



1 (d) Broaden citizen participation in economic activity and growth by widening  
2 their access to securities ownership and other investment assets as allowed under  
3 this Act;

4 (e) Provide equal protection to investors and the participants in all similar CIS  
5 and the same competitive environment for such schemes, with the imposition of  
6 standard requirements therein; and

7 (f) Encourage responsible investing through the dissemination of information  
8 on the opportunities and risks involved in investments.

9 **SEC.3. Purpose** – This Act establishes a comprehensive regulatory and tax  
10 framework to enable CIS and all the participants therein to play key roles in the  
11 development of the capital market in a manner consistent with the policies declared  
12 in Section 2 hereof.

13 **SEC.4. Coverage**—This Act shall apply to the establishment, management  
14 and operation of all CIS and the registration and sale of CIS securities in the  
15 Philippines.

16 **SEC. 5. Definitions**—As used in this Act,

17 (a) **Affiliate of another person** means:

18 (1) Any person directly or indirectly owning, controlling or holding with  
19 power to vote, ten *per centum* (10%) or more of the outstanding voting  
20 securities of such other person;

21 (2) Any person ten *per centum* (10%) or more of whose outstanding voting  
22 securities are directly or indirectly owned, controlled, or held with  
23 power to vote, by such other person;

24 (3) Any person directly or indirectly controlling, controlled by, or under  
25 common control with, such other person;

26 (4) Any officer, director, partner, or employee of such other person;

27 (5) If such other person is a juridical CIS, any investment adviser, fund  
28 manager, CIS distributor, CIS solicitor and custodian thereof;

29 (6) If a juridical CIS, any other corporation or partnership having  
30 interlocking directors, managing partners, or officers with the juridical  
31 CIS, except in cases involving independent directors as defined under  
32 existing regulations: *Provided*, That for juridical CIS that are not  
33 corporations or partnerships, the term shall refer to such persons with  
34 equivalent duties or functions as directors or officers of corporations, or  
35 managing partners in a partnership;

1 (7) If a juridical CIS that is organized as a stock corporation, any other  
2 corporation having common stockholders owning at least ten percent  
3 (10%) of the outstanding voting stock of the juridical CIS or any  
4 partnership having partners who own at least ten percent (10%) of the  
5 interest in the juridical CIS: *Provided*, That for juridical CIS that are not  
6 corporations or partnerships, this term shall refer to the form of security  
7 ownership in the said entity;

8 (8) Any person who is a party to a management contract or any  
9 arrangement granting power to one corporation, partnership or entity to  
10 direct or cause the direction of management and policies of the other  
11 corporation, partnership or entity, or vice-versa; or

12 (9) Any person who has permanent proxy or voting trusts in favor of the  
13 corporation, partnership or entity constituting at least ten percent (10%)  
14 of the outstanding voting stock or voting power of the other  
15 corporation, partnership or entity, or vice versa;

16 (b) **Appropriate regulatory agency** means:

17 (1) The *Bangko Sentral ng Pilipinas (BSP)*, in the case of banks, trust  
18 entities and other financial institutions supervised by the *BSP*;

19 (2) The Insurance Commission (IC), as may be provided by law or by the  
20 order of any competent authority, in the case of insurance companies  
21 and other persons regulated by the IC ; and

22 (3) The Securities and Exchange Commission (SEC), in the case of  
23 investment companies, Real Estate Investment Trusts (REITs),  
24 Exchange-Traded Funds (ETFs), Special Purpose Corporations or  
25 partnerships or other persons or other entities not under the regulation  
26 of the BSP or the IC;

27 (c) **Broker** means any person duly licensed by the appropriate regulatory  
28 agency and, if required, accredited by the appropriate self regulatory organization to  
29 engage in the business of buying and selling securities for the account of others, but  
30 does not include a bank or any person solely by reason of the fact that such person  
31 is a CIS or a distributor of CIS securities;

32 (d) **CIS distributor** means any stock corporation or broker licensed by the  
33 appropriate regulatory agency to engage in the offering or selling of CIS securities;

34 (e) **CIS investor** means any person who purchases or otherwise invests in  
35 CIS securities;

36 (f) **CIS plan** means the plan for the registration and sale of CIS securities  
37 filed with the appropriate regulatory agency in accordance with Sections 25, 27, 30  
38 and 31 hereof, which shall be in lieu of the registration statement required to be filed

1 pursuant to Republic Act No. 8799, otherwise known as "Securities Regulation  
2 Code" for the sale and offer for sale of securities to the public;

3 (g) *CIS securities* mean units of participation or similar interests in a  
4 contractual CIS or shares of stock or similar interests in a juridical CIS;

5 (h) *CIS security holder* means a stockholder, partner or other security  
6 holder, as applicable, of a juridical CIS;

7 (i) *CIS solicitor* means a natural person who is duly licensed as such by the  
8 appropriate regulatory agency to sell CIS securities;

9 (j) *Commission* means the Securities and Exchange Commission;

10 (k) *Contractual CIS* means a CIS that is:

11 (1) Organized pursuant to a contract, such as a Unit Investment Trust  
12 Fund (UITF), REITs in a trust form, Exchange Traded Funds (ETFs) or  
13 a Separate Variable Account of a variable insurance contract;

14 (2) Engaged, or holds itself out as being engaged, or proposes to engage,  
15 in the business of investing, reinvesting, and/or trading in securities or  
16 other investment assets allowed under this Act; and

17 (3) That issues units of participation each of which represents an  
18 undivided interest in a pool of investment assets;

19 (l) *Control* means the condition that exists when the parent company owns,  
20 directly or indirectly through subsidiaries, more than one half of the voting power of  
21 an entity unless, in exceptional circumstances, it can be clearly demonstrated that  
22 such ownership does not constitute control. Control is also presumed to exist even  
23 when the parent company owns half or less of the voting power of an entity when the  
24 former has:

25 (1) Power over more than one half of the voting rights by virtue of an  
26 agreement with other investors;

27 (2) Power to govern the financial and operating policies of an entity under  
28 a statute or an agreement;

29 (3) Power to appoint or remove the majority of the members of the board  
30 of directors, partners, or other equivalent governing body and control of  
31 the entity is by that board or body;

32 (4) Power to cast the majority of votes at meetings of the board of  
33 directors, partners or other equivalent governing body and control of  
34 the entity is by that board or body; or

35 (5) Any other arrangement similar to any of the above;

36 (m) *Creation of a CIS* means the issuance of CIS securities upon its due  
37 registration or recognition by the appropriate regulatory agency;

38 (n) *Custodian* means an entity duly authorized by the BSP to engage in the

1 business of safekeeping investment assets, and act as the custodian of the  
2 investment assets of a CIS pursuant to this Act and the relevant regulations of the  
3 BSP, IC, and/or the SEC;

4 (o) **Dealer** means a person duly licensed by the appropriate regulatory  
5 agency and accredited by the appropriate self regulatory organization to engage in  
6 the buying and selling of securities, whether or not through a broker. The term  
7 excludes banks, insurance companies, or CIS, or any person insofar as he is  
8 engaged in investing, reinvesting, or trading in securities, or in owning or holding  
9 securities, for his own account, either individually or in some fiduciary capacity, but  
10 not as a part of regular business;

11 (p) **Exchange** means an organized marketplace or facility duly licensed by  
12 the SEC that brings together buyers and sellers and executes trades of securities  
13 and/or commodities;

14 (q) **Fund manager** means a juridical person engaged in the business of  
15 managing the investment assets of a CIS or in the business of providing  
16 administrative and ancillary services for such CIS as licensed by the appropriate  
17 regulatory agency in accordance with Section 9 hereof, and performing the duties  
18 and responsibilities enumerated in Section 10 hereof;

19 (r) **Independent auditor** means the independent external certified public  
20 accountant referred to in Section 19 hereof;

21 (s) **Independent director** means a person other than an officer or employee  
22 of the corporation, its affiliates, or any other individual having any relationship with  
23 the corporation who would materially interfere with the exercise of independent  
24 judgment in carrying out the responsibilities of a director. An independent director  
25 shall possess the highest degree of independence, the qualifications and none of the  
26 disqualifications for independent directors as defined in RA 8799 or the Securities  
27 Regulation Code, and its implementing rules and regulations;

28 (t) **Insurance company** means a company engaged in the insurance  
29 business that has been duly authorized by the IC to transact such business, as  
30 specifically defined under Republic Act No. 10607, as amended, otherwise known as  
31 the "Insurance Code";

32 (u) **Investment adviser** means any person who regularly advises or  
33 recommends investment decisions pursuant to an advisory contract with a CIS  
34 investor regarding securities or other CIS portfolio offered by a fund manager,  
35 trustee or insurance company;

36 (v) **Investment assets** means the securities and other assets in which the  
37 funds of a CIS may be invested in accordance with Section 38 hereof;

38 (w) **Investment company** means a stock corporation organized as a juridical

1 CIS, which is engaged, or holds itself out as being engaged, or proposes to engage,  
2 in the business of investing, reinvesting, and/or trading in securities allowed under  
3 this Act;

4 (x) **Investment house** means any enterprise which engages in the  
5 underwriting of securities of other companies, as defined in Section 2 of Presidential  
6 Decree No. 129, otherwise known as "The Investment Houses Law", as may be  
7 amended from time to time, and is registered pursuant to said law;

8 (y) **Juridical CIS** means a CIS:

9 (1) Organized as a stock corporation such as an investment company or a  
10 partnership, including limited partnerships and limited liability  
11 companies whether incorporated in or outside the Philippines, or such  
12 other entity as the SEC shall allow in accordance with International  
13 Organization of Securities Commissions (IOSCO) principles or the  
14 implementing rules and regulations of this Act;

15 (2) That is also known as an investment company that pools the funds of  
16 investors to form a massive asset base which is then entrusted to a full  
17 time professional fund manager who develops and maintains a  
18 diversified portfolio of security investments: *Provided*, That limited  
19 partnerships that are managed by a general partner and pools the  
20 investments of limited partners, who are either qualified institutional  
21 investors or qualified individual investors;

22 (3) Engaged, or holds itself out as being engaged, or proposes to engage,  
23 in the business of investing, reinvesting, and/or trading in securities or  
24 other investment assets allowed under this Act; and

25 (4) That issues common stock or units of participation each share or unit  
26 of which represents an undivided interest in a pool of investment  
27 assets or, as may be allowed by the appropriate regulatory agency,  
28 represents underlying securities;

29 (z) **Net asset value** means the value of all assets less all liabilities of a CIS  
30 as determined in accordance with generally accepted accounting principles and the  
31 provisions of this Act and its implementing rules and regulations;

