to imprisonment and being detained by a warrant of the Court;
(11) having been discharged for a period of less than five years on the nomination day after being sentenced by a judgment to imprisonment for a term of two years or more except for an offence committed through negligence;
(12) having been expelled, dismissed or removed from the official service, a State agency or a State enterprise on the ground of corruption or deemed corruption;
(13) having been ordered by a judgment or an order of the Court that his or her assets shall devolve upon the State on the ground of unusual wealthiness or an unusual increase of assets;
(14) being under the prohibition from holding a political position under section 34 and section 41;
(15) having been removed from office by the resolution of the Senate, provided that, from the date of the resolution to the nomination day, the period of five years has not elapsed.

Section 11. The person elected as member shall not:
(1) be a Government official holding a permanent position or receiving salaries;
(2) be an official or employee of a State agency, State enterprise or local administration, or be a member of the Board or counsel of a State enterprise or State agency;
(3) hold any position in a partnership, a company or an organisation carrying out businesses for sharing profits or incomes, or be an employee of any person;
(4) engage in any other independent profession.

When the Senate has elected the person in (1), (2), (3) or (4) with the consent of that person, the elected person can commence the performance of duties only when he or she has resigned from the position in (1), (2), (3) or has adduced evidence to the satisfaction that his or her engagement in the independent profession in (4) has ceased to exist. This must be done within fifteen days as from the date of election. If that person has not resigned or ceased to engage in the independent profession within the specified time, it shall be deemed that that person has never been elected as member and the provisions of section 14 shall apply.
Section 12. Members shall hold office for a term of nine years as from the date of their appointment by the King and shall serve for only one term.

Members who vacate office at the expiration of term shall remain in office to continue to perform their duties until the newly appointed members take office.

Section 13. In addition to the vacation of office at the expiration of the term under section 12, members vacate office upon:

(1) death;
(2) having attained the age of seventy years;
(3) resignation;
(4) being disqualified under section 9 or being under any of the prohibitions under section 10;
(5) violation of section 11;
(6) being removed by a resolution of Senate under section 16;
(7) being sentenced by a judgment to imprisonment.

When the circumstance under paragraph one occurs, the remaining members may continue to perform duties and it shall be deemed that the N.C.C. Commission consists of the existing members.

Section 14. Upon vacation of office of a member, the proceeding under section 7 shall be commenced within thirty days as from the date of vacation.

In the case where a member vacates office under section 13, the provisions of section 7 shall apply mutatis mutandis. In this case, the Selection Committee shall prepare and submit to the President of the Senate a name-list of qualified persons in the number two times the number of the persons having vacated office.

In the case where a member vacates office while the National Assembly is not in session, the proceeding under section 7 shall be commenced within thirty days as from the date of the opening of the National Assembly's session.

Section 15. Members shall submit an account showing particulars of their assets and liabilities, their spouses and children who have not yet become sui juris to the President of the National Assembly upon taking or vacating office, and the provisions of section 32, section 33, section 35 paragraph one and paragraph three, section 41 and section 119 shall apply mutatis mutandis.
Section 16. Members of the House of Representatives of not less than one-fourth of the total number of the existing members of the House have the right to lodge with the President of the Senate a complaint that any member has acted unjustly, intentionally violated the Constitution or laws or has been under any circumstance which is seriously detrimental to the dignity of the holding of office, in order to request the Senate to pass a resolution removing that member from office.

The resolution of the Senate removing the member from office under paragraph one shall be passed by votes of not less than three-fourths of the total number of the existing members of the Senate.

Section 17. Members of the House of Representatives, senators or members of both Houses of not less than one-fourth of the total number of the existing members of both Houses have the right to lodge with the Supreme Court of Justice's Criminal Division for Persons Holding Political Positions a request wherein it is alleged that any member has become unusually wealthy or has committed an offence of corruption or malfeasance in office.

The request under paragraph one shall clearly itemise the circumstance in which such person has allegedly committed the act under paragraph one and shall be submitted to the President of the Senate. Upon receipt of the said request, the President of the Senate shall refer it to the Supreme Court of Justice's Criminal Division for Persons Holding Political Positions for trial and adjudication.

In the case where the Supreme Court of Justice's Criminal Division for Persons Holding Political Positions gives an order admitting the request, the alleged member shall not perform his or her duty until the Supreme Court of Justice's Criminal Division for Persons Holding Political Positions has passed a judgment dismissing the said request.

The proceedings in Court shall be in accordance with the organic law on criminal proceedings for persons holding political positions.

Section 18. Salaries, emoluments and other benefits of the President and members shall be in accordance with the laws on such particular matters.
CHAPTER III
Inspection of Assets and Liabilities

Part I
Declaration of Accounts Showing Particulars of Assets and Liabilities of Persons Holding Political Positions

Section 32. Persons holding political positions shall, on each occasion of taking or vacating office, submit to the N.C.C. Commission an account showing particulars of their assets and liabilities and those of their spouses and children who have not yet become sui juris as they actually exist on the date of the submission, in accordance with the form prescribed by the N.C.C. Commission.

The assets and liabilities which are subject to the declaration requirement shall include assets and liabilities in foreign countries and those which are not in possession of the declarers, their spouses and children who have not become sui juris.

In the case where any person holding a political position under paragraph one hold more than one political position, such person shall submit separate accounts showing particulars of assets and liabilities for every position in accordance with the time prescribed for the submission of the account in respect of such position.

Section 33. The account showing particulars of assets and liabilities under section 32 shall be submitted together with copies of the supporting documents evidencing the actual existence of such assets and liabilities as well as a copy of the personal income tax return for the previous fiscal year. The declarer shall certify the accuracy of the account and copies of the submitted documents by affixing his or her signature on every page thereof, prepare lists of the supporting documents accompanying the account showing particulars of assets and liabilities so submitted, and shall make the submission within such time as follows:

(1) in the case of the taking of office, within thirty days as from the date of taking office;
(2) in the case of the vacation of office, within thirty days as from the date of the vacation;
(3) in the case where the person holding a political position, who has already submitted the account, dies while being in office or before submitting the same after the vacation of office,
an heir or an administrator of an estate of such person shall submit an account showing particulars of assets and liabilities existing on the date of such person's death within ninety days as from the date of the death.

In addition to the submission of the account under (2), the person holding a political position, who vacates office, shall also re-submit an account showing particulars of assets and liabilities within thirty days as from the date of the expiration of one year after the vacation of office.

Section 34. Any person holding a political position intentionally fails to submit an account showing particulars of assets and liabilities and supporting documents to the N.C.C. Commission within the time prescribed by this Organic Act or intentionally submits such account and supporting documents with false statements being included therein or fails to disclose facts which should have been disclosed, such person shall vacate Office as from the date of the expiration of the time-limit prescribed for the submission of the account showing particulars of assets and liabilities or as from the date of the discovery of such act, as the case may be, and such person shall not hold a political position for the period of five years as from the date of the vacation of office. For this purpose, the N.C.C. Commission shall refer the matter to the Constitutional Court for final decision and, when the Constitutional Court gives a final decision that it is the case of an intentional submission of the account showing particulars of assets and liabilities and supporting documents with false statements being included therein or failure to disclose facts which should have been disclosed, such person shall vacate the political position currently held, without prejudice to the acts previously done by such person while in office.

Section 35. When the account showing the particulars of assets and liabilities and its supporting documents under section 33 have been received, the President or the member as entrusted by the President shall affix his or her signature on every page of the account.

The account and supporting documents under paragraph one submitted by the Prime Minister and Ministers shall be disclosed to the public without delay but not later than thirty days as from the date of the expiration of the time-limit prescribed for the submission of such account. The account of the persons holding other positions shall not be disclosed to any person unless the disclosure will be useful for the trial and adjudication of cases or for the making of a determination and is requested by the courts or the State Audit Commission.
The President shall convene a meeting of the N.C.C. Commission to inspect the accuracy and the actual existence of assets and liabilities without delay.

Section 36. In the case where the submission of the account is made by reason of the vacation of office or death of any person holding a political position, the N.C.C. Commission shall inspect the change of assets and liabilities of such person and prepare an inspection report. Such report shall be published in the Government Gazette.

Section 37. In the case where any person holding a political position vacates office or dies and it appears that such person or his or her heir or administrator of the estate intentionally fails to submit an account showing particulars of assets and liabilities, the N.C.C. Commission shall have the power to inspect the change of assets and liabilities of the person holding the political position or of the estate without relying upon the account showing particulars of assets and liabilities required to be submitted under section 33 (2) and (3). For this purpose, the N.C.C. Commission shall compare assets and liabilities which exist on the date of the vacation of office or death with the account showing particulars of assets and liabilities submitted at the time of taking office and shall then prepare an inspection report and publish it in the Government Gazette.

