EXPLANATORY NOTE

First filed during the 16th Congress, this bill is a consolidation of several measures of the same nature including HB 5193 filed by then Representatives from Akbayan Partylist – Rep. Ibarra “Barry” Gutierrez and Rep. Walden Bello together with this representation as well as HB 2401 filed by Former 2nd District – Cagayan de Oro Rep. Rufus Rodriguez and Rep. Maximo R. Rodriguez. This same bill was filed during the 17th Congress but was left pending in the Committee on Human Rights. This measure aims for the localization of the Optional Protocol to the Convention Against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (OPCAT).

On November 2009, Republic Act No. 9745, or “An Act Penalizing Torture and Other Cruel, Inhuman and Degrading Treatment of Punishment and Prescribing Penalties Therefor,” was signed into law. This “Anti-Torture Act of 2009” ensures that “the human rights of all persons, including suspects, detainees and prisoners are respected at all times.” It defines all acts of torture and other cruel, inhuman and degrading treatment of punishment, and penalizes those who engage in such acts.

However, many describe the enactment and implementation of RA 9745 as the reactive, confrontational and litigation-driven side of addressing torture. There is another method that many see as the more effective and forward looking way since it addresses violations before they occur. This method is preventive monitoring. It works through the violations before they occur. This method is preventive monitoring. It works through the establishment of a system of regular visits undertaken by independent experts in fields relevant to the treatment of persons deprived of their liberty to places of detention in order to identify policy, procedural, and practice risks that give rise to torture and ill-treatment. Preventive monitoring visits will be more effective if lodged on the principles of mutual trust building, confidentiality, collaboration and dialogue between detention authorities, persons deprived of their liberty, the expert visiting body and other relevant authorities.
Preventive monitoring visits is a non-adversarial approach which effectively opens up to public scrutiny by independent experts the otherwise obscure places of deprivation of liberty, where persons' well-being depend solely on their jailers. The regular unannounced visit by itself, establishes a preventive effect, conditioning custodial authorities to work within the bounds of legal procedures. Moreover, the torture risk identification visits and subsequent observation and recommendations of the expert visiting body will result in implementation measures that bring about policy, procedural and practice reforms in the treatment of persons deprived of their liberty, institutionalizing safeguards for their humane treatment. Detention monitoring work will not only benefit persons deprived of their liberty, but also improve the working environment, conditions and other benefits for custodial authorities. The realization of better and humane places of deprivation of liberty will also benefit social order and government spending in general.

In December 2002, the UN General Assembly approved the Optional Protocol to the Convention Against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (OPCAT). The OPCAT sets up the global preventive system establishing the sub-committee on the prevention at international level and National Preventive Mechanisms (NPMs) at the domestic level. NPMs are considered to be the main engines of this system, being bodies tasked to do most of the visits.

The OPCAT is the first international human rights treaty that focuses on operations rather than review of state regulations, as in the case with other treaty bodies. While other treaties set standards and obligations for state parties, the OPCAT does not prescribe them but operationalizes paths towards their fulfillment through the system of visits, dialogues and prescription of implementation measures toward policy, procedural and practice reform. The OPCAT went into force on 22 June 2006 with 20 states having had adhered to the treaty.

On 17 April 2012, the Philippines ratified the OPCAT, becoming the 63rd State Party to the instrument. Under Article 17 of the treaty, the Philippines was required to establish, designate or maintain an existing institution as its NPM within a year by 17 May 2013. This obligation is long overdue.

This House Bill aims to fulfill this obligation by establishing the National Committee for the Prevention of Torture (NCPT) – the country's NPM against torture and other cruel, inhuman and degrading treatment or punishment.