32 (aa) **Organized Marketplace** means an exchange or an over-the-counter  
33 market alternative trading system, or otherwise recognized as such by the SEC, and  
34 governed by, among others, transparent and binding rules and market conventions  
35 on membership, trading, price transparency, trade reporting, market monitoring and  
36 orderly conduct/operation of the market which are enforceable on the members and  
37 participants;

38 (bb) **Person** means a natural or juridical person as defined in Republic Act

1 No. 386, otherwise known as the "Civil Code of the Philippines";

2 (cc) **Real Estate Investment Trust** or "**REIT**" means a Collective Investment  
3 Scheme formed principally for the purpose of acquiring, owning or operating income-  
4 generating real estate assets, as specifically defined in Republic Act No. 9856,  
5 otherwise known as "The Real Estate Investment Trust Act of 2009". For the  
6 purpose of clarity, a REIT in contractual or trust form organized under this Act shall,  
7 to the extent applicable, be governed by RA 9856;

8 (dd) **Redemption** means the liquidation of a CIS security through its  
9 surrender to the issuer in exchange for its net asset value or the underlying  
10 securities it represents;

11 (ee) **Registrar** means the fund manager or trustee or such other person or  
12 persons as may from time to time be appointed by the trustee, or the fund manager  
13 with the prior approval of the trustee, to perform all or any of the duties and functions  
14 of the registrar under Section 24 hereof;

15 (ff) **Sale, sell, offer to sell or offer for sale** means a contract of sale or  
16 disposition of, attempt or offer to dispose of, or solicitation of an offer to buy a unit of  
17 participation, including security and interest therein, for value. Any such security,  
18 unit of participation or interest therein, given or delivered with, or as a bonus on  
19 account of, any purchase of securities, unit of participation or any other thing, shall  
20 be conclusively presumed to constitute a part of the subject of such purchase and to  
21 have been sold for value;

22 (gg) **Security** means any instrument or product defined under RA 8799, as  
23 amended, and its implementing rules and regulations;

24 (hh) **Separate Variable Account Fund** means the segregated portfolio of  
25 investments established, maintained and invested in by an insurance company for  
26 its variable insurance contracts and accounted for separately and apart from its  
27 other investments and accounts, pursuant to RA 10607, as amended, under which  
28 the income, gains and losses, or the expenses incurred in the acquisition, disposal  
29 and management of investment assets allocated to such account, are credited to or  
30 charged against without regard to the other income, gains, losses and other  
31 expenses of the insurance company. The Separate Variable Account Fund shall be  
32 deemed a contractual CIS, and the units of participation therein shall be deemed as  
33 CIS securities, subject to this Act. The investment assets held in any such separate  
34 variable account shall be applied exclusively for the benefit of the owners or  
35 beneficiaries of the variable insurance contracts;

36 (ii) **Special Purpose Corporation** means a juridical person created in  
37 accordance with Batas Pambansa Blg. 68, otherwise known as the Corporation  
38 Code of the Philippines, solely for the purpose of securitization and to which the

1 seller makes a true and absolute sale of assets, as specifically defined in Republic  
2 Act No. 9267, otherwise known as the "Securitization Act";

3 (jj) *Special Purpose Trust* means a trust administered by an entity duly  
4 licensed to perform trust functions under Republic Act No. 8791, otherwise known as  
5 the "General Banking Law", and created for a special purpose such as securitization  
6 of assets;

7 (kk) *Trust Entity* means any bank, non-bank financial institution or a stock  
8 corporation duly authorized by the Monetary Board of the BSP to engage in trust,  
9 investment management and fiduciary business;

10 (ll) *Trustee* means a trust entity appointed and acting as the trustee of a  
11 contractual CIS pursuant to this Act;

12 (mm) *Unit of Participation* means an undivided interest in the pool of  
13 investment assets of the CIS;

14 (nn) *Value* means the market value or fair value of securities as may be  
15 determined in accordance with such rules and regulations as the appropriate  
16 regulatory agency may prescribe.

## 17 TITLE II - COLLECTIVE INVESTMENT SCHEMES

### 18 Chapter 1 – Nature and Structure of Collective Investment Schemes

#### 19 SEC. 6. *Collective Investment Schemes* –

20 (a) A Collective Investment Scheme (CIS) is any arrangement whereby funds  
21 are solicited from the investing public and pooled together for the purpose of  
22 investing, re-investing and/or trading in securities or other investment assets or  
23 different classes thereof as allowed under this Act. All CIS shall be covered by and  
24 regulated by this Act and its implementing rules and regulations. A CIS may either  
25 be a juridical CIS, or has a contractual structure such as a unit investment trust fund,  
26 a special purpose trust, or similar scheme held by a trust entity or a separate  
27 account fund established pursuant to a variable unit linked insurance policy issued  
28 by an insurance company. All CIS shall be governed by and shall comply with the  
29 requirements of this Act, the pertinent provisions of RA 8799 and other applicable  
30 laws not inconsistent with this Act. For purposes of clarity, a REIT, ETF and other  
31 forms of investment arrangements existing and accepted in other international  
32 markets, consistent with the IOSCO Objectives and Principles of Securities  
33 Regulation, and allowed by the appropriate regulatory agency as may be formed or  
34 organized under this Act.

35 (b) Subject to the regulation under this Act, none of the following  
36 arrangements shall be deemed a CIS:

37 (1) Any arrangement whereby securities are issued to not more than

1                   nineteen (19) beneficial owners within any twelve-month period, and  
2                   there is no current offering or intention to make a public offering of  
3                   such securities: *Provided, however,* That within ten (10) calendar days  
4                   from the issuance of said security, the issuer shall notify the  
5                   appropriate regulatory agency of the said transaction. For this purpose,  
6                   beneficial ownership by a company shall be deemed to be beneficial  
7                   ownership by one person: *Provided,* That, if such company owns  
8                   twenty-five *per centum* (25%) or more of the outstanding voting  
9                   securities of the issuer, the beneficial ownership shall be deemed to be  
10                  that of the holders of outstanding securities of such company;  
11                  (2) Any insurance company in the conduct of its ordinary business:  
12                  *Provided, however,* That a separate account fund established by an  
13                  insurance company shall be deemed a contractual CIS as defined  
14                  under this Act;  
15                  (3) Any employees' stock, bonus, pension, retirement, provident or profit  
16                  sharing plans which were transacted or contracted in the regular  
17                  conduct of their ordinary business;  
18                  (4) Any fund which is employed by the trust entity solely as an aid to the  
19                  administration of existing trust or fiduciary accounts covered by  
20                  agreements separate from those in connection with the CIS: *Provided,*  
21                  That interests in such fund are not advertised or offered for sale to the  
22                  general public;  
23                  (5) Any arrangement whereby an investment house, dealer, or broker,  
24                  registered as such with the SEC, primarily engaged in the business of  
25                  underwriting securities issued by other persons, purchases and sells  
26                  securities for its own account, or effects transactions in securities for  
27                  the account of others;  
28                  (6) Any arrangement whereby a company primarily engages in the  
29                  business of factoring or mortgage financing, by purchasing or  
30                  otherwise acquiring accounts receivable and similar obligations or  
31                  making loans in respect of goods or services of a business, or by  
32                  purchasing or otherwise acquiring mortgages and other liens on or  
33                  interests in real estate: *Provided,* That such arrangement does not  
34                  include the business of issuing redeemable securities;  
35                  (7) Any arrangement organized and operated by an entity exclusively for  
36                  religious, educational, benevolent, fraternal, charitable, or reformatory  
37                  purposes, where no part of the net earnings from such arrangement  
38                  inures to the benefit of any shareholder or member of such entity;

1 (8) Any arrangement whereby an issuer is primarily engaged in investing  
2 in securities issued by a majority-owned subsidiary or subsidiaries of  
3 such issuer, where each such subsidiary is not a CIS; and

4 (9) Any other arrangement that, pursuant to rule or order issued by the  
5 appropriate regulatory agency, is determined not to be a CIS, or is  
6 excluded from the definition thereof as not necessary in the public  
7 interest and for the protection of investors.

8 (c) A CIS may either be open-end or closed-end, defined as follows:

9 (1) "Open-end CIS" means a CIS where securities are offered and are  
10 always redeemable by the CIS ; and

11 (2) "Closed-end CIS" means a CIS where a fixed number of securities are  
12 offered in an initial public offering and thereafter may be traded in an  
13 organized market as determined by the SEC, but may not be  
14 redeemed by the CIS. A closed-end CIS shall not be allowed to  
15 increase its number of securities.

16 (d) A CIS may be constituted as a single compartment or as a multiple  
17 compartment CIS, defined as follows:

18 (1) Single compartment CIS is a single CIS plan comprising of only one  
19 compartment or CIS or fund.

20 (2) Multiple compartment CIS or otherwise known as umbrella CIS is a  
21 single CIS plan comprising of two or more compartments or sub-CIS or  
22 sub-funds.

23 **SEC. 7. Juridical CIS** – (a) No company, partnership, or entity shall act as a  
24 juridical CIS unless duly licensed by the SEC, and no company, partnership, or  
25 entity shall be licensed as a juridical CIS under this Act, unless it shall:

26 (1) Be organized in the form of a stock corporation, such as an investment  
27 company or a partnership, including limited partnerships and limited  
28 liability companies whether incorporated in or outside the Philippines,  
29 or such other entity as the SEC shall allow in accordance with IOSCO  
30 principles or the implementing rules and regulations of this law;

31 (2) Issue shares of stock consisting of common stock or units of  
32 participation, if a corporation, or issue units of interest, or other similar  
33 security, in the case of a partnership or other allowed structure or  
34 entity;

35 (3) In the case of a corporation, provide in its articles of incorporation that  
36 shareholders shall not be entitled to pre-emptive rights;

37 (4) At the time of registration, have an initial subscribed and paid-up

1 capital of at least Fifty million pesos (P50,000,000.00): *Provided,*  
2 *however,* That the SEC may prescribe a higher paid-up capital. The  
3 SEC may prescribe a lower minimum paid-up capital for any  
4 subsequent juridical CIS that is established and managed by the same  
5 fund manager. The SEC shall also prescribe the minimum required  
6 capital for a juridical CIS that is organized as partnership or other  
7 structure that may be allowed by the SEC;

8 (5) Hold the original subscription of securities and maintains unimpaired  
9 its initial paid-up capital for a period of twelve (12) months following its  
10 registration with the SEC as a juridical CIS, or such other period as the  
11 SEC may prescribe; and

12 (6) Maintain at all times, if an open-ended CIS, a reserve in liquid or semi-  
13 liquid assets, equal to at least ten *per centum* (10%) of its total  
14 investment assets, or such other percentage and in such form as the  
15 SEC may prescribe.