Section 38. In the case where the inspection report reveals an unusual change of the property, the N.C.C. Commission shall request the person holding the political position, heirs or the administrator of the estate, as the case may be, to explain the acquisition of such property before the N.C.C. Commission passes a resolution that such person has an unusual increase of property.

In the case where it appears that any person holding a political position has an unusual increase of assets, the President shall furnish all existing documents together with the inspection report to the Prosecutor-General for instituting prosecution in the Supreme Court of Justice's Criminal Division for Persons Holding Political Positions so that the unusually increased assets shall devolve on the State, and the provisions of section 80 paragraph two shall apply mutatis mutandis.
Section 39. The persons holding the following positions have the duty to submit to the N.C.C. Commission an account showing particulars of their assets and liabilities and those of their spouses and children who have not yet become sui juris upon taking office, every three years while being in office and upon vacation of office, in accordance with the form prescribed by the N.C.C. Commission.

(1) President of the Supreme Court of Justice;
(2) President of the Constitutional Court;
(3) President of the Supreme Administrative Court;
(4) Prosecutor-General;
(5) Election Commissioner;
(6) Ombudsman;
(7) judge of the Constitutional Court;
(8) member of the State Audit Commission;
(9) Vice President of the Supreme Court of Justice;
(10) Vice President of the Supreme Administrative Court;
(11) Chief of the Military Judicial Office;
(12) judge of the Supreme Court of Justice;
(13) judge of the Supreme Administrative Court;
(14) Deputy Prosecutor-General;
(15) person holding a high-ranking position.

The account showing assets and liabilities upon vacation of office of the persons under (1), (4), (9), (11), (12), (13), (14) and (15) shall be submitted only when such persons cease to be State officials.

The provisions of section 32, section 33 and section 35 paragraph one and paragraph three shall apply to the declaration, submission and receipt of the account showing particulars of assets and liabilities and to the inspection of the accuracy and actual existence of the assets and liabilities of the persons under paragraph one mutatis mutandis.
Section 40. For the purpose of the execution of this Organic Act, the N.C.C. Commission has the power to prescribe in the Government Gazette the positions of State officials, in addition to those specified in section 39, who shall be under the obligation to submit an account showing particulars of assets and liabilities, and the provisions of section 39 shall apply mutatis mutandis.

Section 41. In the case where any person under section 39 or section 40 who intentionally fails to submit an account showing particulars of assets and liabilities and supporting documents to the N.C.C. Commission within the time prescribed by this Organic Act or intentionally submits an account showing particulars of assets and liabilities and supporting documents with false statements being included therein or fails to disclose facts which should have been disclosed, such person shall vacate office as from the date of the expiration of the time-limit prescribed for the submission of the account or the date of the discovery of the said act, as the case may be, and shall not take a position as a State official for the period of five years as from the date of the vacation of office.

Section 42. The N.C.C. Commission shall have the power to order State officials holding positions other than those specified in section 39 and section 40 to submit an account showing particulars of their assets and liabilities and those of their spouses and children who have not yet become sui juris, in accordance with the rules, procedures and time prescribed in the Government Gazette by the N.C.C. Commission.

The State officials designated by the N.C.C. Commission under paragraph one also have the duty to submit an account showing particulars of assets and liabilities periodically within thirty days as from the end of every five-year period while in office. In such a case, particulars of assets and liabilities which must be shown shall only be limited to the items which vary from the last submission.

The inspection of the account showing particulars of assets and liabilities of State officials submitted under this section shall be conducted on every occasion of its submission or upon approval by the N.C.C. Commission in the event there appears to the N.C.C. Commission a circumstance indicative of the unusual wealthiness of such State officials or upon indication from the fact inquiry that such State official has become unusually wealthy or committed an
offence of corruption or an offence of malfeasance in office or malfeasance in judicial office or upon such person ceasing to be a State official or being proximate to such cessation.

CHAPTER III
Inspection of Assets and Liabilities

Part I
Declaration of Accounts Showing Particulars of Assets and Liabilities of Persons Holding Political Positions

Section 32. Persons holding political positions shall, on each occasion of taking or vacating office, submit to the N.C.C. Commission an account showing particulars of their assets and liabilities and those of their spouses and children who have not yet become sui juris as they actually exist on the date of the submission, in accordance with the form prescribed by the N.C.C. Commission.

The assets and liabilities which are subject to the declaration requirement shall include assets and liabilities in foreign countries and those which are not in possession of the declarers, their spouses and children who have not become sui juris.

In the case where any person holding a political position under paragraph one hold more than one political position, such person shall submit separate accounts showing particulars of assets and liabilities for every position in accordance with the time prescribed for the submission of the account in respect of such position.

Section 33. The account showing particulars of assets and liabilities under section 32 shall be submitted together with copies of the supporting documents evidencing the actual existence of such assets and liabilities as well as a copy of the personal income tax return for the previous fiscal year. The declarer shall certify the accuracy of the account and copies of the submitted documents by affixing his or her signature on every page thereof, prepare lists of the supporting documents accompanying the account showing particulars of assets and liabilities so submitted, and shall make the submission within such time as follows:

(1) in the case of the taking of office, within thirty days as from the date of taking office;
(2) in the case of the vacation of office, within thirty days as from the date of the vacation;
(3) in the case where the person holding a political position, who has already submitted the account, dies while being in office or before submitting the same after the vacation of office, an heir or an administrator of an estate of such person shall submit an account showing particulars of assets and liabilities existing on the date of such person's death within ninety days as from the date of the death.

In addition to the submission of the account under (2), the person holding a political position, who vacates office, shall also re-submit an account showing particulars of assets and liabilities within thirty days as from the date of the expiration of one year after the vacation of office.

Section 34. Any person holding a political position intentionally fails to submit an account showing particulars of assets and liabilities and supporting documents to the N.C.C. Commission within the time prescribed by this Organic Act or intentionally submits such account and supporting documents with false statements being included therein or fails to disclose facts which should have been disclosed, such person shall vacate Office as from the date of the expiration of the time-limit prescribed for the submission of the account showing particulars of assets and liabilities or as from the date of the discovery of such act, as the case may be, and such person shall not hold a political position for the period of five years as from the date of the vacation of office. For this purpose, the N.C.C. Commission shall refer the matter to the Constitutional Court for final decision and, when the Constitutional Court gives a final decision that it is the case of an intentional submission of the account showing particulars of assets and liabilities and supporting documents with false statements being included therein or failure to disclose facts which should have been disclosed, such person shall vacate the political position currently held, without prejudice to the acts previously done by such person while in office.

Section 35. When the account showing the particulars of assets and liabilities and its supporting documents under section 33 have been received, the President or the member as entrusted by the President shall affix his or her signature on every page of the account.

The account and supporting documents under paragraph one submitted by the Prime Minister and Ministers shall be disclosed to the public without delay but not later than thirty days as from the date of the expiration of the time-limit prescribed for the submission of such
account. The account of the persons holding other positions shall not be disclosed to any person unless the disclosure will be useful for the trial and adjudication of cases or for the making of a determination and is requested by the courts or the State Audit Commission.

The President shall convene a meeting of the N.C.C. Commission to inspect the accuracy and the actual existence of assets and liabilities without delay.

Section 36. In the case where the submission of the account is made by reason of the vacation of office or death of any person holding a political position, the N.C.C. Commission shall inspect the change of assets and liabilities of such person and prepare an inspection report. Such report shall be published in the Government Gazette.

Section 37. In the case where any person holding a political position vacates office or dies and it appears that such person or his or her heir or administrator of the estate intentionally fails to submit an account showing particulars of assets and liabilities, the N.C.C. Commission shall have the power to inspect the change of assets and liabilities of the person holding the political position or of the estate without relying upon the account showing particulars of assets and liabilities required to be submitted under section 33 (2) and (3). For this purpose, the N.C.C. Commission shall compare assets and liabilities which exist on the date of the vacation of office or death with the account showing particulars of assets and liabilities submitted at the time of taking office and shall then prepare an inspection report and publish it in the Government Gazette.

Section 38. In the case where the inspection report reveals an unusual change of the property, the N.C.C. Commission shall request the person holding the political position, heirs or the administrator of the estate, as the case may be, to explain the acquisition of such property before the N.C.C. Commission passes a resolution that such person has an unusual increase of property.

In the case where it appears that any person holding a political position has an unusual increase of assets, the President shall furnish all existing documents together with the inspection report to the Prosecutor-General for instituting prosecution in the Supreme Court of Justice's Criminal Division for Persons Holding Political Positions so that the unusually increased assets shall devolve on the State, and the provisions of section 80 paragraph two shall apply mutatis mutandis.
Part II

Declaration of an Account Showing Particulars of Assets and Liabilities of State Officials

Section 39. The persons holding the following positions have the duty to submit to the N.C.C. Commission an account showing particulars of their assets and liabilities and those of their spouses and children who have not yet become sui juris upon taking office, every three years while being in office and upon vacation of office, in accordance with the form prescribed by the N.C.C. Commission.