In view of the foregoing, the swift passage of this bill is earnestly sought.
Republic of the Philippines

HOUSE OF REPRESENTATIVES

Quezon City

EIGHTEENTH (18th) CONGRESS
First Regular Session

HOUSE BILL NO. 2502

Introduced by REP. JOSE CHRISTOPHER Y. BELMONTE

AN ACT

ESTABLISHING THE NATIONAL COMMITTEE FOR THE PREVENTION OF TORTURE (NCPT), THE NATIONAL PREVENTIVE MECHANISM AGAINST TORTURE AND OTHER CRUEL, INHUMAN AND DEGRADING TREATMENT OR PUNISHMENT IN THE PHILIPPINES, PROVIDING A FRAMEWORK FOR IMPLEMENTING OBLIGATIONS UNDER THE OPTIONAL PROTOCOL TO THE CONVENTION AGAINST TORTURE AND OTHER CRUEL, INHUMAN OR DEGRADING TREATMENT OR PUNISHMENT (OPCAT), AND APPROPRIATING FUNDS THEREFOR

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. Short Title. — This Act shall be known as the "National Committee for Prevention of Torture (NCPT) and OPCAT Implementation Act."

SEC. 2. Statement of Policy. — It is hereby declared the policy of the State to:

a. Recognize the inherent dignity of every human person;

b. Guarantee full respect for fundamental human rights giving highest priority to the enactment of measures that protect and fulfill the right to life, the right to liberty and security of all persons, and the right to be free
from torture and other cruel, inhuman and degrading treatment or punishment;

c. Adhere to the principles and standards on the protection and promotion of human rights, especially of persons deprived of liberty under the 1987 Philippine Constitution, Republic Act No. 7438 (R.A. 7438 or the Code of Custodial Investigation), Republic Act No. 9745 (R.A. 9745 or the Anti-Torture Law), and other related laws;

d. Adopt the principles under the United Nations Convention Against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (UNCAT) and implement the obligations under the Optional Protocol to the Convention Against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (OPCAT), which commit the Philippine Government to:

1) Establish a system of regular, unannounced, and unrestricted visits in the Philippines undertaken by an independent national body of experts to places where persons are deprived of their liberty, in order to prevent torture and other cruel, inhuman or degrading treatment or punishment;

2) Recognize and promote the importance of preventive visits and being different in purpose and methodology from other types of visits to places of deprivation of liberty;

3) Allow visits, in accordance with the OPCAT, by the Subcommittee on Prevention of Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (SPT) to any place under its jurisdiction and control where persons are or may be deprived of their liberty, either by virtue of an order given by a public authority or at is instigation or with consent or acquiescence, with the view of strengthening the protection of persons against torture and other cruel, inhuman or degrading treatment or punishment;
4) Provide all relevant information that the SPT may request to evaluate the needs and measures that should be adopted in order to strengthen the protection of persons deprived of their liberty against torture and other cruel, inhuman or degrading treatment or punishment;

5) Examine the recommendations of the SPT and enter into dialogue with it on possible implementation measures;

6) Grant the SPT the following guarantees:

   i) Unrestricted access to all information concerning the number of persons deprived of their liberty in places of deprivation of liberty as well as the number of places and their location;

   ii) Unrestricted access to all information referring to the treatment of those persons as well as their conditions of deprivation of liberty;

   iii) Unrestricted access to all places of deprivation of liberty and their installation and facilities;

   iv) The opportunity to have private interviews with the persons deprived of their liberty without witnesses, either personally or with a translator if deemed necessary, as well as with any other person who the Subcommittee on Prevention believes may supply relevant information;

   v) The liberty to choose the places it wants to visit and the persons it wants to interview;

7) Establish the National Committee for the Prevention of Torture (NCPT) mandated to prevent torture and ill-treatment and reduce
the risks that give rise to the practice by conducting regular preventive monitoring visits to places of deprivation of liberty and examine the treatment and conditions of persons deprived of their liberty including policies, procedures and practices of custodial agencies as well as national laws that affect their well-being and rights;

8) Recognize NCPT’s power and authority to make recommendations to relevant authorities and monitor the implementation of such recommendations with the aim of preventing torture and other cruel, inhuman or degrading treatment or punishment and improving the treatment and conditions of persons deprived of their liberty;

9) Examine the recommendations of the NCPT and enter into a dialogue with it on possible implementation measures;