16 (b) Notwithstanding any provision of the Corporation Code to the contrary, no  
17 juridical CIS that is organized as a stock corporation shall be required to comply with  
18 the minimum subscribed and paid-up capital relative to an increase in its authorized  
19 capital stock.

20 (c) The incorporators or partners of a juridical CIS shall, at incorporation or  
21 recording, fully pay in cash their respective subscriptions.

22 (d) The SEC may prescribe such other or additional requirements under  
23 subsection (a) of this section respecting the form, share structure, and level of  
24 restrictions on capitalization and reserves as necessary or appropriate in the public  
25 interest or for the protection of investors.

26 (e) At least one third (1/3) of the entire membership of the board of directors  
27 of a juridical CIS organized as a stock corporation shall be independent directors but  
28 in no case shall it be less than three (3) or as may be required by the appropriate  
29 regulatory agency.

## 30 Chapter 2 – Parties Involved In Collective Investment Schemes

31 **SEC. 8. *Participants in the CIS*** – The following shall be considered as  
32 participants in the CIS:

33 (a) Fund Manager;

34 (b) Trustee or/Board of Directors (BOD), Partners, or other persons  
35 exercising similar functions, as appropriate;

36 (c) Custodian;

- 1 (d) CIS Distributor;
- 2 (e) CIS Solicitor, and
- 3 (f) Investment Adviser , as deemed appropriate

4 **SEC. 9. Fund manager**– No company shall act as a fund manager for a CIS  
5 unless duly licensed by the appropriate regulatory agency. A company may be  
6 licensed as a fund manager for purposes of this Act if it meets the following criteria:

- 7 (a) It is organized as a stock corporation;
- 8 (b) It has a minimum paid-up capital of not less than One hundred million  
9 pesos (P100,000,000.00): *Provided, however,* That the appropriate regulatory  
10 agency may prescribe a higher minimum paid-up capital taking into consideration,  
11 among other factors:
  - 12 (1) The risk-based principles on capital adequacy based on internationally  
13 accepted standards; and
  - 14 (2) The number and/or total net asset values of all CIS managed;
- 15 (c) At least one-third (1/3) of the entire membership of the BOD of the fund  
16 manager, but in no case less than three (3), shall be independent directors or as  
17 may be required by the appropriate regulatory agency; and
- 18 (d) It has complied with such other requirements as may be prescribed by the  
19 appropriate regulatory agency.

20 In licensing a fund manager, the appropriate regulatory agency shall ensure  
21 that the requirements under this Act and its implementing rules and regulations, and  
22 other pertinent laws not inconsistent with this Act are, complied with.

23 **SEC. 10. Duties and Responsibilities of the Fund Manager** - The fund  
24 manager shall have the following duties and responsibilities:

- 25 (a) Manage the investment assets of the CIS and perform the functions in  
26 accordance with the CIS plan, the provisions of this Act and its implementing rules  
27 and regulations for the exclusive interest of the CIS investors;
- 28 (b) Provide copies of financial and other records of CIS investments to the  
29 CIS investors, trustee/BOD, CIS and auditor;
- 30 (c) Ensure that the fund and CIS securities are accurately valued or priced;
- 31 (d) Ensure that all payments out of CIS funds and investment assets are  
32 made in accordance with the CIS plan, this Act and its implementing rules and  
33 regulations;
- 34 (e) Comply with the instructions of the juridical CIS or the trustee to remedy a  
35 breach of the provisions or covenants of the CIS plan, its contract with the juridical  
36 CIS or trustee, the provisions of this Law or its implementing rules and regulations;

1 (f) Furnish the juridical CIS or the trustee with all contracts and agreements  
2 relating to the operation and management of the CIS;

3 (g) Report to the juridical CIS or the trustee and the CIS investors results of  
4 the CIS operations;

5 (h) Facilitate the redemption of CIS securities where applicable;

6 (i) Maintain proper accounting records and other records to:

7 (1) Enable a complete and accurate review of the CIS funds and  
8 investment assets; and

9 (2) Ensure that the CIS funds and investment assets are managed and  
10 administered in accordance with the CIS plan, its contract with the  
11 juridical CIS or trustee, this Law and its implementing rules and  
12 regulations;

13 (j) Propose and secure approval from the respective regulatory agency for  
14 the establishment and amendment of the CIS plan in accordance with this Act and  
15 its implementing rules and regulations;

16 (k) File such information and documents to keep reasonably current the  
17 information and documents contained in the CIS Plan; and ,

18 (l) Such other duties and responsibilities that the appropriate regulatory  
19 agency may prescribe.

20 **SEC.11. *Prohibited Acts of the Fund Manager.*** - The fund manager shall  
21 not:

22 (a) Invest CIS funds in any security, property and investment asset in which  
23 such fund manager or any of its directors, officers, employees and affiliates has a  
24 substantial financial interest, subject to such exceptions and/or guidelines as may be  
25 prescribed by the appropriate regulatory agency;

26 (b) Engage in a business other than the business of managing, administering,  
27 marketing and distributing CIS funds and securities: *Provided*, That this prohibition  
28 shall not apply if the fund manager is a trust entity or an insurance company;

29 (c) Pay or cause to be paid out of the CIS funds any fee, commission and  
30 other similar expense that has not been, or exceeds what have been provided for in  
31 the CIS plan, this Act and its implementing rules and regulations or any other  
32 applicable laws and regulations;

33 (d) Retain any rebate from, or otherwise share in any commission with any  
34 broker or dealer in consideration of transactions or investments of the CIS funds.  
35 Accordingly, any rebate or shared commission shall be for the account of the CIS  
36 fund concerned; and

1 (e) Engage in such other acts as may be prohibited by rule or order of the  
2 appropriate regulatory agency.

3 **SEC. 12. Fund Management Agreement** – (a) The agreement between the  
4 fund manager and the trustee or the juridical CIS or the insurance company shall  
5 contain, among others, provisions pertaining to:

6 (1) Extent of services to be rendered;

7 (2) Any restriction or prohibition regarding the performance of the functions of  
8 the fund manager;

9 (3) All compensation to be paid thereunder which shall be clearly described in  
10 a transparent manner, and which shall be in accordance with such  
11 requirements and limitations as the implementing rules and regulations of  
12 this Act may prescribe;

13 (4) The term of the engagement and the manner of termination thereof, which  
14 shall be in accordance with such requirements or limitations as this law  
15 and its implementing rules and regulations may prescribe;

16 (5) Reporting requirements to the trustee, juridical CIS, CIS investors and the  
17 appropriate regulatory agencies; and

18 (6) Such other terms or conditions as the implementing rules and regulations  
19 of this Act may prescribe.

20 (b) In all cases where the trustee or insurance company functions as a fund  
21 manager, the foregoing provisions which should otherwise be contained in the fund  
22 management agreement with the fund manager shall be contained in the CIS plan.

23 **SEC. 13. Board of Directors** – The Board of Directors of a juridical entity  
24 shall act as the board of directors of a CIS. The duties and responsibilities of the  
25 board of directors of a contractual CIS under a trust arrangement shall be performed  
26 by its Trustees. In addition to those prescribed under existing laws and regulations,  
27 the following duties and responsibilities shall be exercised by the board of directors  
28 of a CIS:

29 (a) Monitor the activities of the CIS distributors in the sale and/or redemption  
30 of the CIS units and ensure that the provisions of any marketing document relating  
31 to the sale or offer for sale of the CIS securities do not contain any matter which is  
32 inconsistent with the provisions of the CIS plan, this Act and its implementing rules  
33 and regulations;

34 (b) Ensure that the management and investments of the CIS funds by the  
35 fund manager are in accordance with the CIS plan;

36 (c) Ensure that the fund manager remedies any breach of the CIS plan or the

1 terms of its appointment as fund manager, or any contravention of the provisions of  
2 this Act or its implementing rules and regulations;

3 (d) Appoint an independent third-party custodian;

4 (e) Ensure that CIS funds and investment assets are clearly identified and  
5 held separately from its own properties and other properties held in trust;

6 (f) Ensure that all payments out of CIS funds and investment assets are  
7 made in accordance with the CIS plan, this Act and its implementing rules and  
8 regulations;

9 (g) Monitor the existence of conflict of interest situations and address the  
10 same for the best interests of the CIS investors;

11 (h) Report to the appropriate regulatory agency, as soon as practicable, any  
12 material development or breach of the provisions or covenants of the CIS plan, the  
13 provisions of this Act or its implementing rules and regulations that:

14 (1) relates to the establishment, operation or dissolution of the CIS or to  
15 the registration and sale of CIS securities, and

16 (2) has had or is likely to have a material adverse effect on the  
17 interests of the CIS investors;

18 (i) File such information and documents to keep reasonably current the  
19 information and documents contained in the CIS Plan ;

20 (j) Send, either by registered mail or other means authorized by the  
21 appropriate regulatory agency, annual reports for the investors as appropriate, which  
22 may be annual holding statements for UITFs as required by BSP, separate financial  
23 statements as required by IC for insurance companies, and in the case of Mutual  
24 Funds (MFs), the annual report as required by the SEC;

25 (k) Propose and secure approval from the respective regulatory agency for  
26 the establishment or amendment of the CIS plan in accordance with the provisions  
27 of this Law and its implementing rules and regulations; and

28 (l) Such other duties and responsibilities that the appropriate regulatory  
29 agency may prescribe.

30 **SEC.14. Custodian** – Unless otherwise authorized by the appropriate  
31 regulatory authority, taking into account the interest of the investing public, all CIS  
32 must appoint an independent third party custodian which shall have custody of the  
33 investment assets of the CIS.

34 Only entities duly authorized to engage in investment management or trust  
35 business by the BSP or authorized by their home regulator may be licensed by the  
36 BSP to act as custodian of investment assets of a CIS.

1 In addition to those prescribed under existing laws and regulations, a  
2 custodian shall have the following duties and responsibilities:

3 (a) Hold the investment assets of a CIS in accordance with its agreement with  
4 the trustee or the juridical CIS; and

5 (b) Such other duties and responsibilities that the BSP may prescribe, which  
6 shall include:

7 (1) Earmarking, segregation and hypothecation of the investment assets  
8 of the CIS; and

9 (2) Providing for periodic inspections by employees and agents of the  
10 BSP.

11 **SEC. 15. Appointment of Custodian** – The agreement between the  
12 custodian and the juridical CIS or the trustee or the insurance company of a  
13 contractual CIS shall contain, among others:

14 (a) Extent of services to be rendered by the custodian;

15 (b) Fees, remuneration and other expenses of the custodian;

16 (c) Any restriction or prohibition regarding the performance by the custodian  
17 of its functions; and

18 (d) Reporting requirements of the custodian.