(1) President of the Supreme Court of Justice;
(2) President of the Constitutional Court;
(3) President of the Supreme Administrative Court;
(4) Prosecutor-General;
(5) Election Commissioner;
(6) Ombudsman;
(7) judge of the Constitutional Court;
(8) member of the State Audit Commission;
(9) Vice President of the Supreme Court of Justice;
(10) Vice President of the Supreme Administrative Court;
(11) Chief of the Military Judicial Office;
(12) judge of the Supreme Court of Justice;
(13) judge of the Supreme Administrative Court;
(14) Deputy Prosecutor-General;
(15) person holding a high-ranking position.

The account showing assets and liabilities upon vacation of office of the persons under (1), (4), (9), (11), (12), (13), (14) and (15) shall be submitted only when such persons cease to be State officials.

The provisions of section 32, section 33 and section 35 paragraph one and paragraph three shall apply to the declaration, submission and receipt of the account showing particulars of assets and liabilities and to the inspection of the accuracy and actual existence of the assets and liabilities of the persons under paragraph one mutatis mutandis.
Section 40. For the purpose of the execution of this Organic Act, the N.C.C. Commission has the power to prescribe in the Government Gazette the positions of State officials, in addition to those specified in section 39, who shall be under the obligation to submit an account showing particulars of assets and liabilities, and the provisions of section 39 shall apply mutatis mutandis.

Section 41. In the case where any person under section 39 or section 40 who intentionally fails to submit an account showing particulars of assets and liabilities and supporting documents to the N.C.C. Commission within the time prescribed by this Organic Act or intentionally submits an account showing particulars of assets and liabilities and supporting documents with false statements being included therein or fails to disclose facts which should have been disclosed, such person shall vacate office as from the date of the expiration of the time-limit prescribed for the submission of the account or the date of the discovery of the said act, as the case may be, and shall not take a position as a State official for the period of five years as from the date of the vacation of office.

Section 42. The N.C.C. Commission shall have the power to order State officials holding positions other than those specified in section 39 and section 40 to submit an account showing particulars of their assets and liabilities and those of their spouses and children who have not yet become sui juris, in accordance with the rules, procedures and time prescribed in the Government Gazette by the N.C.C. Commission.

The State officials designated by the N.C.C. Commission under paragraph one also have the duty to submit an account showing particulars of assets and liabilities periodically within thirty days as from the end of every five-year period while in office. In such a case, particulars of assets and liabilities which must be shown shall only be limited to the items which vary from the last submission.

The inspection of the account showing particulars of assets and liabilities of State officials submitted under this section shall be conducted on every occasion of its submission or upon approval by the N.C.C. Commission in the event there appears to the N.C.C. Commission a circumstance indicative of the unusual wealthiness of such State officials or upon indication from the fact inquiry that such State official has become unusually wealthy or committed an
offence of corruption or an offence of malfeasance in office or malfeasance in judicial office or upon such person ceasing to be a State official or being proximate to such cessation.

CHAPTER IV
Fact Inquiry

Section 43. Subject section 44, the N.C.C. Commission shall conduct a fact inquiry in accordance with the provisions of this Chapter in the following circumstances:
(1) the President of the Senate refers the matter to the N.C.C. Commission for the purpose of a fact inquiry in consequence of the lodging of a petition requesting the Senate to pass a resolution removing the alleged culprit from office under section 59;
(2) the injured person lodges a request with the N.C.C. Commission for the purpose of taking legal proceedings against the alleged culprit under section 66;
(3) an allegation is lodged with the N.C.C. Commission for the purpose of enabling the property to devolve on the State under section 75;
(4) there is a reasonable cause to suspect that a State official has become unusually wealthy under section 77 or has committed an offence under section 88;
(5) an allegation is made to the N.C.C. Commission against a State official under section 84.

Section 44. The N.C.C. Commission shall not conduct a fact inquiry in the following circumstances:
(1) the matter to be inquired into is the matter in respect of which the N.C.C. Commission has completed its fact inquiry and no fresh evidence which is material to the inquiry is found;
(2) the alleged culprit is the same person as the alleged culprit in the matter under inquiry, of which the cause of the allegation is the same.

Section 45. In conducting the fact inquiry under section 43, the N.C.C. Commission may appoint, for conducting an inquiry on its behalf, an inquiry sub-committee which shall consist of one member and competent officials and/or qualified persons as designated by the N.C.C. Commission and shall have the duty to acquire facts and gather evidence in order for the facts or the offence to become known.

In appointing an inquiry sub-committee, regard shall be had to the appropriateness to the status and level of the position and the reasonable protection of the alleged culprit.
The performance of duties of the inquiry sub-committee shall be in accordance with the regulation prescribed by the N.C.C. Commission.

Section 46. The person under the following circumstances shall not be appointed as a member to an inquiry sub-committee:
(1) having knowledge of the events to which the allegation relates;
(2) being interested in the matter to which the allegation relates;
(3) having current animosity towards the person making the allegation or the alleged culprit;
(4) being the person making the allegation or such person's or the alleged culprit's spouse, ancestor, descendant, or brother or sister of full or half blood;
(5) having a close relationship with the person making the allegation or the alleged culprit in the capacity as such person's relative or being a such person's partner or having commercial mutual benefits or conflicting interest vis-à-vis the person making the allegation or the alleged culprit.
In the case where it appears that the person under paragraph one is appointed as a member to an inquiry sub-committee, such member shall inform the President thereof without delay. In the meantime, such member shall not be involved in the proceeding of the inquiry sub-committee.
The provisions of paragraph two shall also apply mutatis mutandis to the case where any member of the sub-committee is challenged by the alleged culprit that he or she is under the circumstance under paragraph one.

The submission of a challenge, the consideration of a challenge and the appointment of a replacing member of the inquiry sub-committee shall be in accordance with the rules and procedures prescribed by the N.C.C. Commission.

Section 47. In conducting a fact inquiry, the allegation shall be informed to the alleged culprit and there shall be fixed a reasonable time within which the alleged culprit may give explanations, present evidence or bring witnesses to testify in support of the explanations.

In giving explanations and testimonies of the alleged culprit, the alleged culprit shall have the right to have the presence of his or her attorney or the person upon whom he or she reposes confidence for hearing the explanations or testimonies.
Section 48. In the case where an inquiry sub-committee is appointed, the presence of at least two members of the sub-committee, at least one of whom must be the member who is the competent official, is required for the hearing of the alleged culprit's explanations or the examination of the alleged culprit and witnesses. But, if it is the hearing of the explanations or the examination of the person under section 58, the presence of the member of the sub-committee who is also the member is also required therefor.

The member of the inquiry sub-committee shall not commit or cause to be committed any act which amounts to seducing, threatening or giving a promise to the alleged culprit or witnesses with a view to inducing them to give any statements with respect to the matters to which the allegation relates.

Section 49. For the purpose of the performance of duties of the inquiry sub-committee, the inquiry sub-committee shall have the power to carry out the acts under section 25 (1), (2) or (3) or section 26 as entrusted by the N.C.C. Commission.

Section 50. Upon the completion of the gathering of evidence, the inquiry file shall be prepared and submitted to the President. Such file shall contain the following particulars:
(1) the names and positions of the person making the allegation and the alleged culprit;
(2) the matter to which the allegation relates;
(3) the allegation and summary of facts obtained from the fact inquiry;
(4) reasons given in the consideration and decision of both issues of fact and issues of law;
(5) the provisions of law relied upon;
(6) the summary of the opinion on the matter to which the allegation relates.

Section 51. When the President has received the inquiry file under section 50, the President shall cause to be held a meeting for considering it within thirty days.

In the interest of justice, in the case where an inquiry sub-committee has been appointed, the N.C.C. Commission may pass a resolution directing the same sub-committee to inquire into additional facts or appointing a new inquiry sub-committee to inquire into additional facts on its behalf.
Section 52. The member who is under the circumstance under section 46 shall not attend the meeting for considering the inquiry file, with the exception of the member whose knowledge of the events to which the allegation relates is obtained on account of being appointed as a member of the inquiry sub-committee.

Section 53. The N.C.C. Commission shall consider the allegation from the inquiry file and pass a resolution as to whether the allegation has a prima facie case. In the case where the N.C.C. Commission passes a resolution that the allegation has no prima facie case, such allegation shall lapse.

Section 54. When the N.C.C. Commission has passed a resolution under section 53, if such allegation is the matter referred to the Commission by the President of the Senate under section 43 (1) or is the matter in respect of which the injured person lodged a request for taking legal proceedings against the alleged culprit under section 43 (2), the President shall furnish a report to the President of the Senate or inform the injured person thereof, as the case may be, without delay.

The report under paragraph one shall be signed by the members having attended the consideration and shall specify the background or the allegation, the summary of facts obtained from the inquiry, reasons given in the consideration and decision and provisions of the Constitution and laws relied upon.

