



Notification of Department of Internal Trade

On “The intention of administration with good faith and the policy of preventing and correcting corruption and misconduct of the Department of Internal Trade”

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To comply with the National Strategy for the Prevention and Suppression of Corruption, Phase 3 (2017-2021), this was approved by the Cabinet on October 11, 2019. The government agencies have to convert national strategies and measures into action. Department of Internal Trade has announced “The intention of administration with good faith and the policy of preventing and correcting corruption and misconduct” for the executive and the officer of Department of Internal Trade strictly adheres to the guidelines and Department of Internal Trade run out of corruption and misconduct.

Article 1: Definitions in this Notification

"**Intention**" means the willingness to managing the work with honesty to officers and the public.

"**Honest**" means the practice is straight forward, not fraudulent or deceptive.

"**Honesty**" means the practice is intentional and sanctioned.

"**Corruption**" means the pursuit of unlawful benefits for oneself or others.

"**Misconduct**" means the officers practices or ignore one of the positions or duties or use the power in positions or duties that violate any laws, regulations, orders. The purpose is to control the receipt, storage or use of money or property of government agencies.

"**Executive**" means a senior executive, executives senior director and senior director.

"**Officer**" means a government officer, permanent employee and other staff members affiliated with the Department of Internal Trade.

Article 2: Management intentions with honesty

2.1. Transparency

(1) To focus on the opportunity for stakeholders to participate in the operation based on transparency.

/(2) To focus...

(2) To focus on the procurement, transparency, audit and get benefit to the government by strictly implementing the laws and regulations of the relevant government.

(3) To focus on the management of complaints related to the performance of work based on fairness, transparency, speed and compliance with the relevant laws and regulations of the relevant government.

2.2 Accountability

(1) Commitment to transparency in management intent honesty and accountability.

(2) Commitment to manage and perform all procedures in accordance with the rule of law principles of responsibility and principles of legality.

2.3 Anti-Corruption in the workplace

(1) Adherence to administrative practices, free from policy corruption, transparency, accuracy and readiness based on good governance.

(2) Adherence to the management by encouraging the staff to adhere to the media in good faith and do not commit corruption.

2.4. Virtue and culture

(1) Create corporate culture for officers do not tolerate corruption. It can also be the cause of fight against and covertly detect potential corruption.

(2) Pay attention to the implementation of the Department of Internal Trade's plan to prevent and correct misconduct.

(3) Promote the integration of monitoring and control of the administration, transparent in organization.

2.5 Morality

(1) Focus on priority to fair dealing and non-discriminatory.

(2) Focus on systematic budgeting, accuracy, transparency based on value and verification.

(3) Focus on management and systematically develop human resources based on moral, ethical, transparency, participation and be verified.

(4) Focus on the promotion and support of creating environment for the performance of the staff.

2.6 Communication by emphasizes the channels, methods and content of communication for the communication of the policy management and policies to prevent corruption and the staff at all levels to know, understand and implement correctly.

Article 3: Prevention and correction of corruption

3.1 No executive and officers accept corruption accept all direct and indirect corruption. This policy is regularly reviewed, also review the operating guidelines to comply with the policy and strictly comply with the laws, rules, regulations and orders of the government.

3.2 Responsibilities of the Executive

(1) To act as a role model and promoting life in the philosophy of sufficiency economy.

(2) To act as a good example by showing honesty, commitment to anti-corruption, misconduct. Strengthen corporate culture that does not tolerate corruption.

(3) Have a clear understanding of the factors and causes that could lead to the risk on the corruption behavior and ensure the way that executives handle risk.

(4) Communicate and emphasize the prevention and correction of misconduct of the staff with seriously and defend the clerk.

(5) Use moral principles ethics in government administration, also prioritize to monitoring supervise the performance of subordinates to comply with good governance, laws, rules and regulations of the government strictly.

(6) Promote the use of sanctions and penalties under the Code of Ethics, supervise conduct in accordance with Code of Ethics.

3.3 Responsibilities of Internal Trade Department Officers

(1) Apply philosophy of sufficiency economy to life.

(2) Acting in accordance with moral, ethics and honesty in the work which help prevent corruption that may happen.

(3) To cooperate and comply with the policy and plan objectives of the Department of Internal Trade related to prevention of corruption.

(4) Focus and prioritize compliance with good governance, laws, rules and regulations of the government.

(5) Create good working environment by working as a team to achieve the main goal of the duties.

/(6) To monitor...

(6) To monitor and provide useful information to the government.
If anyone sees an act or the corruption behavior circumstance in the official, should report the commander without delay.

Announced on 11 July 2018



(Mr. Boonyarit kalayanamit)

Director General Department of Internal Trade