19 **SEC.16. CIS Distributor** – (a) No entity shall be licensed by the appropriate  
20 regulatory agency as a distributor of CIS securities, unless:

21 (1) It is organized as a stock corporation;

22 (2) It has a minimum paid-up capital of at least Ten million pesos  
23 (P10,000,000.00), or such higher capitalization to be prescribed by the  
24 appropriate regulatory agency taking into consideration (i) the risk-  
25 based principles on capital adequacy based on internationally  
26 accepted standards, and (ii) the number and/or total net asset value of  
27 all CIS distributed; and

28 (3) It has complied with such other requirements as may be prescribed by  
29 the appropriate regulatory agency.

30 (b) For purposes of this Act, the following juridical persons may be licensed  
31 as a distributor of all types of CIS by the appropriate regulatory agency: *Provided,*  
32 That the requirements under this Section and the implementing rules and regulations  
33 are complied with:

34 (1) Any fund manager;

35 (2) Any investment house;

36 (3) Any bank, financial institution or trust entity under the supervision of  
37 the BSP;

- 1 (4) Any insurance broker or its agents under the supervision of the IC;  
2 (5) Securities brokerage firms or their agents and sales persons duly  
3 licensed by the SEC; and  
4 (6) Other persons as may be hereinafter allowed by the appropriate  
5 regulatory agency.

6 (c) A juridical CIS is not permitted to act as a distributor of securities of  
7 which it is the issuer, unless it complies with such rules and orders as the  
8 appropriate regulatory agency may prescribe as necessary or appropriate in the  
9 public interest or for the protection of investors.

10 (d) The CIS distributor shall be principally responsible for marketing,  
11 distributing, selling CIS securities and safekeeping of identification documents as  
12 well as the minimum information required by existing Anti-Money Laundering laws,  
13 rules and regulations. It shall perform such other duties and responsibilities as the  
14 implementing rules and regulations of this Act.

15 **SEC.17. Marketing and Distribution Agreement** – (a) The agreement  
16 between the CIS distributor and the juridical CIS or the trustee or insurance  
17 company of a contractual CIS shall contain, among others, provisions pertaining to:

- 18 (1) Extent of services to be rendered by the CIS distributor;  
19 (2) Fees, remuneration and other expenses of the CIS distributor;  
20 (3) Any restriction or prohibition regarding the performance of the  
21 functions by the CIS distributor;  
22 (4) Undertaking to employ or appoint only CIS solicitors duly licensed by  
23 the appropriate regulatory agency; and  
24 (5) Reporting requirements.

25 (b) In all cases where the trustee or insurance company functions as a CIS  
26 distributor, the foregoing provisions which should otherwise be contained in the  
27 marketing and distribution agreement with the CIS shall be contained in the CIS  
28 plan.

29 **SEC.18. CIS Solicitor** – No person shall be allowed to solicit, sell or offer to  
30 sell CIS securities unless duly licensed by the appropriate regulatory agency after  
31 compliance with such requirements and standards for eligibility as may be  
32 prescribed in this Act and its implementing rules and regulations, and RA 8799 and  
33 its implementing rules and regulations.

34 **SEC.19. Independent Auditors.**– (a) The financial statements of every  
35 juridical CIS, fund manager and contractual CIS shall be audited and certified by an  
36 independent auditor duly accredited by the appropriate regulatory agency.

1 (b) In addition to those prescribed under existing laws and regulations, the  
2 following shall be the duties and responsibilities of an independent auditor:

3 (1) Report to the Board of directors or the trustee of the CIS any  
4 irregularity or undesirable practice in the operation of the CIS which  
5 has come to the auditor's knowledge. Any material finding shall be  
6 reported by the independent auditor to the appropriate regulatory  
7 agency;

8 (2) Report to the appropriate regulatory agency non-compliance by the  
9 fund manager and trustee with its contractual and regulatory  
10 requirements; and

11 (3) Report to the appropriate regulatory agency whether the internal  
12 control and audit structures in the operation of the CIS are at an  
13 acceptable level.

14 **SEC.20. Common Duties and Responsibilities of Parties** – In addition to  
15 their specific duties and responsibilities, each of the juridical CIS, fund manager,  
16 trustee, CIS distributor, CIS solicitor, and the CIS custodian shall have the following  
17 common duties and responsibilities:

18 (a) Manage the business and the CIS in a proper, diligent and efficient  
19 manner;

20 (b) Observe honesty, due care and diligence, utmost good faith and high  
21 standards of integrity;

22 (c) Act in the best interest of CIS investors;

23 (d) Establish systems, procedures and processes to be observed by its  
24 officers and employees to ensure compliance with this Act and its implementing  
25 rules and regulations and to protect the interests of the CIS investors;

26 (e) Take responsibility for all actions and omissions of any third party to whom  
27 it delegates any of its duties and responsibilities, except for any resulting damage or  
28 liability arising from *force majeure* or other similar occurrence beyond the control of  
29 such third party;

30 (f) Ensure that any person appointed or employed is of good repute, has  
31 relevant expertise and experience to act in the capacity so appointed or employed;

32 (g) Refrain from using the position to gain, directly or indirectly, an advantage  
33 for itself or for any other person or which may be detrimental to the interests of CIS  
34 investors;

35 (h) Avoid and eliminate conflicts of interest in the performance of functions,  
36 which may be identified by the appropriate regulatory agency as prejudicial to the  
37 interests of the investing public;

- 1 (i) Disclose all conflicts of interest in the performance of functions; and  
2 (j) Comply with orders, rules and regulations as may be prescribed by the  
3 appropriate regulatory agency.

4 Any contractual provision which protects or purports to protect the fund  
5 manager, juridical CIS, trustee, CIS distributor, CIS solicitor, or CIS custodian  
6 against any liability for willful misfeasance, malfeasance, fraud, bad faith, or gross  
7 negligence in the performance of their duties as determined by the appropriate  
8 regulatory body shall be declared void.

9 **SEC.21. *Revocation, Refusal or Suspension of License of the Fund***  
10 ***Manager, Juridical CIS, Trustee, Insurance Company, Custodian, CIS***  
11 ***Distributor and CIS Solicitor.*** – The licensing or authorization of a fund manager,  
12 juridical CIS, trustee, insurance company, custodian, CIS distributor or CIS solicitor  
13 to engage in CIS business under this Act may be refused, or any license granted  
14 thereunder may be revoked, suspended, or limitations placed thereon by the  
15 appropriate regulatory agency if, after due notice and hearing, the appropriate  
16 regulatory agency which granted the license determines that the applicant or  
17 licensee:

18 (a) Has willfully violated any provision of this Act, any rule, regulation or order  
19 made hereunder, or any other law administered by the appropriate regulatory  
20 agency, or has failed to supervise, with a view to preventing such violation, another  
21 person who commits such violation;

22 (b) Has willfully made or caused to be made a materially false or misleading  
23 statement in any application for license or report filed with the appropriate regulatory  
24 agency, or has willfully omitted to state any material fact that is required to be stated  
25 therein or necessary to make the statement therein not misleading;

26 (c) Has failed to satisfy the qualifications or requirements for licensing  
27 prescribed under this Act and its implementing rules and regulations;

28 (d) Is enjoined or restrained by a competent body from engaging in securities,  
29 commodities, banking, real estate, insurance or similar activities;

30 (e) Is subject to an order of a competent body refusing, revoking or  
31 suspending any license or other permit under this Act, the implementing rules and  
32 regulations, any other law or regulation administered by the appropriate regulatory  
33 agency or any other governmental authority;

34 (f) Has been found by a competent body to have violated any provision of  
35 securities, commodities, banking, real estate or insurance laws, or has aided,  
36 abetted, counseled, commanded, induced or procured such violation. The term  
37 "competent body" shall include a foreign court of competent jurisdiction and a foreign

1 financial regulator; or

2 (g) Is insolvent as may be determined by the appropriate regulatory agency.

3 **SEC.22. *Fit and Proper Rule.*** To maintain the quality of management of the  
4 CIS and afford better protection to CIS investors, the appropriate regulatory agency  
5 shall prescribe or pass upon and review the qualifications of individuals elected or  
6 appointed as directors or officers, partners or other equivalent personnel of fund  
7 managers, trustees, insurance companies, juridical CIS or CIS distributors and  
8 disqualify those found unfit. The appropriate regulatory agency may disqualify,  
9 suspend or remove any director, partner, officer or other person performing similar  
10 functions who commits or omits an act which renders one unfit for the position.

11 In determining whether an individual is fit and proper to hold the position of a  
12 director, partner, officer or other similar position of the fund manager, trustee,  
13 insurance company, juridical CIS or CIS distributor, regard shall be given to one's  
14 integrity, experience, education, training, and competence: *Provided, however,* That  
15 the following persons, and those determined by the appropriate regulatory agency  
16 to be unfit, shall in no case be allowed to serve or act in the capacity of officer,  
17 director, partner, consultant, or similar position of any fund manager, trustee,  
18 insurance company, juridical CIS or CIS distributor:

19 (a) Any person convicted of any crime involving any security or financial  
20 product;

21 (b) Any person convicted of an offense involving fraud or embezzlement,  
22 theft, estafa or other fraudulent, dishonest acts or transactions;

23 (c) Any person who, by reason of any misconduct, is enjoined by order,  
24 judgment, or decree by any court, quasi-judicial body or administrative agency of  
25 competent jurisdiction from acting as a director, officer, employee, consultant, or  
26 agent occupying any fiduciary position;

27 (d) Any person found by the appropriate regulatory agency to have violated,  
28 or aided, abetted, counseled, commanded, induced, or procured the violation of this  
29 Act, RA 8791, Republic Act No. 9160, as amended, otherwise known as the "Anti-  
30 Money Laundering Act" and its implementing rules, the Insurance Code, the  
31 Securities Regulation Code, or any related law, rule, regulation or order thereunder;

32 (e) Any person who is insolvent, or incapacitated to contract;

33 (f) Any person found guilty by a foreign court, regulatory authority or  
34 government agency of the acts or violations similar to any of the acts or misconduct  
35 enumerated in the foregoing paragraphs;

36 (g) Any person convicted by final judgment of an offense punishable by  
37 imprisonment for a period exceeding six (6) years; and

1 (h) Any person convicted by final judgment of violation of the Corporation  
2 Code committed within five (5) years prior to the date of election or appointment.