Section 55. In the case where the N.C.C. Commission passes a resolution that the allegation has a prima facie case and such allegation is the matter referred to the Commission under section 43 (1) or is the matter in respect of which the injured person lodged a request for taking legal proceedings against the alleged culprit under section 43 (2), then, as from the day the N.C.C. Commission passes that resolution, the alleged culprit shall not continue the performance of duties until the Senate passes a resolution or the Supreme Court of Justice's Criminal Division for Persons Holding Political Positions passes a judgment, as the case may be.

Section 56. In the case where the N.C.C. Commission passes a resolution that the allegation has a prima facie case, the President shall furnish a report under section 54 paragraph two, existing documents as well as the opinion to:
(1) the President of the Senate, if such allegation is the matter referred to the Commission by
the President of the Senate under section 43 (1) or is the matter in respect of which the injured person lodged a request under section 43 (2);
(2) the Prosecutor-General, if the inquiry reveals a prima facie case for a criminal offence or unusual wealthiness and the alleged culprit is the person under section 58 except Prosecutor-General or is a political official other than the persons under section 58 (1) and (2);
(3) the Prosecutor-General, if the inquiry reveals a prima facie case for a criminal offence or unusual wealthiness and the alleged culprit is a State official who is not a person holding a political position and a person holding a high-ranking position
(4) the superior or the person who has the power to appoint or remove the allege culprit, if the inquiry reveals a prima facie case for a disciplinary offence or a prima facie case justifying the removal from office, and the alleged culprit is a State official who is not a person holding a political position.

In the case where the N.C.C Commission is of the opinion that any allegation referred to the Commission by the President of the Senate under section 43 (1) is of particular importance, the N.C.C. Commission may prepare a separate report specifically on such allegation and furnish the same to the Senate for consideration in advance.

Section 57. During the fact inquiry, if the alleged culprit vacates office or vacates the Government service by any reason other than death, the N.C.C. Commission shall have the power to proceed with the fact inquiry for the purpose of taking criminal proceedings, initiating disciplinary action, or making a request that the property devolve on the State.

CHAPTER V
Removal from Office

Section 58. When it appears that any person holding any of the following positions is under the circumstance of unusual wealthiness or under circumstances indicative of the commission of corruption, malfeasance in office, malfeasance in judicial office or an intentional exercise of power contrary to the Constitution or the law, the Senate has the power to initiate the removal of such person from office in accordance with the provisions of this Chapter:
(1) Prime Minister;
(2) Minister;
(3) member of the House of Representatives;
(4) senator;
(5) President of the Supreme Court of Justice;
(6) President of the Constitutional Court;
(7) President of the Supreme Administrative Court;
(8) Prosecutor-General;
(9) Election Commissioner;
(10) Ombudsman;
(11) judge of the Constitutional Court;
(12) member of the State Audit Commission;
(13) Vice President of the Supreme Court of Justice;
(14) Vice President of the Supreme Administrative Court;
(15) Chief of the Military Judicial Office;
(16) Deputy Prosecutor-General;
(17) a person holding a high-ranking position.

Section 59. Members of the House of Representatives of not less than one-fourth of the total number of the existing members of the House or voters of not less than fifty thousand in number have the right to lodge with the President of the Senate a joint request that the Senate pass a resolution removing the persons holding positions under section 58 from office.

Senators of not less than one-fourth of the total number of the existing members of the Senate have the right to lodge with the President of the Senate a joint request that the Senate pass a resolution removing a senator from office.

Section 60. In the case of the lodging by voters of a request for the removal of the persons holding the positions under section 58 from office, there shall be not more than one hundred initiators for the purposes of preparing the request and attesting the signatures of voters of not less than fifty thousand in number who shall have participated in the request.

The initiators and participants shall be the persons entitled to vote under the organic law on election of members of the House of Representatives and senators.

The initiators shall, in person, identify themselves to the President of the Senate before commencing the gathering of names of the people entitled to participate in the request.
Section 61. The request for the removal from office under section 59 and section 60 shall be in writing, specify the names, age, numbers of the civic identification cards of the persons making the request, be accompanied by copies of the civic identification cards or expired civic identification cards or any other cards or evidence issued by the Government bearing the photographs capable of identification and signed by the persons making the request with the clear statement as to the date, month and year of the signatures. The request shall also clearly itemise circumstances in which the persons holding the positions under section 58 have allegedly become unusually wealthy, committed corruption or committed an offence of malfeasance in office or malfeasance in judicial office or intentional exercise of power contrary to the provisions of the Constitutions or any law and shall so reasonably and sufficiently specify evidence or clue as to enable the N.C.C. Commission to proceed with a fact inquiry. Such request shall be submitted to the President of the Senate within one hundred eighty days as from the date the initiators identify themselves in person to the President of the Senate.

Section 62. In the case where members of the House of Representatives lodge a request for the removal of the persons holding the positions under section 58 from office or in the case where senators lodge a request for the removal of a senator from office, the provisions of section 61 shall apply mutatis mutandis.

Section 63. Upon receipt of the request, the President of the Senate shall examine it and consider its correctness and conformity with the provisions of the Constitution and with section 61 or section 62. If the President of the Senate considers that it is correct and conforms to the said provisions, the President of the Senate shall refer the matter to the N.C.C. Commission for further proceeding in accordance with Chapter 4 Fact Inquiry without delay. If the President of the Senate considers that it is not correct or does not conform to the said provisions, the President of the Senate shall notify it to the persons making the request or the initiators for taking the corrective action. The persons making the request or the initiators shall accomplish the action under paragraph one within thirty days as from the date of receipt of the notification by the President of the Senate.

Section 64. When the N.C.C. Commission has passed a resolution that the allegation put in the request for the Senate passing a resolution removing the alleged culprit from office has a prima facie case and has furnished the report to the President of the Senate under section 56
(1), the President of the Senate shall convene a sitting of the Senate for considering and passing a resolution without delay.

In the case where the N.C.C. Commission submits the report out of session of the Senate, the President of the Senate shall inform the President of the National Assembly in order to tender a petition to the King for the issuance of a Royal Command convoking an extraordinary session of the National Assembly for considering the matter. The President of the Senate shall countersign the Royal Command.

Section 65. A senator has autonomy in casting a vote, which must be by secret ballot. A resolution for the removal of any person from office shall be passed by votes of not less than three-fifths of the total number of the existing members of the Senate.

A person who is removed from office shall vacate office or be released from government service as from the date of the resolution of the Senate. Such person shall be deprived of the right to hold any political position or a position in a State agency or to serve in the government service for five years.

The resolution of the Senate under this section shall be final and no request for the removal of such person from office shall be made on the same ground, without, however, prejudice to the trial of the Supreme Court of Justice’s Criminal Division for Persons Holding Political Positions or the Court having jurisdiction to try and adjudicate the case, as the case may be.

When the Senate has passed a resolution removing any person from office, the President of the Senate shall, without delay, notify the resolution to the N.C.C. Commission, the person who is removed from office, Secretary to the Cabinet and State officials concerned.

CHAPTER VI
Criminal Proceedings Against Persons Holding Political Positions Under Section 308 of the Constitution

Section 66. In the case where the injured person alleges that the person holding the position of Prime Minister, Minister, member of the House of Representatives, senator or any other political official has become unusually wealthy, or committed an offence of malfeasance in office under the Penal Code or malfeasance in office or corruption under other law, the
injured person shall lodge a written request with the N.C.C. Commission.
The provisions under paragraph one shall also apply to the case where the alleged culprit or
other person is the principal, instigator or aider and abetter.

Section 67. The request under section 66 shall at least contain the following particulars:
(1) the name and address of the injured person;
(2) the name and address of the person lodging the request on behalf of the injured person and
the relationship with the injured person (if any);
(3) the name or position of the alleged culprit;
(4) the allegation and circumstance under which the alleged offence was committed, the
injury sustained, together with so clear and sufficient evidence as to enable the further
conduct of an inquiry;
(5) the signature of the injured person or of the person lodging the request on behalf of the
injured person, as the case may be.

Section 68. In the case where the injured person is unable to lodge a request, the following
persons may lodge a request on behalf of the injured person:
(1) the person authorised in writing by the injured person to lodge a request on behalf of the
injured person;
(2) a legal representative or a curator, only in the case where the injured person is a minor or
an incompetent person under the former's care and is unable to lodge a request by himself or
herself;
(3) the ancestor, descendant, husband or wife in the case where the injured person is
deceased, or, by reason of necessity, becomes, unable to lodge a request by himself or herself
or unable to grant authorisation;
(4) the manager or other representatives of a juristic person in the case where the injured
person is a juristic person;
(5) the relative of the injured person in the case where the injured person is a minor without a
legal representative or a person of unsound mind or an incompetent person without a curator
or where the legal representative or the curator is unable to perform the duty by reason of any
cause including the conflict of interest towards the minor or the incompetent person.

