

WITHDRAWAL NOTICE

due to the existence of a conflict of interest or other circumstances that may affect the impartial and objective handling of reports received by the Commission for Personal Data Protection (“CPDP”) via an external channel pursuant to Article 14 (4) of the Act on Protection of Persons Reporting or Publicly Disclosing Information on Breaches

I, the undersigned
(full name)

holding the position of
in the External Reporting Channel Directorate of the Commission for Personal Data Protection, in my capacity as a staff member designated by random assignment – Protocol No..... via the CPDP’s dedicated *Report* information reporting system and responsible for handling a report filed under Unique Identification Number (UIN) submitted via an internal channel, hereby

DECLARE:

- Existence of a conflict of interest for handling a report filed under UIN
- Existence of other circumstances that may affect the impartial and objective handling of a report filed under UIN

Reasons:
.....
.....

.....
(date)

.....
(signature)

Anti-Corruption Act

Article 70. A conflict of interest shall arise where a senior public official has a private interest that may affect the impartial and objective execution or performance of their official powers or duties.

Article 71. A private interest shall be any interest resulting in a tangible or intangible benefit for a senior public official, or for any parties related thereto, including any obligation assumed.

Article 72. A benefit shall be any income in money, funds or assets, including the acquisition of shareholding or stocks, or granting, transferring or renouncing rights, receiving goods or services free of charge or at prices below the market prices, obtaining a privilege or honours, assistance, a vote in favour of a certain choice, support or influence, an advantage, obtaining or receiving a promise of a job, position, gift, reward, or a promise to avoid a loss, liability, sanction or another adverse event.

.....
§ 1, point 9 of the Additional Provisions:

“Related parties” shall be:

(a) the spouses or de facto cohabitants, the relatives in the direct line, the collateral relatives up to the fourth degree inclusive, the affines up to the second degree inclusive; for the purposes of the procedure for identifying illegally obtained assets, a former spouse whose marriage was dissolved within 5 years prior to the start of the Commission’s inspection shall also be regarded as a related party;

(b) natural or legal persons with whom (which) a public official is in economic or political dependencies that give rise to reasonable doubts as to impartiality and objectivity of the said official.