### 3 Chapter 3 - Provisions Applicable to Contractual CIS

#### 4 SEC. 23. *Establishment of a Contractual CIS.*

5 (a) Any fund manager may establish, administer and manage one or more  
6 contractual CIS. Such fund manager shall enter into a fund management contract  
7 with a trustee or insurance company. In case the functions of the fund manager, on  
8 the one hand, and the trustee or insurance company, on the other hand, are  
9 performed by the same or affiliated entities, there must be an independent oversight  
10 body which shall be created pursuant to and shall perform the oversight duties and  
11 responsibilities enumerated in Section 49(b)(2) hereof.

12 (b) In a contractual CIS, the trust agreement shall be between the trustee and  
13 the CIS investors, and the insurance contract shall be between the insurance  
14 company and policy holders. The trust agreement or the insurance contract, as the  
15 case may be, shall define the rights and obligations of the parties.

16 (c) Notwithstanding any provision of law to the contrary, the investment  
17 assets of each contractual CIS shall be deemed separate and independent of the  
18 investment assets of the fund manager, trustee and/or insurance company, and shall  
19 not be available to the creditors of such fund manager, trustee and/or insurance  
20 company in the event of attachment, garnishment, execution, bankruptcy, insolvency  
21 or rehabilitation or any form of action or claim against the fund manager, trustee  
22 and/or insurance company.

23 SEC.24. *Registry of CIS Investors* – An up-to-date registry of all CIS  
24 investors shall be kept and maintained by or under the control of a registrar, which  
25 could be the fund manager, trustee, distributor or insurance company. The registry  
26 shall be kept in written or other forms such as digital records, microfilm, microfiche or  
27 electronic recording that can allow the reproduction of information therein as maybe  
28 required by the registrar from time to time. There shall be entered into the registry  
29 such relevant information as may be prescribed by the fund manager or the trustee.  
30 Information about CIS investors shall be considered confidential in nature and may  
31 not be inquired or looked into except upon order of a court of competent jurisdiction  
32 or in the course of examination by the appropriate regulatory agency or for  
33 purposes of complying with the provisions of RA 9160, as amended, such as, the  
34 reporting of covered transactions or suspicious transactions to the Anti-Money  
35 Laundering Council (AMLC) and the exercise of the power of the AMLC to examine

1 or inquire into the details of the CIS account including the personal information of the  
2 CIS investors: *Provided*, That the processing of personal information shall only be to  
3 the minimum extent necessary for the achievement of the above purposes, and in a  
4 manner mindful of the data privacy rights of CIS investors.

5 **SEC.25. *The Contractual CIS Plan.*** In addition to the matters specified in  
6 Section 31 hereof, a Contractual CIS Plan shall contain the following matters:

7 (a) In cases where the trustee or its affiliate, or insurance company or its  
8 affiliate, performs the functions of the fund manager, a description of the  
9 independent oversight body, as prescribed under Section 49 (b)(2) of this Act;

10 (b) Initial unit value and the basis thereof;

11 (c) Basis upon which the CIS may be terminated. The CIS plan shall state the  
12 rights of participants in case of termination of the CIS; and

13 (d) Such other matters as the appropriate regulatory agency may prescribe.

#### 14 **Chapter 4 – Provisions Applicable to Juridical CIS**

15 **SEC. 26. *Engagement of Fund Manager.*** A Juridical CIS shall engage a  
16 duly registered fund manager to perform the functions prescribed in Section 10  
17 hereof. A majority of the directors, partners or other persons performing similar  
18 functions of the juridical CIS must not be directors, officers or employees of the fund  
19 manager. No Chairperson, Chief Executive Officer (CEO), President, Chief  
20 Operating Officer (COO) or equivalent positions may be interlocking but both the  
21 juridical CIS and the fund manager may simultaneously employ officers with lower  
22 rank with prior approval of the appropriate regulatory authority.

23 **SEC.27. *The Juridical CIS Plan –*** (a) In addition to the matters specified in  
24 Section 31 hereof, a juridical CIS plan shall contain the following matters:

25 (1) Par value of the CIS securities issued by the juridical CIS;

26 (2) Dissolution of the juridical CIS and the rights of CIS security  
27 holders in case of dissolution of the juridical CIS;

28 (3) Borrowing of money in accordance with the rules and regulations  
29 as may be prescribed by the SEC;

30 (4) Extension of loans to other persons in accordance with the rules  
31 and regulations as may be provided by the SEC; and

32 (5) Such other matters as the SEC may prescribe.

33 (b) The juridical CIS shall file such information and documents to keep  
34 reasonably current the information and documents contained in the CIS Plan.



1 proof of participation in a CIS shall be exempt from documentary stamp tax imposed  
2 under Title VII of the NIRC of 1997, as amended.

3 (d) A CIS that complies with the requirements of Republic Act No. 9856,  
4 otherwise known as "The Real Estate Investment Trust Act of 2009", shall also be  
5 entitled to all the tax and other incentives under this Act that are not provided under  
6 RA 9856.

7 **TITLE IV - REGISTRATION OF CIS SECURITIES AND OPERATIONS OF CIS**

8 **Chapter 1 - Registration and Suspension of Offer and Sale of CIS Securities**

9 **SEC.30. Filing of CIS Plans.** — (a) No CIS securities shall be sold or offered  
10 for sale within the Philippines unless such securities have been registered through  
11 the filing of a CIS plan which has been rendered effective by the appropriate  
12 regulatory agency. The CIS Plan shall be filed together with a registration  
13 statement, in such form and containing such information and documents as  
14 prescribed by this Act, the implementing rules and regulations or the appropriate  
15 regulatory agency. The CIS plan shall include any prospectus as required or  
16 permitted by the appropriate regulatory agency to be delivered to CIS investors. It  
17 shall be unlawful for any person to sell or offer for sale CIS securities unless the  
18 corresponding CIS plan has been duly filed with and rendered effective by the  
19 appropriate regulatory agency.

20 (b) The CIS plan shall be signed by the executive officer, principal operating  
21 officer, principal financial officer, comptroller, principal accounting officer, corporate  
22 secretary, designated managing partner, or persons performing similar functions of  
23 the juridical CIS, or the fund manager, trustee or insurance company in the case of a  
24 contractual CIS, accompanied by a duly verified resolution of the BOD.

25 (c) Upon effectivity of the CIS plan, the juridical CIS, fund manager, trustee  
26 or insurance company shall state in every promotional or marketing material that all  
27 registration requirements of the CIS securities have been met and that all  
28 information are true and correct as represented by the juridical CIS, fund manager,  
29 trustee or insurance company or the person making the statement. Any untrue  
30 statement of fact or omission to state a material fact required to be stated therein or  
31 necessary to make the statement therein not misleading shall constitute fraud.

32 (d) The appropriate regulatory agency may refuse the registration of a CIS  
33 security if:

34 (1) It contains a false or misleading statement;

35 (2) It omits to state a material fact required to be stated therein or  
36 necessary to make the statement therein not misleading;

1 (3) It does not comply with the requirements of this Act and applicable  
2 laws and regulations; or

3 (4) It is in the public interest to refuse the registration of such CIS  
4 securities.

5 In the event that the appropriate regulatory agency fails to approve or deny  
6 the proposed CIS plan within thirty (30) calendar days from receipt thereof, the  
7 proposed CIS plan is deemed approved.

8 (e) If any change occurs in the facts set forth in the CIS plan, the juridical  
9 CIS, fund manager, trustee or insurance company shall file an amendment thereto  
10 setting forth the change.

11 **SEC. 31. Contents of the CIS Plan.** The CIS plan shall contain the following  
12 matters:

13 (a) Title of the CIS plan. This shall correspond to the product or brand name  
14 by which the CIS is proposed to be known and made available to its investors;

15 (b) Name of the fund manager and/or Trustees;

16 (c) A statement of the investment objectives and policies of the CIS including  
17 limitations, if any, and risk factors in investing in the CIS;

18 (d) Investment powers of the fund manager with respect to the CIS, including  
19 the character and kind of investments which may be purchased by the CIS;

20 (e) Profile of the proposed investors;

21 (f) Its classification, whether an open-end or closed-end fund;

22 (g) Total value of the CIS securities to be issued in case of closed-end CIS;

23 (h) Terms and conditions governing the issuance and redemption of CIS  
24 securities;

25 (i) Provision for the external audit of the CIS;

26 (j) Liabilities of the juridical CIS and the fund manager to the CIS security  
27 holders;

28 (k) Amount of fees, commissions and other charges and expenses to be  
29 deducted from the fund, in the case of a contractual CIS, or to be paid by the CIS  
30 security holders, in the case of juridical CIS;

31 (l) Annual reports for distribution to investors as appropriate, which may be  
32 annual holding statements for UITFs as required by the BSP, separate financial  
33 statements for insurance companies as required by the IC, and in the case of MFs,  
34 the annual report as required by the SEC;

35 (m) Public disclosures and reports;

36 (n) Distribution plan of CIS investment assets in case of dissolution; and

37 (o) Such other matters as the appropriate regulatory agency may prescribe.

1 A copy of the CIS plan shall be made available during regular office hours to  
2 any interested person at the principal office of the fund manager or the custodian in  
3 case of a juridical CIS, and the fund manager or trustee in case of contractual CIS.  
4 The CIS plan shall also be distributed to prospective investors and posted in the  
5 website, publication and/or other mode of information dissemination as required by  
6 the appropriate regulatory agency.

7 **SEC.32. *Revocation of Registration or Suspension of Offer and Sale of***  
8 ***Securities*** –The appropriate regulatory agency may revoke the registration of the  
9 CIS securities or order the suspension of the offer and sale of the CIS securities in  
10 accordance with Sections 13.1 and 13.4 of RA 8799, respectively, and its  
11 implementing rules and regulations.

## 12 Chapter 2 – Dealings in CIS Securities

13 **SEC. 33. *Rights and Privileges of CIS Investors.*** Each CIS security shall  
14 be equal in all respects to every other CIS security belonging to the same class of  
15 CIS securities.

16 **SEC. 34. *Proxies; Voting Trust.*** The appropriate regulatory agency may  
17 prescribe rules and regulations for the solicitation of proxies and the issuance and  
18 transfer of voting trust certificates in accordance with the requirements of the  
19 Corporation Code and applicable laws and regulations: *Provided*, That the SEC may  
20 prescribe other requirements or restrictions as may be necessary or appropriate in  
21 the public interest and for the protection of the investors: *Provided, further*, That no  
22 proxies shall be used as a device to control the management of any CIS.

23 **SEC. 35. *Payment for CIS Securities.*** Except as provided by law or  
24 regulation, no CIS shall issue any of its securities for services or for property other  
25 than cleared funds. Installment sales are expressly prohibited.

26 **SEC.36. *Distribution, Redemption and Pricing of CIS Securities*** (a)  
27 Unless otherwise allowed in this Act, CIS securities shall be sold only through a  
28 licensed CIS distributor and by licensed CIS solicitors. Notwithstanding the pertinent  
29 provision of Section 65 of the Corporation Code, CIS securities may be issued at the  
30 net asset value computed in accordance with Section 43 of this Act.