10) Encourage and facilitate contacts between the SPT and the NCPT;

11) Take effective steps to implement measures based on the observations and recommendations of the NCPT and the SPT;

12) Recognize the importance of other visiting groups regularly visiting places of deprivation of liberty such as local and international non-government organizations and government mechanisms working for the well-being of persons deprived of their liberty.

e. Work with the NCPT and the SPT in the implementation of measures based on the observations and recommendations of the preventive monitoring expert bodies in order to reduce the risks that give rise to torture and ill-treatment;
f. Recognize the value of and support the public information, education and communication work of the NCPT and the SPT, and support the publication and dissemination of the materials produced by the preventive monitoring bodies;

g. Recognize the authority of the SPT to conduct in-country preventive monitoring visits and their observations and recommendations with due consideration to the same powers and functions it shares with the NCPT; and

h. Provide the necessary resources to ensure the functional independence of the NCPT.

SEC. 3. Definition of Terms. –

a. Deprivation of liberty refers to any form of detention or imprisonment, or the placement of a person in a public or private custodial setting where the person is not permitted to leave at will by order of any judicial, administrative or other authority;

b. Other cruel, inhuman or degrading treatment or punishment refers to the deliberate or aggravated treatment or punishment inflicted by a person in authority or agent of a person in authority against a person under his/her custody, which attains a level of severity causing suffering, gross humiliation or debasement to the latter;

c. Persons deprived of liberty refers to any person placed in any form of detention or imprisonment, or placed in a public or private custodial setting which that person is not permitted to leave at will by order of any judicial, administrative or other authority;

d. Places of deprivation of liberty refers to any place of detention, confinement, imprisonment, commitment, or placement of person in a
public or private custodial setting under the Philippine’s jurisdiction and
control where persons are or may be deprived of their liberty, either by
virtue of an order given by a public authority or at its instigation or with its
consent or acquiescence. Places of deprivation of liberty also include but
shall not be limited to those unofficial places of detention where persons
are suspected of being illegally detained or not permitted to leave the place
at will by order of any judicial, administrative or other authority and any
place which the NCPT judiciously believes that persons may be deprived
of their liberty;

Places of deprivation of liberty encompasses traditional and non-
traditional places of detention, whether temporary or permanent, formally
or informally used as a detention facility maintained and/or managed by
public or private authorities and/or under regulation by government.
Places of detention or confinement shall refer to any physical space, area,
or structure whether moving or stationary, permanent or temporary, where
deprivation of liberty is carried out or which establishment, operation, and
maintenance of the same is punishable under Section 14 (i) of R.A. 9745.

Places of deprivation of liberty shall include but shall not be limited to the
following examples: police stations, barangay holding centers, pre-trial
centers / remand prisons, prisons for sentenced persons, juvenile detention
centers, border police facilities and transit zones at land crossings,
international ports and airports, immigrant and asylum-seeker detention
centers, psychiatric institutions, care homes for older people, security or
intelligence services facilities, military forts and camps, and other facilities
under military jurisdiction, places of administrative detention, means of
transport for the transfer of prisoners (e.g., police vans), hospitals, home-
based or medical/health-related detention facilities, drug rehabilitation
centers and other similar and/or makeshift places of confinement where
persons are not permitted to leave at will;

e. Sub-Committee on the Prevention of Torture (SPT) refers to the Sub-
committee on Prevention of Torture and Other Cruel, Inhuman or
Degrading Treatment or Punishment of the Committee against Torture, 
established under the Optional Protocol to the UN Convention Against 
Torture and other Cruel, Inhuman or Degrading Treatment or Punishment 
(OPCAT);

f. *Torture* refers to an act by which severe pain or suffering, whether 
physical or mental is intentionally inflicted on a person for such purposes 
as obtaining from him/her or a third person information or a confession, 
punishing him/her for an act he/she or a third person has committed or is 
suspected of having committed, or intimidating or coercing him/her or a 
third person, or for any reason based on discrimination of any kind, when 
such pain or suffering is inflicted by or at the instigation of or with the 
consent or acquiescence of a person in authority or agent of a person in 
authority, as defined by Republic Act No. 9745 (RA 9745), otherwise 
known as the “Anti-Torture Act of 2009.” It does not include pain or 
suffering arising only from, inherent in or incidental to lawful sanctions;

   g. *Unannounced access* refers to access to all places of deprivation of liberty, 
at all times, without prior notice or authorization;

   h. *Unrestricted access* refers to free access to places of deprivation of liberty 
without any restrictions of any kind imposed by authorities, more 
specifically the following:

   (1) All persons deprived of liberty with the opportunity to have private 
       interviews with them without witnesses, either personally or with 
       translator if deemed necessary;

   (2) All custodial personnel relevant to the treatment of persons 
       deprived of their liberty;

   (3) Any other person whom the NCPT and the SPT believe may 
       supply relevant information;
(4) All information concerning the number of persons deprived of their liberty in places of deprivation of liberty, as well as the number of places and their location;

(5) All information referring to the treatment of those persons as well as their conditions of deprivation of liberty; and,

(6) All places of deprivation of liberty and their installations and facilities.

Further, unrestricted access includes liberty to choose the places that the NCPT and SPT want to visit and the persons they want to interview.

SEC. 4. Creation.—There is hereby created an independent body to be known as the National Committee for Prevention of Torture (NCPT) for the purpose of preventing torture and other cruel, inhuman or degrading treatment or punishment. The NCPT shall be an office independent of government in accordance with the UN Paris Principles Relating to the Status of National Human Rights Institutions. It shall be attached to the Commission on Human Rights (CHR) solely for budgetary purposes. It shall function separately from the CHR and discharge its mandate independent of government under this Act.

SEC. 5. Objectives.—The National Committee for Prevention of Torture shall have the following objectives:

a. Carry out regular, unannounced visits to places of deprivation of liberty and open up otherwise obscure places to independent public scrutiny to condition custodial authorities to consistently perform their duties within the bounds of official and legal procedures and standards so that torture and ill-treatment can be prevented;

b. Undertake preventive monitoring visits to examine and assess policies, procedures and practices in places of deprivation of liberty and identify the risks that give rise to torture and ill-treatment with a view of strengthening
the protection of persons deprived of their liberty and improving their material living conditions in accordance with the UN Standard Minimum Rules on the Treatment of Prisoners (SM RTP) and existing obligations and standards set by the UNCAT;

c. Review national laws, policies and procedures that relate to the treatment, well-being and rights of persons deprived of their liberty and recommend for their repeal or amendment or the enactment of laws with the view of strengthening the protection against torture and cruel, inhuman or degrading treatment or punishment;

d. Submit observations and recommendations in relation to the visit conducted and review undertaken under subsections (b) and (c), respectively of this Section, to relevant authorities so that these may be rendered into concrete implementation measures;

e. Require relevant and competent authorities to examine its recommendations, and enter into a dialogue with the NCPT to discuss implementation measures and to fulfill agreed upon positive actions toward reforms, and whenever necessary, providing them the needed technical assistance;

f. Consider requests for visits based on reports by civil society or any other group or individual recommending policy, procedural or practice reforms in a place of deprivation of liberty;

g. Promote public awareness on its work as an NPM and the system of preventive monitoring visits, the right to be free from torture and cruel, inhuman or degrading treatment or punishment and the rights of persons deprived of their liberty;

h. Train and capacitiate relevant authorities charged with the treatment of persons deprived of their liberty;
i. Carry out its work within the framework of the United Nations’ Charter and shall be guided by the purposes and principles thereof, as well as the norms of the United Nations concerning the treatment of people deprived of their liberty, and shall be equally guided by the principles of confidentiality, impartiality, non-selectivity, universality and objectivity; and

j. Take effective practical steps and measures to comply with existing obligations and standards set forth by the UNCAT, SMRTP, and the OPCAT, the NCPT being an operations instrument more than one that prescribes new obligations and standards.