Section 69. When the request is correctly and duly received, the N.C.C. Commission shall
proceed in accordance with Chapter 4, Fact Inquiry.
Section 70. In the case where the N.C.C. Commission passes a resolution that the allegation has a prima facie case for the offence under section 66, the President shall refer the report, existing documents and the opinion to the Prosecutor-General for the purpose of instituting the prosecution before in Supreme Court of Justice's Criminal Division for Persons Holding Political Positions, in accordance with the organic law on criminal proceedings against persons holding political positions.

Section 71. The provisions of section 70 shall apply mutatis mutandis to the case where the N.C.C. Commission passes a resolution that the allegation made in the request to the Senate under section 59 has a prima facie case under section 66.

Section 72. In the case where the injured person or the N.C.C. Commission lodges, with the administrative official or police official having jurisdiction over the territory in which the offence concerned was committed, a complaint against the person specified in section 66 accusing that person of having committed an offence provided in section 66, the administrative official or police official receiving the complaint shall have the power to submit a motion to the competent Court for issuing a warrant of arrest for arresting such person. In the case where other necessary ground arises which justifies an arrest without a warrant as provided by law, the administrative official or police official shall have the power to arrest such person.

The administrative official or police official who arrests such person shall refer the arrested person together with the arrest record to the N.C.C. Commission within forty eight hours.

Section 73. In the case where it is not necessary to keep the arrested person in custody, the N.C.C. Commission may grant a provisional release with or without bail.

In the case where it is necessary to keep the arrested person in custody, the N.C.C. Commission may submit a motion to the Criminal Court for the Court's issuance of a warrant of detention in accordance with the rules and for the length of time prescribed in the Criminal Procedure Code for the offence to which the complaint relates.

Section 74. When the prosecution is intended to be instituted under section 70, the N.C.C. Commission shall inform, in writing, the alleged culprit to appear before, and report to, the person entrusted by the N.C.C. Commission on the date and at the time specified.
If the alleged culprit fails to enter an appearance and report within the specified time, the N.C.C. Commission shall inform the administrative official or police official for the purpose of causing the alleged culprit to be obtained and referred to the Prosecutor-General or the N.C.C. Commission, as the case may be, for further proceeding with the case.

The custody of the alleged culprit and the provisional release shall be within the power of the N.C.C. Commission, the person entrusted by the N.C.C. Commission or the Prosecutor-General, as the case may be. For this purpose, the organic law on criminal proceedings against persons holding political positions or the Criminal Procedure Code, as the case may be, shall apply mutatis mutandis.

CHAPTER VII
The Request for the Property to Devolve on the State

Section 75. In the case where an allegation is made that any person holding a political position or any State official has become unusually wealthy, the N.C.C. Commission shall make a preliminary determination as to whether the circumstance or the matter put in the allegation falls within the matters capable of acceptance by the N.C.C. Commission. If the alleged culprit is the person who has already submitted an account showing particulars of assets and liabilities, the N.C.C. Commission shall also take such account into consideration.

The allegation of unusual wealthiness shall be made at the time the alleged culprit is a State official or has ceased to be a State official for not more than two years.

Section 76. The allegation under section 75 shall at least contain the following particulars:
(1) the name and address of the person making the allegation;
(2) the name or position of the alleged culprit;
(3) the allegation and circumstance under which the alleged culprit has allegedly become wealthy.

Section 77. In the case where the allegation meets the requirements in section 75 or the in case where there is a reasonable cause to suspect that a State official who is not a person holding a political position has become unusually wealthy, the N.C.C. Commission shall proceed in accordance with Chapter 4, Fact Inquiry.
Section 78. In the case where the N.C.C. Commission discovers that any property of the alleged culprit is connected with the unusual wealthiness and is under the circumstance convincingly indicative of the possibility of its transfer, move, transformation or concealment, the N.C.C. Commission shall have the power to issue an order of temporary seizure or attachment of that property, without prejudice to the right of the alleged culprit to submit an application for taking such property for use with or without bail or security.

When there occurs a temporary seizure or attachment of the property under paragraph one, the N.C.C. Commission shall cause to be conducted proof of the property without delay. In the case where the alleged culprit is unable to present evidence that the property under temporary seizure or attachment is not connected with the unusual wealthiness, the N.C.C. Commission shall have the power to continue its seizure or attachment until the N.C.C. Commission passes a resolution that the allegation has no prima facie case, which must be within one year as from the date of the seizure or attachment or until the Court passes a final judgment dismissing that case. But, if the proof is successful, the property shall be returned to such person.

Section 79. For the purpose of a fact inquiry, the N.C.C. Commission shall order the alleged culprit to show particulars of assets and liabilities of the alleged culprit in accordance with items and procedures and within the time prescribed by the N.C.C. Commission, which shall not be less than thirty days and shall not be more than sixty days.

Section 80. If the N.C.C. Commission has conducted a fact inquiry and passed a resolution that the alleged culprit has become unusually wealthy, the N.C.C. Commission shall proceed as follows:
(1) in the case where it is the alleged culprit under section 66, the President shall refer the matter to the Prosecutor-General for submission of a motion to the Supreme Court of Justice's Criminal Division for Persons Holding Political Positions requesting the Court to order that the property devolve upon the State;
(2) in the case where the alleged culprit is the person holding the position of President of the Supreme Court of Justice, President of the Constitutional Court, President of the Supreme Administrative Court, Election Commissioner, Ombudsman, judge of the Constitutional Court, member of the State Audit Commission, Vice President of the Supreme Court of
Justice, Vice President of the Supreme Administrative Court, Chief of the Military Judicial Office, Deputy Prosecutor-General or is the person holding a high-ranking position, the President shall refer the matter to the Prosecutor-General for submission of a motion to the Court having competence to try and adjudicate the case requesting the Court to order that the property devolve upon the State;

(3) in the case where the alleged culprit is the person holding the position of Prosecutor-General, the President shall submit a motion to the Court having competence to try and adjudicate the case requesting the Court to order that the property devolve upon the State;

(4) in the case where the alleged culprit is a State official who is not the person under (1), (2) and (3), the President shall refer the matter to the Prosecutor-General for submission of a motion to the Court having competence to try and adjudicate the case requesting the Court to order that the property devolve upon the State, and the President shall notify it to the superior or the person having the power to appoint or remove the alleged culprit for the purpose of issuing a punitive order of expulsion or dismissal on the deemed ground of the commission of corruption, except that in the case where the alleged culprit is a judicial official under the law on judicial service, judge of the Administrative Court under the law on establishment of Administrative Courts and Administrative Court Procedure or public prosecutor under the law on public prosecutors service, the President shall notify it to the President of the Judicial Commission, the President of the Judicial Commission of Administrative Courts or the President of the Public Prosecutors Commission, as the case may be, for considering and proceeding with the matter in accordance with the law on judicial service, the law on establishment of Administrative Courts and Administrative Court Procedure or the law on public prosecutors service.

In the case under (1) or (2), when the Prosecutor-General receives the report and documents together with the opinion from the N.C.C. Commission and is of the opinion that the report, documents and opinion referred to by the N.C.C. Commission are not so complete as to justify the institution of legal proceedings, the Prosecutor-General shall notify it to the N.C.C. Commission for further action. For this purpose, the incomplete items shall fully be specified at the same time. In this case, the N.C.C. Commission and Prosecutor-General shall appoint a working committee consisting of representatives of each side in an equal number for the purpose of collecting full evidence to be referred to the Prosecutor-General for further submission of a motion to the Supreme Court of Justice's Criminal Division of Persons Holding Political Positions or the Court having competence to try and adjudicate the case, as
the case may be, requesting the Court to give a subsequent order that the property devolve upon the State. In the case where such working committee fails to reach an agreement as to the legal proceedings, the N.C.C. Commission shall have the power to submit a motion to the Supreme Court of Justice’s Criminal Division for Persons Holding Political Positions or the Court having competence to try and adjudicate the case, as the case may be, requesting the Court to order that the property devolve upon the State.

In the case under (2), (3) or (4), the Civil Procedure Code shall apply mutatis mutandis.

Section 81. The Prosecutor-General or the President, as the case may be, shall submit a motion requesting the Court to order that the property devolve upon the State under section 80 within ninety days as from the date the matter is received from the N.C.C. Commission.

In the case in which a request is made that the property be ordered to devolve upon the State, onus of proof to the Court that the said property does not result from the unusual wealthiness is upon the alleged culprit.

Section 82. A transfer or any act in connection with the property of the State official which is done after the N.C.C. Commission has ordered such State official to declare particulars of assets and liabilities under section 79 may, if the N.C.C. Commission or the Prosecutor-General, as the case may be, files an application by way of motion, be cancelled or suspended by an order of the Court, unless the transferee or the beneficiary satisfies the Court that the property or benefit has been transferred to acquired in good faith and in return for remuneration.

