JUL 10 1992

BY THE PRESIDENT OF THE PHILIPPINES

EXECUTIVE ORDER NO. __3__

CREATING A PRESIDENTIAL ANTI-CRIME COMMISSION TO IDENTIFY AND CAUSE THE INVESTIGATION AND PROSECUTION OF CRIMINAL ELEMENTS IN THE COUNTRY.

WHEREAS. the country has witnessed the escalation of crimes with organized and syndicated elements habitually committing crimes to the detriment of peace and order and public welfare, individuals and families being victimized and brutalized in heinous crimes, unscrupulous groups and individuals disparaging the environment and natural resources of the country, notorious elements committing crimes with impunity due to political connections, and enforcement personnel taking advantage of their uniforms in the pursuit of lawless undertaking:

WHEREAS, eradication of crime and criminal elements is among the priorities of the present administration;

WHEREAS, under the Administrative Code of 1987, the President has the continuing authority to reorganize the Office of the President and to transfer functions from one agency or department to another; and

WHEREAS, the creation of a commission specially tasked to direct and coordinate the functions and activities of law enforcement, investigation and



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prosecution agencies, is imperative in order to bring about a more vigorous campaign against criminality.

NOW, THEREFORE, I, FIDEL V. RAMOS, President of the Philippines, by virtue of the powers vested in me by law, do hereby order:

SECTION 1. ORGANIZATION. There is hereby created a Presidential Anti-Crime Commission (hereinafter called the "COMMISSION") under the Office of the President

SEC. 2. COMPOSITION. - The Commission shall be composed of the Vice-President of the Philippines. capacity as Presidential Adviser Crime on his Prevention and Law Enforcement, as Chairman; Secretary of Justice as Vice-Chairman; and, the Secretary of the Interior and Local Government, representatives of non-government organizations (NGO) which are involved in crime prevention improvement of law enforcement, as Members. The NGO representatives shall be designated by the President upon recommendation of the Chairman.

SEC 3. POWERS AND FUNCTIONS. - The Commission shall have the following powers and functions:

a. Cause or direct the immediate investigation and speedy prosecution of cases enumerated under Section 4 hereof involving violations of the Revised Penal Code and other special laws which have been

referred to or received by the Commission, or cases that the President may refer to the Commission;

- from any law enforcement agency or prosecution office, as the Commission may deem proper and necessary, in the interest of efficient and expeditious dispensation of criminal justice, and direct that such cases be investigated or prosecuted, as the case may be, by the appropriate operating or implementing agency herein provided for.
- Refer, as the Commission may deem proper and for the same reasons stated the preceding paragraph. to the appropriate law enforcement agency or prosecution office, the investigation prosecution, as the case may be, of any of the cases adverted to in paragraph (a) hereof:
- d. Enlist the assistance of any branch, department, bureau, office, agency or instrumentality of the Government, including government-owned and/or controlled corporations, in the anti-crime drive, which may include the use of its personnel, facilities and resources for a more resolute prevention, detection and investigation of

crimes, and prosecution of criminal offenders:

- e. Monitor the progress of ongoing investigation and prosecution of cases taken cognizance of by the Commission;
- f. Prepare and implement a fast track anti-crime action agenda and adopt appropriate measures to ensure an effective and efficient anti-crime drive;
- g. Recommend appropriate anticrime issuances and legislations to the President and Congress;
- h. Grant monetary rewards and incentives to informants who are willing to give vital information to build up the case for the prosecution of criminal offenders as provided under existing laws;
- i. Direct the Witness Protection
 Security and Benefit Program Committee of
 the Department of Justice to evaluate
 and assess witnesses who may qualify
 under the provisions of Republic Act. No
 6981, otherwise known as the Witness
 Protection, Security and Benefit Act; and
- j. Perform such other functions as the President may assign.
- SEC. 4. OFFENSES COVERED. In the discharge of its functions, the Commission shall have the

authority to take cognizance of the following crimes:

a. Those committed by organized/
syndicated crime groups, including but
limited to: gunrunning, illegal logging
robbery, kidnapping for ransom, white
slave trade, illegal recruitment
carnapping, smuggling, piracy, drugtrafficking, falsification of land titles
and other government forms, large scale
swindling, film piracy, counterfeiting
bank frauds.

An organized/syndicated crime group means a group of two or more persons collaborating, confederating or mutually helping one another in the commission of crime.

b. Those which are considered as heinous crimes.

A heinous crime, for purposes of this Executive Order, is a grave felony as defined in the Revised Penal Code, or an offense punishable under special committed in a manner that is revolting or shocking to the common sensibilities of man, whether deliberately sought or not, such as those attended by cruelty, ignominy treachery, and similar circumstances.

- c. Those committed by the members of the Philippine National Police and the Armed Forces of the Philippines
- d. Such other offenses which the President may consider appropriate to place under its authority
- SEC. 5. IMPLEMENTING AGENCIES. In the performance of its functions, the Commission may call upon any of the following implementing agencies:
 - a Philippine National Police (PNP);
 - b. National Police Commission (NAPOLCOM);
 - c. National Bureau of Investigation (NBI);
 - d. National Prosecution Service (NPS);
 - e. Bureau of Immigration (BI);
 - f. Bureau of Internal Revenue (BIR);
 - g. Economic Intelligence and Investigation
 Bureau (EIIB);
 - h. Bureau of Customs (BOC);
 - i. Forest Management Bureau (FMB); and
 - j. National Intelligence Coordinating Agency (NICA);
 - k. Such other agencies which the Commission may find necessary to implement its mandate

The Commission shall identify the respective areas of responsibilities of the foregoing agencies.

SEC 6. TECHNICAL AND ADMINISTRATIVE STAFF.

The Commission shall organize its Technical and Administrative Staff to be headed by an Executive

Officer designated by the Chairman. The Technical Staff shall be composed of personnel also designated by the Chairman and those detailed to the Commission by the different agencies specified in Section 5 hereof

SEC. 7. FUNDING. The Commission shall be provided with an initial allocation of TWELVE MILLION (F12,000.000.00) to be drawn from the President's Contingent Fund Appropriations for the succeeding years shall be incorporated in the budget proposals under the Office of the President.

SEC. 8. OPERATING GUIDELINES. - The Commission shall adopt such operating guidelines as may be necessary to implement this Executive Order.

SEC. 9. EFFECTIVITY. This Executive Order shall take effect immediately

FIDEL V. RAMOS
President of the Philippines

By the President:

PETER D. GARRUCHO, JR. Acting Executive Secretary