SEC. 6. Guarantees of the NCPT.—The Executive, Legislative and Judicial branches of government shall guarantee the NCPT the following:

a. Full and unrestricted access to all information concerning the number of persons deprived of their liberty in places of deprivation of liberty, as well as the number of places and location;

b. Full and unrestricted access to all information referring to the treatment of those persons as well as their conditions of detention;

c. Full and unrestricted access to all places of deprivation of liberty and their installation and facilities;

d. Liberty to conduct private interviews with persons deprived of liberty without witnesses, either personally or with a translator if deemed necessary, as well as with any other person who in the discretion of the Committee possesses relevant information;

e. Liberty to choose the places to visit and persons to interview, and when these should take place;
f. Freedom for its members to be accompanied, if needed, by an expert with
relevant expertise, experience and knowledge as the Chairperson may
determine, on visits to places of detention;

g. Freedom to determine its own rules and procedures, including its programs
of visits;

h. Liberty to require competent Philippine authorities concerned to examine
the recommendations of the NCPT and enter into a dialogue with it on
possible implementation measures;

i. Liberty to require relevant government agencies to fulfill their
recommendations by implementing measures accordingly;

j. Freedom to promote public awareness on its work as an NPM and the
system of preventive monitoring visits, the right to be free from torture and
cruel, inhuman or degrading treatment or punishment and the rights of
persons deprived of their liberty; and,

k. Freedom to publish regular and annual reports and information, education
and communication materials and have these disseminated nationwide.

SEC. 7. Powers of the NCPT.—The NCPT shall have the following powers:

a. Conduct regular, unannounced visits to places of deprivation of liberty to
prevent torture and other, cruel inhuman or degrading treatment or
punishment;

b. Examine and assess during visits the custodial policies, procedures and
practices and all other aspects relevant to the treatment and material living
conditions of persons deprived of their liberty, in order to identify risks
that give rise to torture and cruel, inhuman or degrading treatment, and
find practical ways to improve their well-being and protect their rights;
c. Examine and review national laws, policies and procedures that relate to the treatment, well-being and rights of persons deprived of their liberty and propose the amendment, repeal or enactment of laws with the view of strengthening the protection against torture and cruel, inhuman or degrading treatment or punishment;

d. Submit to the CHR, House of Representatives, the Senate, and the President its observations, recommendations and proposals relating to the rights and protection of persons deprived of their liberty, and provide relevant authorities with the same for the latter to undertake the necessary implementation measures;

e. Refer for investigation to the CHR or the appropriate investigative agency of government, any complaint made by a person deprived of liberty with his/her consent or any factual incident of torture, ill-treatment or other human rights violation or abuse it discovers during its visits;

f. Work, where appropriate, in cooperation or consultation with any person or body, whether public or private, in connection with the discharge of any of its functions under this Act and the OPCAT;

g. Maintain direct, and if necessary, confidential contact with the SPT to strengthen the NCPT’s capacity and mandate for the prevention of torture and other cruel, inhuman or degrading treatment or punishment and the protection of persons deprived of liberty;

h. Publish information covered by its visitation of the matters mentioned in paragraphs (a), (b), (c), (d), and (e) hereof, when circumstances so warrant, and with due prudence: Provided, That the NCPT under its rules and regulations and having high regard for confidentiality rules and informed consent, may determine what information is confidential and may not be made public: Provided further, That any publicity issued by the said Board shall be balanced, fair and true. However, the NCPT shall not publish or pass on personal data relating to any person without the latter’s express
consent, *Provided finally*, That this section shall be in accordance with the
existing laws on confidentiality;

i. Promote public awareness through publication and dissemination of
information and education materials on its work as the NCPT, the right to
be free from torture and cruel, inhuman or degrading treatment or
punishment, and the rights of persons deprived of their liberty; and,

j. Submit an independent annual report to be received, published and
disseminated by government, which shall include an annual budget and
expenditures report.