Section 83. If the Court gives an order that the alleged culprit’s property in respect of which the N.C.C. has passed a resolution confirming its representing the unusual wealthiness or the unusual increase devolve upon the State but the execution is unable to be conducted of the whole or part of such property, the execution may be conducted of other property of the alleged culprit within the prescription of ten years, provided that it shall not be conducted in excess of the value of the property ordered by the Court to devolve upon the State.

CHAPTER VIII
Inspection of State Officials Not Being Persons Holding Political Positions under Section 308 of the Constitution
Section 84. In making an allegation that a State official who is not the person under section 66 committed an offence of corruption, malfeasance in office or malfeasance in judicial office, the person making such allegation shall submit an allegation in writing bearing his or her signature to the N.C.C. Commission at the time the person against whom the allegation is made is a State official or has ceased to be a State official for not later than two years.

Section 85. The allegation under section 84 shall at least contain the following particulars:
(1) the name and address of the person making the allegation;
(2) the name or position of the alleged culprit;
(3) the allegation and circumstance under which the alleged offence was committed, together with, or by reference to, evidence.

Section 86. The N.C.C. Commission shall not accept or invoke for consideration the allegation under section 84 which is of the following descriptions:
(1) the matter involving the same allegation or issue as that in respect of which the N.C.C. Commission has given its final decision, for which no fresh evidence which is material to the case is found;
(2) the matter the same issue of which has been admitted by the Court and is pending the Court's trial or has been adjudicated by the Court's final decision or order.

Section 87. The N.C.C. Commission may refuse to accept or invoke for consideration the allegation which is of the following descriptions:
(1) the matter which exhibits the nature of an anonymous letter, for which no clear evidence is so sufficiently specified as to enable a fact inquiry;
(2) the matter surviving the period of more than five years as from the date of its occurrence to the date of the allegation, for which evidence cannot be so sufficiently obtained as to enable a further inquiry.

Section 88. When the N.C.C. Commission has received the allegation against the State official under section 84 or has a reasonable cause to suspect that any State official has committed an offence of corruption, malfeasance in office or malfeasance in judicial office, the N.C.C. Commission shall proceed in accordance with Chapter 4, Fact Inquiry.

Section 89. In the case where the injured person has lodged a complaint, or a denunciation is made, to the inquiry official requesting for an action against a State official who is not the
person under section 66 in consequence of the commission of the act under section 88, the inquiry official shall refer the matter to the N.C.C. Commission within thirty days as from the date of the complaint or the denunciation, for the purpose of proceeding with it in accordance with the provisions in this Chapter. In this connection, if the N.C.C. Commission, having considered the matter, is of the opinion that it is not the case under section 88, the N.C.C. Commission shall refer it back to the inquiry official for proceeding with it in accordance with the Criminal Procedure Code.

Section 90. In conducting a fact inquiry, if the N.C.C. Commission is of the opinion that the continued performance of the alleged culprit shall cause injury to the Government service or cause an impediment to the inquiry, the N.C.C. Commission shall refer the matter to the superior of the alleged culprit for an order of suspension from the Government service or from work pending the decision of the N.C.C. Commission. If the superior of the alleged culprit has ordered a suspension from Government service or from work and a subsequent outcome of the inquiry reveals that the allegation has no prima facie case, the N.C.C. Commission shall inform the superior of the alleged culprit thereof for the purpose of issuing an order allowing the alleged culprit to resume the Government service or work in the original position.

Section 91. When the N.C.C. Commission has conducted the inquiry and passed a resolution that a particular allegation has no prima facie case, such allegation shall lapse. Any allegation which, according to the N.C.C. Commission's resolution, has a prima facie case shall be pursued as follows:

(1) if a prima facie case for a disciplinary offence is found, it shall be proceeded with in accordance with section 92;

(2) if a prima facie case for a criminal offence is found, it shall be proceeded with in accordance with section 97.

Section 92. In the case where a prima facie case for a disciplinary offence is found, when the N.C.C. Commission, after having considered the circumstances of the commission of the offence, passes a resolution that a particular alleged culprit has committed a disciplinary offence, the President shall send the report and existing documents together with the opinion to the superior or the person who has the power to appoint or remove such alleged culprit for the purpose of considering the disciplinary penalty for the offence in respect of which the
N.C.C. Commission has passed the resolution, without the appointment of a disciplinary inquiry committee. In considering the disciplinary penalty to be inflicted upon the alleged culprit, it shall be deemed that the report, documents and opinion of the N.C.C. Commission is the disciplinary inquiry file of the disciplinary inquiry committee under the law, rules or regulations on personnel administration applicable to such alleged culprit, as the case may be.

In the case where the alleged culprit is a judicial official under the law on judicial service, judge of the Administrative Court under the law on establishment of Administrative Courts and Administrative Court Procedure or public prosecutor under the law on public prosecutors service, the President shall send the report and existing documents together with the opinion to the President of the Judicial Commission, the President of the Judicial Commission of the Administrative Courts or the President of the Public Prosecutors Commission, as the case may be, for considering and proceeding with the matter in accordance with the law on judicial service, the law on establishment of Administrative Courts and Administrative Court Procedure or the law on public prosecutors service without delay. In this connection, the report and documents of the N.C.C. Commission shall also be regarded as part of the inquiry file. The outcome shall be furnished to the N.C.C. Commission for information within fifteen days as from the date the order of the disciplinary penalty is issued or the date a decision is given that no disciplinary offence is found.

In the case of the alleged culprit to whom no laws, rules or regulations on disciplines are found applicable, the President shall, upon the N.C.C. Commission's resolution that such alleged culprit has committed an offence as alleged, send the report and existing documents together with the opinion of the N.C.C. Commission to the superior or the person who has the power to appoint or remove such alleged culprit for the purpose of proceeding in accordance with his or her powers and duties.

Section 93. Upon receipt the report under section 92 paragraph one and paragraph three, the superior or the person having the power to order the appointment and removal shall consider the penalty within thirty days as from the date of receipt thereof, and the superior or the person having the power to order the appointment and removal shall furnish a copy of the penalty order to the N.C.C. Commission for information within fifteen days as from the date the order is issued.
Section 94. Any superior or the person having the power to order the appointment and removal who fails to take action under section 93 is deemed to commit a disciplinary offence or a legal offence under the law, rule or regulation on personnel administration applicable to the alleged culprit in question.

Section 95. In the case where the superior of the alleged culprit fails to take the disciplinary action under section 93 or the N.C.C. Commission considers that the disciplinary action taken by the superior under section 93 is incorrect or inappropriate, the N.C.C. Commission shall present its opinion to the Prime Minister and the Prime Minister shall have the power to give an order as the Prime Minister thinks fit. In the case of necessity, the N.C.C. Commission may order the Civil Service Commission under the law on civil service or other commission having the duty to control and supervise the execution of the law, rule and regulation on personnel administration for State officials or the commission which performs the management of the State enterprise or the person who has given an order appointing a member of a commission, committee or sub-committee or an employee of a Government agency, State agency or State enterprise, as the case may be, to consider and take correct and appropriate action within the powers and duties, except that in the case where the alleged culprit is a judicial official under the law on judicial service, a judge of the administrative court under the law on establishment of Administrative Courts and Administrative Courts Procedure, or a public prosecutor under the law on public prosecutors service, the N.C.C. Commission shall furnish its opinion to the President of the Judicial Commission, President of the Judicial Commission of the Administrative Courts or President of the Public Prosecutors Commission, as the case may be.

Section 96. The alleged culprit punished under section 93 may exercise the right to appeal against the exercise of the superior's discretion in giving the penalty order, in accordance with the law, rule or regulation on personnel administration applicable to such alleged culprit, provided that such right must be exercised within thirty days as from the date the superior or the person having the power to order the appointment or removal gives the penalty order.

Section 97. In the case where the N.C.C. Commission passes a resolution that any matter put in the allegation amounts to a criminal offence, the President shall furnish the report, documents and opinion to the Prosecutor- General or, in the case where the alleged culprit is the Prosecutor-General, proceed with the prosecution, for the purpose of criminal proceedings before the Court having competence to try and adjudicate the case. In this
instance, the report of the N.C.C. Commission shall be deemed the inquiry file under the Criminal Procedure Code and the Court shall accept the case without conducting a preliminary examination.

When the Prosecutor-General has received the report and documents together with the opinion from the N.C.C. Commission under paragraph one and considers that the report, documents and opinion furnished by the N.C.C. Commission are not so complete as to justify the institution of the prosecution, the Prosecutor-General shall inform the N.C.C. Commission thereof for further proceeding. In this instance, the incomplete items shall, at the same time, fully be specified. In this case, the N.C.C. Commission and the Prosecutor-General shall appoint a working committee consisting of representatives of each side in an equal number, for the purpose of collecting full evidence and furnish it to the Prosecutor-General for instituting the prosecution. In the case where such working committee fails to arrive at a conclusion as to the prosecution, the N.C.C. Commission shall have the power to initiate the prosecution of its own motion or appoint an attorney to institute the prosecution on its behalf.