31 (b) CIS investors have the right to surrender their securities for redemption,  
32 except in the case of closed-end CIS, in accordance with the CIS plan. Redemption

1 shall not be suspended except pursuant to the CIS plan as approved by the  
2 appropriate regulatory agency in the public interest or for the protection of investors.  
3 The redemption price of CIS securities shall be at the applicable price described in  
4 the CIS plan.

### 5 Chapter 3 – Operations of CIS

6 **SEC. 37. Custody of Investment Assets.** Every CIS shall place and  
7 maintain its investment assets with a custodian in accordance with Sections 14 and  
8 15 hereof.

9 **SEC. 38. Investment Limitations.** (a) The CIS funds may be invested only  
10 in the following liquid or semi-liquid assets tradeable through an organized market,  
11 subject to limitations as may be provided by this Act, its implementing rules and  
12 regulations or the rules issued by the appropriate regulatory agency:

- 13 (1) Bank deposits;
- 14 (2) Securities issued by or guaranteed by the Philippine government or  
15 the BSP;
- 16 (3) Tradable securities issued by the government of a foreign country, any  
17 political subdivision of a foreign country or any supranational entity;
- 18 (4) Exchange-listed securities;
- 19 (5) Marketable instruments that are traded in an organized exchange or  
20 market;
- 21 (6) Loans traded in an organized market;
- 22 (7) Exchange traded funds;
- 23 (8) Derivatives as may be authorized by the appropriate regulatory  
24 agency;
- 25 (9) Real estate investment companies under the REITA;
- 26 (10) Real estate investment trusts or companies;
- 27 (11) Other CIS; and
- 28 (12) Such other investments or instruments existing and accepted in other

29 international markets, such as those consistent with the IOSCO objectives and  
30 principles of Securities Regulation, as the appropriate regulatory agency may allow:  
31 *Provided, however,* That no CIS shall, directly or indirectly:

- 32 (i) Acquire more than ten per centum (10%) of another CIS; or
- 33 (ii) Acquire securities of any issuer having an aggregate value in  
34 excess of twenty *per centum* (20%) of the net asset value of the  
35 acquiring CIS, or the weight of the security in a recognized

1 benchmark or index, whichever is higher.

2 (b) The appropriate regulatory agencies may jointly issue such implementing  
3 rules and regulations in accordance with Section 59 hereof, and as may be  
4 necessary or appropriate in the public interest or for the protection of investors,  
5 including regulations that provide for different percentages or further restrictions with  
6 respect to investments in other CIS or the concentration of investments by a CIS.

7 **SEC. 39. Prohibited Acts of CIS.** It shall be unlawful for any CIS to -

8 (a) Purchase any security on margin, except such short-term credits as are  
9 necessary for the clearance of transactions;

10 (b) Participate on a joint or a joint and several basis in any trading account in  
11 securities;

12 (c) Generate funds for promoting the private business or industry of any  
13 employee, officer, director, partner, promoter or stockholder thereof; or

14 (d) Allow any of its employees, officers, directors, organizers and  
15 incorporators, stockholders, partners, or CIS security holder in the case of  
16 juridical CIS to sell real estate, personal property or any other kind of CIS  
17 property to the CIS at a price higher than the procurement cost or the  
18 market value thereof, or sell to any of the aforementioned persons any  
19 property of the CIS, or a portion thereof, at a price below the market value  
20 thereof.

21 The appropriate regulatory agency may, by rules and regulations prohibit CIS  
22 from engaging in such other acts as it may deem necessary or appropriate in the  
23 public interest or for the protection of investors, taking into account the policy and  
24 purpose of this Act.

25 **SEC. 40. Meetings of CIS Investors.** (a) Meetings of juridical CIS investors,  
26 as may be appropriate, shall be held annually for the purpose of electing directors.  
27 Notice shall be sent to all CIS investors by registered mail or other modes as may be  
28 authorized by the appropriate regulatory agency.

29 (b) CIS investors may attend the meetings in person or by proxy. A quorum at  
30 said meeting shall consist of CIS security holders or stockholders owning or  
31 representing at least ten *per centum* (10%) of the total number of units in the fund or  
32 the outstanding capital stock, respectively, or such other percentage as the  
33 appropriate regulatory agency may prescribe taking into account the size of the CIS  
34 and the number of its CIS investors. At least a majority vote of those present or  
35 represented shall be required to constitute a valid act of the CIS investors.

1 (c) All other matters, such as changing the investment policy, may be adopted  
2 with prior written notice to the CIS investors but will be effective only after  
3 approval by the appropriate regulatory agency.

4 (d) The appropriate regulatory agency shall prescribe by rule or regulation the  
5 requirements for the conduct of meetings.

6 **SEC. 41. Requirements for selling materials and advertisements.** Sales  
7 and marketing documents and advertisements shall be subject to such requirements  
8 as the implementing rules and regulations of this Act or the appropriate regulatory  
9 agency may prescribe. All promotional and marketing documents, and  
10 advertisements shall:

11 (a) Not contain any untrue statement of fact or omit to state any fact that is  
12 necessary in order to prevent the statements made, in the light of the circumstances  
13 in which they were made, from being misleading;

14 (b) Contain information about the CIS performance that shall be calculated  
15 and presented from the viewpoint of the public to whom the CIS is targeted;

16 (c) Provide that the CIS performance information in advertisements is  
17 presented in a manner that will enable CIS investors to make meaningful  
18 comparisons among various CIS, and not be misled by differences in the method of  
19 calculation and presentation; and

20 (d) Comply with such other terms and conditions prescribed by the  
21 appropriate regulatory agency which are necessary or appropriate in the public  
22 interest or for the protection of CIS investors.

23 **SEC. 42. Reports and Financial Statements of CIS.** (a) Every CIS shall file  
24 with the appropriate regulatory agency:

25 (1) Such information and documents including financial statements as the  
26 implementing rules and regulations of this Act and the appropriate  
27 regulatory agency may require, to keep reasonably current the  
28 information and documents contained in the CIS plan filed under this  
29 Law; and

30 (2) Copies of every periodic or interim report or similar communication  
31 transmitted to the CIS investors.

32 (b) Every CIS shall transmit to its CIS investors, at least annually, reports  
33 containing the following information and financial statements or their equivalent, as  
34 of the latest fiscal year, which reports shall not be misleading in any material respect  
35 in the light of the reports required to be filed pursuant to paragraph (a) herein:

- 1 (1) A balance sheet accompanied by a statement of the aggregate value  
2 of investments on the date of such balance sheet;
- 3 (2) A list showing the amounts and values of securities owned on the date  
4 of such balance sheet;
- 5 (3) A statement of income, for the period covered by the report, which  
6 shall be itemized at least with respect to each category of income and  
7 expense representing more than five *per centum* (5%) of total income  
8 or expense;
- 9 (4) A statement of surplus, which shall be itemized at least with respect to  
10 each charge or credit to the surplus account which represents more  
11 than five *per centum* (5%) of the total charges or credits during the  
12 period covered by the report;
- 13 (5) A statement of the aggregate fees or remuneration paid by the CIS  
14 during the period covered by the report to (i) the fund manager,  
15 trustee, CIS distributor and independent auditor; and (ii) each director  
16 officer, partner, or other person performing similar functions, as the  
17 case may be, as regular or special compensation; and
- 18 (6) A statement of the aggregate amounts of purchases and sales of  
19 investment assets made during the period covered by the report:  
20 *Provided*, That the implementing rules and regulations may permit, in  
21 lieu of any item required under this subsection which may be  
22 inapplicable or inappropriate to any specified type or types of CIS, the  
23 inclusion of such item of a comparable character as it may deem  
24 applicable or appropriate to such type or types of CIS: *Provided*,  
25 *further*, That the reports and financial statements mentioned above, or  
26 such other material information as the appropriate regulatory agency  
27 may determine, shall also be posted in the website, publication and/or  
28 other mode of information dissemination of the appropriate regulatory  
29 agency and the CIS.

30 The appropriate regulatory agency shall prescribe the forms for the reports  
31 and financial statements, or such other material information as the appropriate  
32 regulatory agency may determine, so that CIS investors may make meaningful  
33 comparisons among various CIS, and will not be misled by differences in the method  
34 of calculation and presentation.

1           **SEC. 43. Net Asset Value.** (a) A CIS shall compute and post its net asset  
2 value per share/unit at such frequency as may be prescribed by the implementing  
3 rules and regulations of this Act.

4           (b) The computation of the net asset value per share or unit shall be made  
5 in accordance with the valuation method prescribed by the implementing rules and  
6 regulations of this Act and shall be applied consistently.

7           **SEC. 44. Accounts and Records.** Every CIS, and every fund manager and  
8 trustee shall maintain and preserve for such period or periods as may be prescribed  
9 by the implementing rules and regulations of this Act, such accounts, books, and  
10 other documents that shall constitute the record forming the basis for financial  
11 statements required to be filed pursuant to this Act. All accounts, books and other  
12 records required to be maintained and preserved by a CIS, fund manager or trustee  
13 shall be subject to examination by the appropriate regulatory agency.

14           **SEC. 45. Management and Trust Fees; Expenses Chargeable to**  
15 **Fund/CIS Investors.** The management or trust fees shall cover the CIS' fair and  
16 equitable share of the routine administrative expenses of the fund manager, trustee  
17 and/or insurance company such as directors' fees, salaries and wages, supplies,  
18 credit investigation, collateral appraisal, security, messengerial and janitorial  
19 services, information technology expenses, annual report preparation, supervision  
20 fees, regulatory reporting expenses, and internal audit fees. Marketing, advertising,  
21 and other publicity or promotional related expenses shall be for the account of the  
22 fund manager, trustee, and insurance company and shall be considered covered by  
23 the management or trust fee.

24           A fund manager, trustee, or insurance company may charge special or  
25 reimbursable expenses from the CIS in case such expenses are (1) necessary to  
26 preserve or enhance the value of the CIS, (2) payable to an independent or non-  
27 related third party covered by a separate contract, and (3) disclosed to CIS  
28 investors. The fund manager, trustee, and insurance company shall secure prior  
29 approval of the appropriate regulatory agency for outsourcing services provided  
30 under existing regulations of the concerned regulatory agency. No other fees shall  
31 be charged to the fund/CIS investors, except in case of a juridical CIS, the fees of  
32 directors, managing partners, or others persons performing similar functions shall be  
33 chargeable to the fund: *Provided*, That the total operating expenses shall not exceed  
34 ten *per centum* (10%) of its average investment fund or net worth as shown in its  
35 previous audited financial statements covering the immediately preceding fiscal  
36 year.