**SEC. 8. Composition.**—The NCPT shall be a collegial body composed of one
(1) Chairperson and eight (8) board members. The Chairperson and seven (7)
members of the board shall be appointed by the President. One (1) of the eight (8)
board members shall be a Commissioner from the CHR who shall have voting
privileges as the other members of the board.

The Members of the Committee shall act and be guided by the principles of
confidentiality, impartiality, non-selectivity, universality and objectivity.

The Committee Members shall possess the following qualifications:

a. Shall be independent from all branches of government;

b. Shall be of high moral character, recognized probity, competence, and
   integrity;

c. To ensure multi-disciplinary and pluralistic representation, the
   composition of the Board shall include members with proven professional
   knowledge and experience in the field of human rights, law, medicine,
   psychology, psychiatry, forensic science, prison management,
   employment, industrial relations, police administration, education,
   sociology, or social work:
1) At least two (2) members must be members of the Philippine bar who have been engaged in the practice of law for at least seven (7) years;

2) One (1) member must be a doctor who has engaged in the practice of medicine in the fields of psychiatry, forensics or other related fields, for at least seven (7) years;

3) One (1) member must have a doctorate degree in any of the fields of psychology, anthropology or other related disciplines, and must have engaged in the practice of her profession for at least seven (7) years;

4) At least two (2) members must come from civil society organizations engaged in advocacy work for at least seven (7) years for the rights of persons deprived of liberty; and,

5) At least two (2) members must possess expertise in the administration of justice, criminal law, prison or police administration;

d. Must have a clear, broad, and deep understanding and commitment to human rights protection, promotion, and advocacy.

Further, the composition of the Committee must observe a balanced gender representation on the basis of the principles of equality and non-discrimination and adequate representation of ethnic and minority groups.

The President shall give highest priority to the endorsements and recommended candidates of civil society groups with long standing backgrounds and practice in the advancement of the rights of and welfare of persons deprived of their liberty and prevention of torture and ill-treatment.

SEC. 9. Term of the Committee Members.—The Committee members shall serve for a term of five (5) years. To ensure that the NCPT is a continuing body, the first batch of appointments shall be on a staggered basis. The Chairperson shall be
appointed for a term of five (5) years. The first two (2) members to be appointed shall
hold office for five (5) years, the next three (3) members shall hold office for four (4)
years and the last three (3) members shall hold office for three (3) years. Succeeding
appointments shall serve for five (5) years without reappointment. In no case shall
they be appointed, reappointed or designated in a temporary or acting capacity.

The Committee shall organize itself within sixty (60) days from the
completion of the appointment process of all committee members and shall
thereafter organize its Secretariat.

SEC. 10. Salaries, Emoluments and Benefits. — The Chairperson and
members of the board shall have the rank, salary, emoluments and allowances
equivalent to the Associate Justice of the Court of Appeals and Judges of the
Regional Trial Court, respectively.

SEC. 11. Removal from Office. — The Chairperson and members of the
Committee may be removed from office on any of the following grounds:

a) Disloyalty to the Republic of the Philippines;
b) Culpable violation of the Constitution;
c) Bribery and graft and corruption, other high crimes, or betrayal of public
   trust;
d) Dishonesty, misconduct in office, gross negligence, or dereliction of duty;
e) Commission of any offense involving moral turpitude or an offense
   punishable by imprisonment of more than six (6) years; and
f) Abuse of authority.

The proceedings for removal shall be initiated by filing a verified complaint
with the Office of the Ombudsman stating the grounds therefor and alleging the
ultimate facts upon which the complaint is based.

The Office of the Ombudsman shall act on the complaint and conduct the
necessary investigation and hearing. Thereafter, the Office of the Ombudsman shall
dismiss the complaint or declare the removal from office of the Chairperson or
member of the Committee within one hundred twenty (120) days from the date of filing of the complaint.

In deciding upon a complaint for removal from office, the Office of the Ombudsman shall not impose any lesser penalty or disciplinary action such as suspension, censure, or reprimand other than removal from office.

SEC. 12. Organizational Structure of the NCPT.—The organizational structure of the NCPT shall consist of the Committee and its Secretariat.