Section 98. When the prosecution is intended to be instituted under section 97, the provisions of section 74 shall apply mutatis mutandis.

Section 99. In the case where the N.C.C. Commission passes a resolution that a particular allegation has a prima facie case for an offence under section 91, if, in addition to proceeding in accordance with section 92 or section 97, it the inquiry by the N.C.C. Commission reveals that the alleged culprit granted approval or permission conferring rights or benefits on, or issued a document of title to, any person contrary to the law or official regulation to the detriment of the Government service, the President shall furnish the report and existing documents together with its opinion to the superior or head of the agency concerned for the purpose of filing an application to the Court for an order or judgment cancelling or revoking the right or document of title in respect of which the alleged culprit granted approval or permission.

The provisions of section 93, section 94 and section 95 shall apply to the case under paragraph one mutatis mutandis.
CHAPTER IX
Conflicts Between Personal Interest and Public Interest

Section 100. Any State official shall not carry out the following acts:
(1) being a party to or having interest in a contract made with a Government agency where such State official performs duties in the capacity as State official who has the power to conduct supervision, control, inspection or legal proceedings;
(2) being a partner or shareholder in a partnership or company which is a party to a contract made with a Government agency where such State official performs duties in the capacity as a State official who has the power to conduct supervision, control, inspection or legal proceedings;
(3) being a concessionaire or continuing to hold a concession from the State, State agency, State enterprise or local administration or being a party to a contract of a directly or indirectly monopolistic nature made with the State, a Government agency, State agency, State enterprise or local administration, or being a partner or shareholder in a partnership or company which is a concessionaire or a contractual party in such manner;
(4) being interested in the capacity as a director, counsel, representative, official or employee in a private business which is under supervision, control or audit of the State agency to which such State official is attached or where such State official performs duties in the capacity as State official, provided that the nature of the interest of the private business may be contrary to or inconsistent with public interest or the interest of the Government service or may affect the autonomy in the performance of duties of such State official.

The positions of State officials prohibited from carrying out the activities under paragraph one shall be prescribed and published in the Government Gazette by the N.C.C. Commission. The provisions of paragraph one shall apply to spouses of the State officials under paragraph two. For this purpose, the activities carried out by the spouse shall be deemed as the activities carried out by the State official.

Section 101. The provisions of section 100 shall apply mutatis mutandis to the activities carried out by the person who has already ceased to be the State official for less than two years, with the exception of the holding of shares of not more than five percent of the total number of shares issued by a public limited company which is not a party to a contract made with the State agency under section 100 (2), for which permission is obtained under the law
on securities and securities exchange.

Section 102. The provisions of section 100 shall not apply to the carrying out of activities of the State official who is entrusted, by the Government agency having the power to supervise, control or inspect the operation of a limited company or a public limited company, to perform duties in the limited company or public limited company in which the State agency holds shares or with which it participates in an undertaking.

Section 103. Any State official shall not receive property or any other benefit from any person other than the legitimate property or benefit derived under the law, rules or regulations issued by virtue of the provisions of law, with the exception of the acceptance of the property or any other benefit on the ethical basis in accordance with the rules and in such amount as prescribed by the N.C.C. Commission.

The provisions of paragraph one shall apply mutatis mutandis to the acceptance of property or any other benefit by the person who has ceased to be a State official for less than two years.

CHAPTER X
Office of the National Counter Corruption Commission

Section 104. There shall be the Office of the National Counter Corruption Commission called the "Office of the N.C.C.," in brief, as an independent Government agency under the Constitution, which shall be ascribed the status of Department under the law on organisation of State administration.

Section 105. The Office of the N.C.C. has the powers and duties in connection with the general official affairs of the N.C.C. Commission and shall have the powers and duties as follows:
(1) to be responsible for the administrative work of the N.C.C. Commission;
(2) to study and gather data related to the work of the N.C.C. Commission;
(3) to study, and encourage the studies and research in, and disseminate knowledge about corruption in the governmental and political circles;
(4) to perform other acts as entrusted by the N.C.C. Commission.
Section 106. A Government official of the Office of the N.C.C. is the person recruited and appointed as the Government official under this Organic Act. The Government official of the Office of the N.C.C. shall be the Government official under the law on Officials' Pension Fund.

Section 107. The N.C.C. Commission shall have the power to issue regulations or notifications with respect to general administration, personnel administration, budget, finance and property and other businesses of the Office and, in particular, with respect to the following matters:

(1) internal organisation of the Office of the N.C.C. and the scope of duties of such Government agency;
(2) qualifications, selection, recruitment, appointment, trial performance of official duties, transfer, elevation of position, vacation of office, elevation of salary scale, special remuneration, resignation from official service, suspension of official service, temporary dismissal from official service, disciplines, disciplinary inquiry and penalty, the lodging of a complaint and the appeal against a penalty, in respect of Government officials and employees of the Office;
(3) the acting for and acting as the holder of a position of Government official of the Office of the N.C.C.;
(4) the prescription of working days and hours, traditional holidays, annual holidays and leave of absence of Government officials of the Office of the N.C.C.;
(5) the prescription of the uniform and dress of the Government officials of the Office of the N.C.C.;
(6) the employment and appointment of a person as an expert or specialist beneficial to the performance of official duties of the N.C.C. Commission as well as the rate of remuneration therefor;
(7) the appointment of a person or a group of persons for carrying out any act as entrusted;
(8) the budget and procurement administration and management of the Office of the N.C.C.;
(9) the provision of welfare or other aids to Government officials of the Office of the N.C.C.;
(10) the keeping of the personnel record and the control of retirement of Government officials of the Office of the N.C.C.;
(11) the prescription of procedures and conditions for the employment of employees of the Office of the N.C.C. and the prescription of the uniform and dress, working days and hours, traditional holidays, annual holidays, leave of absence and the provision of welfare or other
aids to employees of the Office of the N.C.C.
The regulations and notifications under paragraph one shall be signed by the President and shall come into force upon their publication in the Government Gazette.

Section 108. The Office of the N.C.C. shall have Secretary-General of the National Counter Corruption Commission who shall be responsible for the work performance of the Office of the N.C.C. and directly answerable to the President and shall be the superior of Government officials and employees of the Office of the N.C.C.. For these purposes, there may also be Deputy Secretary-General or Assistant Secretary-General of the National Counter Corruption Commission to assist in directing and performing official duties.

The Secretary-General shall represent the Office of the N.C.C. in its affairs vis-à-vis third persons. For this purpose, the Secretary-General may delegate powers to any person to perform any particular act, in accordance with the regulations prescribed and published in the Government Gazette by the N.C.C. Commission.

Section 109. The Secretary-General shall hold office for a term of six years and shall serve for only one term.

In addition to vacation of office at the expiration of the term, the Secretary-General vacates office upon:
(1) death;
(2) termination of official service under the law on official pensions;
(3) resignation;
(4) removed by the Royal Command upon approval of the N.C.C. Commission and the Senate;
(5) being expelled or dismissed in accordance with the disciplinary penalty;
(6) being a bankrupt;
(7) being imprisoned by a final judgment except for an offence committed through negligence or a petty offence;
(8) being an incompetent person or a quasi-incompetent person;
(9) being a political official, senator, member of the House of Representatives, member of a political party, or executive member or holder of a position with the responsibility in the administration of a political party;
(10) being a manager, director, counsel, representative or employee of a person, partnership, company or any organisation carrying out business for profits.
Section 110. The law on civil service insofar as it concerns ordinary Government officials shall apply mutatis mutandis to the prescription of positions and salary scales as well as emoluments of Government officials of the Office of the N.C.C. and, for this purpose, the expression "C.S.C. shall mean the N.C.C. Commission and the expression "Government agency ascribed the status of a Department the head of which has responsibility in the performance of official duties with direct answerability to the Prime Minister" shall mean the Office of the N.C.C..

Section 111. The law on salaries and emoluments shall apply mutatis mutandis to the salary scales, rates of emolument and the entitlement to emoluments of Government officials of the Office of the N.C.C.

The payment of salaries and emoluments to Government officials of the Office of the N.C.C. shall be in accordance with the law on that particular matter.

Section 112. The recruitment of persons to be Government officials of the Office of the N.C.C. and their appointment to any positions shall be made by the following persons:
(1) with respect to the recruitment and appointment to the position of Secretary-General, the President shall make the recruitment with the approval of the N.C.C. Commission and the Senate and shall present it to the King for appointment;
(2) with respect to the recruitment and appointment to the position of Deputy Secretary-General or its equivalent, the President shall make the recruitment and present it to the King for appointment;
(3) with respect to the recruitment and appointment to any position other than in (1) and (2), the Secretary-General shall make the recruitment and appointment.