1           **SEC. 46. Dissolution** – (a) The juridical CIS, trustee or insurance company  
2 shall cause the dissolution of the CIS whenever any of the following grounds is  
3 present:

4           (1) Dissolution is required by the CIS plan, when the specified conditions  
5 or time for dissolution have been met or reached;

6           (2) Dissolution is agreed upon in a resolution of the CIS investors owning  
7 at least two-thirds (2/3) of the outstanding CIS securities in a CIS at a  
8 meeting duly called for the purpose or such percentage as may be  
9 prescribed by the appropriate regulatory agency taking into account  
10 the nature and size of the CIS and the number of CIS investors:  
11 *Provided*, That there has been prior publication of the notice of time,  
12 place and object of the meeting for two (2) consecutive weeks in a  
13 newspaper of general circulation in the Philippines;

14           (3) Dissolution is required by a final and executory order of the court;

15           (4) Dissolution is ordered by the appropriate regulatory agency for non-  
16 compliance with the conditions for the lifting of a suspension or  
17 revocation order previously issued; and

18           (5) Dissolution is deemed necessary in view of the dissolution or the  
19 revocation of the license of the fund manager, trustee or insurance  
20 company:

21           (b) A CIS may not be dissolved whenever any of the following conditions are  
22 obtaining:

23           (1) The appropriate regulatory agency orders the transfer of the CIS to a  
24 willing and qualified fund manager, trustee or insurance company;

25           (2) The loss of license of the trustee, insurance company or fund manager  
26 is due to a merger and the surviving company in such merger is also  
27 an authorized trustee, insurance company or fund manager; or

28           (3) The new company that is established as a result of the consolidation of  
29 trust entities, insurance companies or fund managers promptly obtains  
30 a license to act as trustee, insurance company or fund manager, as the  
31 case may be.

32           (c) Upon dissolution of a CIS, the fund manager, trustee or insurance  
33 company shall distribute the proceeds and investment assets of the CIS to the CIS  
34 investors as prescribed by the CIS plan and in accordance with the implementing  
35 rules and regulations of this Act.



1 insurance company, unless it complies with the requirements of paragraph (b) (2) of  
2 this Section.

3 (b) The engagement of a fund manager shall not be required in cases where:

4 (1) In addition to the functions of a trustee prescribed under this Act, the  
5 trust entity or insurance company shall comply with and observe the  
6 duties, responsibilities and prohibitions of a fund manager under  
7 Sections 9 and 10 hereof;

8 (2) The CIS plan provides for the creation of an Independent Oversight  
9 Body. The Independent Oversight Body shall be composed of at least  
10 three (3) members who shall be appointed subject to the implementing  
11 rules and regulations of this Act and approval of appropriate regulatory  
12 agency in accordance with such rules as the implementing rules and  
13 regulations shall prescribe, all of whom shall have the degree of  
14 independence, as may be determined by the appropriate regulatory  
15 agency based on international best practices like the ASEAN CIS:  
16 *Provided*, That a juridical entity organized and existing pursuant to the  
17 implementing rules and regulations of this Act may act as the  
18 Independent Oversight Body as provided herein.

19 The Independent Oversight Body shall have the following duties and  
20 responsibilities:

21 (i) Oversee the activities of the CIS distributors in the sale and/or  
22 redemption of the CIS units and ensure that the provisions of any  
23 marketing document relating to the sale or offer for sale of the CIS  
24 units do not contain any matter which is inconsistent with the  
25 provisions of the CIS plan, this Law and its implementing rules and  
26 regulations;

27 (ii) Ensure that the management and investments of the CIS funds  
28 are in accordance with the CIS plan;

29 (iii) Guarantee that the trust entity or insurance company remedies  
30 any breach of the CIS plan or any contravention of the provisions of  
31 this Act or its implementing rules and regulations;

32 (iv) Assure that CIS funds, investment assets and properties are  
33 clearly identified and held separately from the trust entity's or  
34 insurance company's own properties and other properties held in  
35 trust;

36 (v) Monitor conflict of interest and adoption of measures to address  
37 the same for the best interest of the CIS investors.

1 TITLE VII –SANCTIONS, PENALTIES AND SMALL CLAIMS

2 SEC. 50. *Administrative Sanctions.* (a) If, after due notice and hearing, the  
3 appropriate regulatory agency finds that:

4 (1) There is a violation of this Law and its implementing rules and regulations,  
5 or the rules or orders of the appropriate regulatory agency;

6 (2) Any fund manager, trustee, insurance company, juridical CIS, CIS  
7 distributor or CIS solicitor has failed reasonably to supervise, with a view to  
8 preventing violations, another person subject to supervision who commits any such  
9 violation;

10 (3) Any person has, in a CIS plan or in other reports, applications, accounts,  
11 records or documents required by this law and its implementing rules and  
12 regulations to be filed with the appropriate regulatory agency, made any untrue  
13 statement of a material fact, or omitted to state any material fact required to be  
14 stated therein or necessary to make the statements therein not misleading; or

15 (4) Any person has refused to permit any lawful examination into its affairs,  
16 including the refusal to produce books, records or documents upon demand by the  
17 CIS investor or the appropriate regulatory agency.

18 It shall, in its discretion, and subject only to the limitations hereinafter  
19 prescribed, impose any or all of the following sanctions as may be appropriate in  
20 light of the facts and circumstances:

21 (i) A fine of no less than Ten thousand pesos (P10,000.00) nor more  
22 than One million pesos (P1,000,000.00): *Provided*, That the fine herein  
23 prescribed may be increased by the appropriate regulatory agency  
24 every five (5) years based on the current price index, to maintain its  
25 punitive value;

26 (ii) Disqualification from being an officer, member of the BOD, partner, or  
27 any person performing similar functions, of the fund manager, trustee,  
28 insurance company, juridical CIS or CIS distributor;

29 (iii) Suspension of the license of such person;

30 (iv) Revocation of the license of such person; and

31 (v) Other penalties within the power of the appropriate regulatory agency  
32 to impose.

1 (b) The imposition of the foregoing administrative sanctions shall be without  
2 prejudice to the filing of criminal charges and civil cases against the entities and  
3 individuals responsible for the violation.

4 (c) The appropriate regulatory agency shall have the power to issue writs of  
5 execution to enforce the provisions of this Section and to enforce payment of the  
6 fines, penalties, fees and other dues collectible under this Act.

7 (d) If the offender is a corporation, partnership, or other juridical entity, the  
8 administrative sanctions may, in the discretion of the appropriate regulatory agency,  
9 be imposed upon such corporation, partnership, or other juridical entity and upon  
10 the officer or officers, or other persons performing similar functions, of the  
11 corporation, partnership, or entity responsible for the violation: *Provided*, That in  
12 case of the imposition of administrative fines, the appropriate regulatory agency  
13 may, in its discretion, impose such fines solely upon the officer, director, managing  
14 partner, or other persons performing similar functions, responsible for the violation:  
15 *Provided, further*, That if the officer is an alien, that person shall, in addition to the  
16 penalties prescribed, be deported without further proceedings after service of  
17 sentence.

18 (e) The directors, officers, managing partner, or other persons performing  
19 similar functions, of a corporation, partnership or other entity held administratively  
20 liable under this Section shall in no case recover the administrative liability from the  
21 CIS corporation partnership or entity.

22 **SEC. 51. Criminal penalties.** (a) The following acts are criminal in nature  
23 and shall be penalized as follows:

24 (1) Refusal to comply with the orders of the appropriate regulatory agency, for  
25 the production of books, records or documents, or to undergo an  
26 examination shall be penalized by imprisonment of one (1) month to six  
27 (6) months or fine in the amount of One hundred thousand pesos  
28 (P100,000.00) to Two million pesos (P2,000,000.00), or both  
29 imprisonment and fine, at the discretion of the court;

30 (2) Selling or offering for sale a CIS security by unregistered sellers,  
31 distributors or solicitors shall be penalized by imprisonment of six (6) years  
32 and one (1) day to twelve (12) years or fine equivalent to triple the contract  
33 price of each of the CIS securities sold, or both imprisonment and fine, at  
34 the discretion of the court;

35 (3) Selling or offering for sale CIS securities by the issuer of a CIS plan that  
36 has not been registered pursuant to this Act shall be penalized by  
37 imprisonment of six (6) years and one (1) day to twelve (12) years or fine

1 equivalent to triple the contract price of each of the CIS securities sold or  
2 offered for sale, or both imprisonment and fine, at the discretion of the  
3 court;

4 (4) Any negligent act or omission that is prejudicial or injurious to the CIS  
5 investors shall be penalized by imprisonment of one (1) year and one (1)  
6 day to six (6) years and fine in the amount of Fifty thousand pesos  
7 (P50,000.00) to Five million pesos (P5,000,000.00), or both imprisonment  
8 and fine, at the discretion of the court;

9 (5) Any fraudulent act or omission that is prejudicial or injurious to the CIS  
10 investors shall be penalized by imprisonment of six (6) years and one (1)  
11 day to twelve (12) years and fine in the amount of Five hundred thousand  
12 pesos (P500,000.00) to Ten million pesos (P10,000,000.00), or both  
13 imprisonment and fine, at the discretion of the court; and

14 Violation of the provisions of this Act, its implementing rules and regulations  
15 or orders of the appropriate regulatory agency unless already provided in the above  
16 enumeration of this Act shall be penalized by imprisonment of six (6) years and one  
17 (1) day to twelve (12) years and a fine in the amount of One hundred thousand  
18 pesos (P100,000.00) to Five million pesos (P5,000,000.00): *Provided*, That  
19 repeated violations shall constitute *prima facie* evidence against the offender.

20 (b) *Solidary Liability* –

21 (1) The fund manager, trustee and/or insurance company shall be jointly and  
22 severally liable for actual losses and damages that CIS investors may  
23 directly suffer as a result of bad faith, gross negligence and/or willful  
24 misconduct by the fund manager, trustee and/or insurance company  
25 resulting in the violation of any of the provisions of this Act, its  
26 implementing rules and regulations, or their failure to observe and comply  
27 with the terms and conditions of the CIS plan.

28 (2) The directors, managing partners, officers or other persons performing  
29 similar functions of the juridical CIS, fund manager, trustee and/or  
30 insurance company shall also be jointly and severally liable for all losses  
31 and damages that CIS investors may suffer as a result of bad faith, gross  
32 negligence and/or willful misconduct by the juridical CIS, fund manager,  
33 trustee and/or insurance company resulting in the violation of any of the  
34 provisions of this Act, its implementing rules and regulations, or their  
35 failure to observe and comply with the terms and conditions of the CIS  
36 plan. Notwithstanding any provision of law to the contrary, in no case  
37 shall such directors, managing partners, officers or other persons

1 performing similar functions, recover their liability from the juridical CIS,  
2 fund manager, trustee and/or insurance company.