The Committee shall be assisted by a Secretariat, which shall be composed of an Executive Director and at least two (2) Deputy Directors— one (1) for Operations and one (1) for Administrative and Finance matters – together with their respective technical staff and field units that shall be established to support and follow-up the regular visits undertaken by the NCPT Members.

The Executive Director and his Deputies shall have expertise in human rights specializing in fields relevant to the treatment of persons deprived of liberty.

The Committee shall appoint the Executive Director and Deputy Directors. The Chairperson shall appoint all other officers and staff of the NCPT.

Whenever necessary, the Committee may hire additional contractual employees or contract the services of an expert with the relevant professional experience, expertise, and knowledge, to assist in the discharge of its functions under this Act. Provided, That the maximum contract amount per year shall not exceed more than fifteen percent (15%) of the total annual operating budget of the Committee.

SEC. 13. Relationship and Cooperation with Government and Civil Society Organizations.—The NCPT shall apply a human-rights based approach in the performance of its mandate and functions, maintain direct regular contact with and encourage open and constructive dialogue with the SPT, civil society organizations,
media and other national, regional and international human rights mechanisms, for the
effective and full implementation of this Act.

Government authorities and private organizations or entities mandated to
protect and promote the rights of persons deprived of liberty shall cooperate with and
promptly respond to the recommendations, proposals, and other requests of the NCPT
in the conduct of their mandate.

SEC. 14. Confidentiality.—Personal information collected by the NCPT shall
be confidential. No personal data shall be published without the express consent of
the individual concerned. The rules on confidentiality shall be in accordance with the
existing laws applicable herein.

SEC. 15. Protection from Criminal Liability, Other Sanctions and
Reprisals.—

a) No authority or official shall order, apply, permit or tolerate any sanction
against any person or organization for having communicated to the NCPT
and the SPT any information, and no such person or organization shall be
otherwise prejudiced in any way.

b) Relevant authorities shall take effective steps to prevent and promptly
respond to any sanctions or acts of reprisals stemming from
communications to or cooperation with the NCPT and the SPT.

c) No criminal, disciplinary or administrative sanction shall be taken against
any person for having communicated, in good faith, any information to the
NCPT or the SPT.

d) Anything done, or purported to be done, in good faith, and pursuant to the
functions and powers conferred under this Act or in respect of any
publication by or under the authority of the Committee of any report,
proceedings or any other matter under this Act shall not be a ground for
action, suit or other legal proceedings against the Committee or a member
or officer of the Committee.

No protection from criminal liability, disciplinary or administrative sanction
shall be given to any Member or officer of the Committee where they may be finally
adjudged in any action or proceeding to be liable for gross negligence or misconduct,
gross abuse of discretion or abuse of authority.

SEC. 16. Private Legal Assistance. —The Committee Members, Officers and
Staff of the NCPT are hereby authorized to engage the services of private lawyers or
extend counsel immediately upon receipt of notice that an administrative, civil,
criminal action, suit or proceeding is filed against them. The lawyer’s fee shall be part
of the indemnification package for the NCPT Members, Officers and Staff, subject to
the provisions of Section 17 hereof.

SEC. 17. Indemnification of NCPT Committee Members, Officers, and
Staff.—There shall be an indemnification package for the Committee Members,
Officers, and Staff, which may be in the form of free legal assistance, liability
insurance, and other forms of protection and indemnification for all costs and
expenses reasonably incurred by such persons in connection with any administrative,
civil or criminal action, suit or proceeding to which they may be, or have been made a
party by reason of the performance of their functions or duties, unless they are finally
adjudged in such action or proceeding to be liable for gross negligence or misconduct,
gross abuse of discretion or abuse of authority.