Section 113. A transfer of an official of a municipality who is not an extraordinary official of a municipality, official of a Tambon Administrative Organisation and a transfer of a Government official under other law for recruitment as a Government official of the Office of the N.C.C. may be made on the basis of that person's consent. For this purpose, the person having the power to make the recruitment shall make an agreement with the original agency and refer it to the N.C.C. Commission for consideration and approval. The N.C.C. Commission shall consider and prescribe the position to which the appointment is to be made and the salary scale therefor, provided that the salary granted must not be higher than that of the Office of the N.C.C.'s Government official who possesses the same qualifications, ability and expertise.
For the purpose of the computation of the duration of the Government service, the time of service or working time of the person transferred under paragraph one while being the official or Government official shall also be regarded as the time of service of the Government official of the Office of the N.C.C. under this Organic Act. A transfer of a political official and a Government official, who is under a trial performance of official duties, to be a Government official of the Office of the N.C.C. under this Organic Act shall not be made.

Section 114. Government officials of the Office of the N.C.C. are entitled to the same pensions and benefits in accordance with the laws on such matters as those to which ordinary Government officials are entitled.

Section 115. The Office of the N.C.C. shall present to the Council of Ministers the budget in accordance with the resolution of the N.C.C. Commission for the purpose of incorporating it in the annual appropriations bill or the supplementary appropriations bill, as the case may be, in order to set it aside as subsidies of the N.C.C. Commission and the Office of the N.C.C.. In this instance, the Council of Ministers may also prepare the opinion with regard to the allocation of budget of the N.C.C. Commission and the Office of the N.C.C. and enclose the opinion in the memorandum pertaining to the introduction of the annual appropriations bill or the supplementary appropriations bill.

Section 116. In introducing or considering the budget, the annual appropriations bill or the supplementary appropriations bill under section 115 or in considering any matter in connection with the N.C.C. Commission or the Office the of N.C.C., if the Secretary-General makes a request, the Council of Ministers, the House of Representatives, the Senate or the parliamentary committee concerned may allow the Secretary-General or the person entrusted by the Secretary-General to give explanations.

Section 117. The Office of the N.C.C. shall be the audit reception centre under the organic law on State audit. When the Office of the State Audit has audited and certified all types of accounts and financial matters of the N.C.C. Commission and the Office of the N.C.C., it shall present the audit report to the House of Representatives, the Senate and the Council of Ministers without delay.
CHAPTER XI
Penalties

Section 118. Any person who fails to comply with an order of the N.C.C. Commission under section 25 (1) or section 79 shall be liable to imprisonment for a term not exceeding six months or to a fine not exceeding ten thousand Baht or to both.

Section 119. Any State official who intentionally fails to submit an account showing assets and liabilities and supporting documents to the N.C.C. Commission within the time prescribed by this Organic Act or intentionally submits an account showing assets and liabilities and supporting documents with false statements being included therein or conceals facts which should have been disclosed shall be liable to imprisonment for a term not exceeding six months or to a fine not exceeding ten thousand Baht or to both.

Section 120. Any person who discloses statements, facts or information obtained in consequence of the performance of duties under this Organic Act without authorisation by the N.C.C. Commission and without such act being committed in discharge of official duties or for the purpose of verifying or inquiring into facts or for official or public interest shall be liable to imprisonment for a term not exceeding six months or to a fine not exceeding ten thousand Baht or to both.

Section 121. Any person who has in possession or keeps the property, accounts, documents or any other evidence seized, attached or ordered to be furnished by the N.C.C. Commission, or damages, destroys, conceals, takes away, causes such property, accounts, documents or evidence to be lost or useless shall be liable to imprisonment for a term not exceeding three years or to a fine not exceeding sixty thousand Baht or to both.

Section 122. Any State official who violates the provisions of section 100, section 101 or section 103 shall be liable to imprisonment for a term not exceeding three years or to a fine not exceeding sixty thousand Baht or to both.

In the case of an offence under section 100 paragraph three, if any State official proves that he or she has not connived at his or her spouse's carrying out the activities under section 100 paragraph one, it shall be deemed that such person is not guilty of the offence.
Section 123. Any State official who performs or refrains from performing any act in the circumstance likely to cause others to believe that he or she holds a particular position or has a particular duty despite not holding such position or not having such duty, for acquiring illegitimate benefits for himself or herself or for others shall be liable to imprisonment for a term of one to ten years or to a fine of two to twenty thousand Baht or to both.

Section 124. Any person who initiates the request for the removal of a person from office under section 60 or submits a request for taking criminal proceedings under section 66 or submits an allegation under section 84 knowing that there is no ground for removing that person from office or that there is no circumstance indicative of that person's unusual wealthiness or that there is no commission of an offence of malfeasance in office under the Penal Code or under other laws, or makes a false allegation or presents false evidence shall be liable to imprisonment for a term not exceeding three years or to a fine not exceeding sixty thousand Baht or to both.

In the case where the commission of the act under paragraph one is the request for removing a particular person from office, it shall be deemed that the person against whom the request is made for removal from office is also the injured person in the commission of such offence.

Section 125. Any person, being the President, member, member of a sub-committee, competent official or person entrusted by the N.C.C. Commission, who performs duties unjustly, commits an offence of corruption or an offence of malfeasance in office shall be liable to twice the penalty provided by the law for such offence.

**Transitional Provisions**

Section 126. In the case where the selection of members takes place while there is not yet President of the Supreme Administrative Court, the Selection Committee under section 7 shall have fourteen persons consisting of the President of the Supreme Court of Justice, the President of the Constitutional Court, Rectors of all State higher education institutions which are juristic persons, being elected among themselves to be seven in number, and representatives of all political parties having a member who is a member of the House of Representatives, provided that each party shall have one representative and all such representatives shall elect among themselves to be five in number, as members.
Section 127. The members elected by the resolution of the Senate under section 315 paragraph three of the Constitution of the Kingdom of Thailand shall hold office for half a term of that provided in section 12 and the provisions allowing members to serve for only one term shall not apply to such members.

Section 128. All allegations made against State officials, being the allegations falling within the powers and duties of the Office of the Counter Corruption Commission, which have been accepted by the Office of the Counter Corruption prior to the date of the entry into force of this Organic Act and pending the procedure under the Counter Corruption Act, B.E. 2518 (1975) shall be proceeded by the National Counter Corruption Commission in accordance with this Organic Act. For this purpose, the activities already carried out by the Counter Corruption Commission shall be valid and further proceeding shall be as determined by the National Counter Corruption Commission.

In the case where the allegation under paragraph one is the allegation in respect of which the Counter Corruption Commission passes a resolution that a State official committed corruption, the National Counter Corruption Commission shall refer the matter to the superior or the State agency concerned for further proceeding.

Section 129. The accounts showing assets and liabilities submitted by State officials under the Counter Corruption Act, B.E. 2518 and kept by the Office of the Counter Corruption Commission shall be kept by the Office of the National Counter Corruption Commission for the purpose of the performance under this Organic Act and, if such State officials have vacated office for more than five years, may be destroyed.

Section 130. All rules, regulations, notifications or orders issued by virtue of the Constitution of the Kingdom of Thailand or the Counter Corruption Act, B.E. 2518 and remaining in force on the date of the entry into force of this Organic Act shall continue to be in force insofar as they are not contrary to or inconsistent with the provisions of this Organic Act until regulations or notifications under this Organic Act are issued.

Section 131. All undertakings, property, rights, liabilities, Government officials, employees and budget of the Office of the Counter Corruption Commission under the Counter Corruption Act, B.E. 2518 shall be transferred to the Office of the National Counter Corruption Commission under this Organic Act.
The Government officials and employees transferred under paragraph one shall hold office and receive salaries and emoluments not lower than their original office and entitlement.

Section 132. The Secretary-General of the Counter Corruption Commission under the Counter Corruption Act, B.E. 2518 shall perform the duty as Secretary-General of the National Counter Corruption Commission under this Organic Act until appointment of the Secretary-General of the National Counter Corruption Commission is made.

Section 133. The State official under section 100 who obtains a concession from the State, a Government agency, State agency, State enterprise or local administration or becomes a party to a contract of a directly or indirectly monopolistic nature made with the State, a Government agency, State agency, State enterprise or local administration or becomes a partner or shareholder in a partnership or company which is a concessionaire or a contractual party in such manner may, if the concession, the contract, the entry into partnership or the shareholding with or in a partnership or a company which is a concessionaire or a contractual party in such manner is in existence on the date of the entry into force of this Organic Act, continue to hold such concession or to be a contractual party, partner or shareholder in the partnership or the company which is a concessionaire or a contractual party in such manner until the expiration of the concession or the contract.

Countersigned by:
Chuan Leekpai
Prime Minister