3 (c) If the offender is a corporation, partnership, or other juridical entity, the  
4 criminal penalties shall be imposed upon the officer or officers of the corporation or  
5 entity responsible for the violation: *Provided*, That in case of the imposition of the  
6 fines, the court may, in its discretion, impose such fines solely upon the officer,  
7 director, managing partners, general partner or other persons performing similar  
8 functions who is responsible for the violation: *Provided, further*, That if such person  
9 is an alien, the person shall, in addition to the penalties prescribed, be deported  
10 without further proceedings after service of sentence.

11 (d) The director/s, officer/s managing partner/s, or other person/s performing  
12 similar functions, of the corporation, partnership or entity held criminally liable under  
13 this Section shall in no case recover the administrative liability from the CIS or  
14 corporation, partnership or entity, except if their failure to observe and comply with  
15 the terms and conditions of the CIS plan arises solely from incidents of *force*  
16 *majeure* or acts of god.

17 **SEC. 52. Small Claims Clause.** (a) The appropriate regulatory agency  
18 under this provision shall have the power to adjudicate any and all claims involving  
19 CIS amounting to not more than One million pesos (P1,000,000.00) or such higher  
20 amount as may be determined by the appropriate regulatory agency, for each CIS  
21 Investor. The proceedings before the appropriate regulatory agency shall be  
22 summary in nature, and the decision of the appropriate regulatory agency shall be  
23 final and immediately executory, unless restrained by the Court of Appeals or the  
24 Supreme Court.

25 (b) Claims filed with the appropriate regulatory agency shall not be subject to  
26 the payment of filing fees.

27 (c) The authority to adjudicate granted to the appropriate regulatory agency  
28 under this Section shall be concurrent with that of the civil courts, but the filing of a  
29 complaint with the appropriate regulatory agency shall preclude the civil courts from  
30 taking cognizance of a suit involving the same subject matter.

31 (d) The appropriate regulatory agency, having due regard to the facts and  
32 circumstances of each claim, may refer the claim to compulsory arbitration, under  
33 such rules and regulations as the appropriate regulatory agency may prescribe.

34 **SEC. 53. Full Disclosure and Transparency.** All CIS, whether contractual or  
35 juridical, shall disclose all relevant and important information, such as the investment

1 plan, attendant risks, insurance coverage and all costs to be charged by the  
2 company on investors subscribing to the fund. All CIS distributors and solicitors  
3 should be required to fully explain the investment instrument and conduct due  
4 diligence on the suitability of prospective investors to understand rules attendant to  
5 investments before obtaining funds from them.

6 TITLE VIII – MISCELLANEOUS PROVISIONS

7 SEC. 54. *Cross Border Transactions.* Cross offering or selling by  
8 authorized CIS in the Philippines or in another economy shall be subject to the  
9 regulations provided in a mutual or multilateral agreement/s which the Philippines is  
10 a signatory thereof.

11 SEC. 55. *Cooperation and Coordination.* – The appropriate regulatory  
12 agencies, with the SEC as the lead agency, shall adopt all other appropriate  
13 measures as may be necessary or desirable for the effective regulation of the  
14 products and uniform implementation and enforcement of this Act, taking into full  
15 account declaration of policy contained in Section 2 of this Act.

16 The coordination shall cover the following concerns:

- 17 (a) Ensuring that avoidable market failures are prevented;  
18 (b) Instilling measures that nurture systemic stability;  
19 (c) Providing equal access to relevant market information to stakeholders;  
20 and  
21 (d) Overseeing the conduct of CIS issuers to institutionalize consumer  
22 protection and address anti-competitive behavior.

23 SEC. 56. *Transitory Provisions.*– Any CIS which at the time of the effectivity  
24 of this Act has been established, authorized, licensed or registered by the  
25 appropriate regulatory agency and has continued to exist, shall be deemed to have  
26 been authorized, licensed and registered under the provisions of this Act and its  
27 implementing rules and regulations and shall be subject to and governed by the  
28 provisions hereof: *Provided, however,* That where any such CIS is affected by the  
29 new requirements of this law and its implementing rules and regulations, said CIS  
30 shall, unless otherwise herein provided, be given a period of not more than two (2)  
31 years from the effectivity of the implementing rules and regulations of this Act within  
32 which to comply with such new requirements.

33 For a period of three (3) years from the effectivity of the implementing rules  
34 and regulations of this Act, the SEC shall undertake capacity building measures to

1 enable it to exercise the powers and perform the functions presently being exercised  
2 and performed by the other regulatory agencies with respect to CIS products  
3 presently under their jurisdiction. Upon expiration of this period, the SEC shall  
4 exercise the powers and perform the functions given to the BSP and Insurance  
5 Commission for CIS products, and shall be considered the sole appropriate  
6 regulatory authority referred to in this Act.

7         **SEC. 57. *Partial Use of Income.*** To carry out the purposes of this Act, the  
8 SEC is hereby authorized, in addition to its annual budget, to retain and utilize five  
9 (5%) of its annual income.

10         **SEC. 58. *Congressional Oversight Committee.*** – To oversee the  
11 implementation of this Act, there shall be created a Congressional Oversight  
12 Committee on CIS (COCCIS) to be composed of the Chairpersons of the Senate  
13 Committee on Economic Affairs, Banks, Financial Institutions and Currencies, and  
14 Trade, Commerce and Entrepreneurship, the Chairpersons of the House of  
15 Representatives Committees on Economic Affairs, Banks and Financial  
16 Intermediaries, and Trade and Industry and two (2) members each from the Senate  
17 and the House of Representatives who shall be designated by the Senate President  
18 and the Speaker of the House of Representatives: *Provided*, That one (1) of the two  
19 (2) Senators and one (1) of the two (2) House Members shall be nominated by the  
20 respective Minority Leaders of the Senate and the House of Representatives. The  
21 Congressional Oversight Committee shall be jointly chaired by the Chairpersons of  
22 the Senate and House Committees on Economic Affairs. The Vice Chairperson of  
23 the Congressional Oversight Committee shall be jointly held by the Chairpersons of  
24 the Senate Committee on Banks, Financial Institutions and Currencies and the  
25 House of Representatives' Committee on Banks and Financial Intermediaries.

26         The Secretariat of the COCCIS shall be drawn from the existing personnel of  
27 the Senate and House of Representatives committees comprising the Congressional  
28 Oversight Committee.

29         **SEC. 59 *Implementing Rules and Regulations.***– Consistent with the  
30 declaration of policy contained in Section 2 herein and the other relevant provisions  
31 of this Act, the appropriate regulatory agencies, with the SEC as lead agency, shall  
32 coordinate and jointly establish uniform rules and regulations implementing for this  
33 Act to include the following matters:

34         (a) Qualification and disqualification standards for fund managers, CIS  
35 distributors and CIS solicitors;

- 1 (b) Qualification and disqualification standards for directors and officers,  
2 managing partners, or other similar positions of fund managers, trustees, insurance  
3 companies, juridical CIS or CIS distributor;
- 4 (c) Revocation, refusal or suspension of licenses of the fund manager,  
5 juridical CIS, trustee, insurance company, custodian, CIS distributor and CIS  
6 solicitor;
- 7 (d) Filing, amendment and suspension of CIS plans;
- 8 (e) Registration, distribution, sale and marketing of CIS securities;
- 9 (f) Disclosure requirements relating to the CIS;
- 10 (g) Regulation, supervision and monitoring of the operations, management  
11 and/or activities of all CIS, fund managers, CIS distributors, CIS solicitors and other  
12 parties involved in CIS;
- 13 (h) Ascertainment of client suitability for CIS securities;
- 14 (i) Limitations or restrictions on the investment of CIS funds and on the  
15 other activities in which a CIS may engage;
- 16 (j) Requirements for selling materials and advertisements;
- 17 (k) Record-keeping, reporting and audit requirements for CIS fund  
18 manager and trustees;
- 19 (l) A minimum set of performance presentation standards including but not  
20 limited to:
- 21 (1) Standardized methodology for calculation of measures of risk and  
22 return appropriate for each type of CIS and the underlying investment  
23 assets;
- 24 (2) Construction of composites for each investment strategy defined by  
25 asset manager;
- 26 (3) Minimum rules for benchmark selection;
- 27 (4) Calculation and disclosure of all fees, charges and total expense  
28 ratios;
- 29 (5) Minimum contents and frequency of presentation.
- 30 (m) A separate code of conduct to be adopted by each of the parties  
31 involved in CIS;
- 32 (n) Requirements for changing investment policies;
- 33 (o) Requirements for merger or consolidation of CIS;
- 34 (p) Establishment of the CIS investors protection fund;
- 35 (q) Minimum requirements for inculcating financial literacy in investors;
- 36 (r) Recognition of accreditation or license extended by the appropriate  
37 regulatory authority pursuant to this law; and
- 38 (s) Other pertinent matters to be determined by the regulatory authorities.

1           The implementing rules and regulations may be repealed, amended or  
2 supplemented at any time in the same manner as the original implementing rules  
3 and regulations are adopted and issued pursuant to this Section.

4           The implementing rules and regulations and its amendments or supplements  
5 shall be published once a week for two (2) consecutive weeks in two (2) newspapers  
6 of general circulation.

7           **SEC. 60. *Effect on Existing Laws and Contracts.*** - The rights and  
8 remedies provided by this Act shall be in addition to any and all other rights and  
9 remedies that exist under existing laws.

10           Nothing in this Act shall impair the obligation of existing contracts nor affect or  
11 be construed to affect existing criminal, civil or administrative cases.

12           **SEC. 61. *Suppletory Effect*** – This Act shall apply suppletorily to any law that  
13 may be hereinafter enacted on collective investment schemes governing specialized  
14 products or investments.

15           **SEC. 62. *Separability Clause.*** – Any portion or provision of this Act that may  
16 be declared unconstitutional or invalid shall not have the effect of nullifying other  
17 portions or provisions hereof as long as such remaining portion or provision can still  
18 subsist and be given effect in their entirety.

19  
20           **SEC. 63. *Repealing Clause.*** – All laws, executive orders and/or rules and  
21 regulations or parts thereof which are inconsistent with the provisions of this Act are  
22 hereby repealed or modified accordingly.

23           **SEC. 64. *Effectivity Clause.*** - This Act shall take effect fifteen (15) days  
24 after its publication in the Official Gazette, or in a newspaper of general circulation.

25 *Approved,*