SEC. 18. Information Sheet on Persons Deprived of their Liberty and Places
of Deprivation of Liberty.—The Philippine National Police (PNP), the Bureau of
Corrections (BuCor), the Bureau of Jail Management and Penology (BJMP), the
Department of Social Welfare and Development (DSWD), provincial government
units with control or supervision of jails and other government or private institutions
with with jurisdiction, control and/or oversight of places of deprivation of liberty shall
make an updated information sheet of all deprivation of liberty facilities under their
respective jurisdiction with the corresponding data on the persons deprived of their
liberty under their custody, such as, among others, names, date of deprivation of
liberty, exact reason for deprivation of liberty and the conditions in the places of
deprivation of liberty. Such information sheet shall be periodically updated by the
same agencies and institutions within the first five (5) days of every month at the
minimum. The format of the information sheet shall be prescribed by the NCPT and
transmitted to the agencies and institutions at the soonest possible time. The list
prescribed by Section 7 of RA 9745 shall also be submitted to the NCPT within the
first five (5) days of every month at the minimum.

SEC. 19. Other Organizations Conducting Visits to Places of Deprivation of
Liberty.—The provisions of this Act and the establishment of the NCPT shall be
without prejudice to the importance of visits to places of deprivation of liberty
regularly undertaken by other groups such as local and international non-government
organizations, lay persons groups, faith-based organizations and government
mechanisms working for the well-being and protection of persons deprived of their
liberty.

SEC. 20. Public Education, Information and Awareness Campaign.—The
NCPT, in partnership with the Philippine Information Agency (PIA), the CHR, the
Department of Interior and Local Government (DILG), other government departments
and local government units and agencies with jurisdiction, control and/or oversight of
places of deprivation of liberty, and such other concerned parties in both the public
and private sectors shall inform the public, persons in authority and agents of persons
in authority on the existence of the NCPT, the SPT, the OPCAT, the rights of persons
deprived of their liberty, the importance of preventive visits, the need to cooperate
with the said visiting bodies and implement measures based on their
recommendations. This shall be done through a programmatic nationwide awareness-
raising campaign, and in line with Section 21 of RA 9745, shall be included in the
training of law enforcement personnel, civil or military, medical personnel, public
officials and other persons, whether public or private, who may be involved in the
custody, interrogation or treatment of any individual subjected to arrest, detention,
imprisonment or any form of deprivation of liberty. Furthermore, authorities shall
make use of popular media such as government-owned TV and radio as well as other
such resources at its disposal in undertaking the public information and education
campaign. The Department of Education (DepEd) and the Commission on Higher
Education (CHED) shall also include information on the OPCAT, SPT, NCPT and the preventive monitoring methodology in the integration of human rights education courses in all primary and tertiary level academic institutions nationwide in line with Section 21 of RA 9745.

SEC. 21. Appropriations.—The Committee shall have an initial budget of One Hundred Million Pesos (PHP100,000,000.00) for maintenance and other operating expenses to be sourced from the President’s Contingency Fund under the Presidential Social Fund. Subsequent funding requirements shall be included in the annual General Appropriations Act.

This budget shall not be utilized for any other purpose apart from NCPT work as determined by the NCPT Committee, in accordance with law.

SEC. 22. Implementing Rules and Regulations.—The Committee shall formulate the Implementing Rules and Regulations (IRR) within ninety (90) days from the time the Committee first convened. The Committee shall coordinate with the CHR, DILG, Department of Health (DOH), Department of Social Welfare and Development (DSWD), Department of Justice (DOJ), Department of National Defense (DND), Philippine National Police (PNP), and other relevant government agencies and civil society organizations (CSOs) working in the various fields relevant to the treatment of persons deprived of their liberty.

The IRR shall be effective after fifteen (15) days following its publication in the Official Gazette or in two (2) newspapers of general circulation.

SEC. 23. Periodic Review. — Within five (5) years after the effectivity of this Act, and every five (5) years thereafter, or as the need arises, the Congress of the Philippines shall conduct a comprehensive review of its implementation, and a systematic evaluation of the performance and functioning of the NCPT, in order to highlight its accomplishments and impact on the protection of persons deprived of their liberty. To carry out these tasks, Congress shall ensure participative and multi-sectoral dialogues with stakeholders which shall include civil society organizations, survivors of torture and their families, relevant government authorities involved in the