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**Philippines  
and  
United States of America**

**Agreement between the Government of the Republic of the Philippines and the Government of the United States of America on enhanced defense cooperation. Quezon City, 28 April 2014**

**Entry into force:** *25 June 2014, in accordance with article XII*

**Authentic text:** *English*

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**Philippines  
et  
États-Unis d'Amérique**

**Accord entre le Gouvernement de la République des Philippines et le Gouvernement des États-Unis d'Amérique relatif au renforcement de la coopération en matière de défense. Quezon City, 28 avril 2014**

**Entrée en vigueur :** *25 juin 2014, conformément à l'article XII*

**Texte authentique :** *anglais*

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[ ENGLISH TEXT – TEXTE ANGLAIS ]

**AGREEMENT  
BETWEEN  
THE GOVERNMENT OF  
THE REPUBLIC OF THE PHILIPPINES  
AND  
THE GOVERNMENT OF  
THE UNITED STATES OF AMERICA  
ON ENHANCED DEFENSE COOPERATION**

**PREAMBLE**

The Government of the Republic of the Philippines (“the Philippines”), and the Government of the United States of America (the “United States”), hereinafter referred to jointly as “the Parties” and individually as a “Party”;

Reaffirming their faith in the purposes and principles of the Charter of the United Nations and their desire to strengthen international and regional security;

Recalling and in furtherance of the Mutual Defense Treaty between the Republic of the Philippines and the United States of America (the “MDT”), signed at Washington on August 30, 1951, and the Agreement between the Government of the Republic of the Philippines and the Government of the United States of America Regarding the Treatment of United States Armed Forces Visiting the Philippines (the “VFA”), signed in Manila on the tenth day of February 1998;

Recalling further Article I of the MDT, which states, “The Parties undertake, as set forth in the Charter of the United Nations, to settle any international disputes in which they may be involved by peaceful means in such a manner that international peace and security and justice are not endangered and to refrain in their international relations from the threat or use of force in any manner inconsistent with the purposes of the United Nations.”;

Affirming that the Parties share an understanding for the United States not to establish a permanent military presence or base in the territory of the Philippines;

Recalling the Agreement for the Establishment of a Mutual Defense Board (“MDB”), concluded by exchange of notes at Manila on May 15, 1958, and the Agreement to Establish a Security Engagement Board (“SEB”), concluded by exchange of notes at Manila on April 11 and 12, 2006;

Recalling further the Mutual Logistics Support Agreement between the Department of National Defense of the Republic of the Philippines and the Department of Defense of the United States of America (the “MLSA”), with Annexes, signed at Quezon City on November 8, 2007, as extended;

Recalling the Parties’ respective international obligations, including those provided under the Convention on the Prohibition of the Development, Production, Stockpiling and Use of Chemical Weapons and on their Destruction and the Convention on the Prohibition of the Development, Production and Stockpiling of Bacteriological (Biological) and Toxin Weapons and on their Destruction;

Recognizing that all United States access to and use of facilities and areas will be at the invitation of the Philippines and with full respect for the Philippine Constitution and Philippine laws;

Desiring to enhance cooperative capacities and efforts in humanitarian assistance and disaster relief;

Have agreed as follows:

#### **Article I PURPOSE AND SCOPE**

1. This Agreement deepens defense cooperation between the Parties and maintains and develops their individual and collective capacities, in furtherance of Article II of the MDT, which states that “the Parties separately and jointly by self-help and mutual aid will maintain and develop their individual and collective capacity to resist armed attack,” and within the context of the VFA. This includes:

(a) Supporting the Parties’ shared goal of improving interoperability of the Parties’ forces, and for the Armed Forces of the Philippines (“AFP”), addressing short-term capabilities gaps, promoting long-term modernization, and helping maintain and develop additional maritime security, maritime domain awareness, and humanitarian assistance and disaster relief capabilities; and

(b) Authorizing access to Agreed Locations in the territory of the Philippines by United States forces on a rotational basis, as mutually determined by the Parties.

2. In furtherance of the MDT, the Parties mutually agree that this Agreement provides the principal provisions and necessary authorizations with respect to Agreed Locations.

3. The Parties agree that the United States may undertake the following types of activities in the territory of the Philippines in relation to its access to and use of Agreed Locations: security cooperation exercises; joint and combined training activities; humanitarian assistance and disaster relief activities; and such other activities as may be agreed upon by the Parties.

## **Article II DEFINITIONS**

1. "United States personnel" means United States military and civilian personnel temporarily in the territory of the Philippines in connection with activities approved by the Philippines, as those terms are defined in the VFA.

2. "United States forces" means the entity comprising United States personnel and all property, equipment, and materiel of the United States Armed Forces present in the territory of the Philippines.

3. "United States contractors" means companies and firms, and their employees, under contract or subcontract to or on behalf of the United States Department of Defense. United States contractors are not included as part of the definition of United States personnel in this Agreement, including within the context of the VFA.

4. "Agreed Locations" means facilities and areas that are provided by the Government of the Philippines through the AFP and that United States forces, United States contractors, and others as mutually agreed, shall have the right to access and use pursuant to this Agreement. Such Agreed Locations may be listed in an annex to be appended to this Agreement, and may be further described in implementing arrangements.

5. "Designated Authorities" means, respectively, the Philippine Department of National Defense, unless the Philippines otherwise provides written notice to the United States, and the United States Department of Defense, unless the United States otherwise provides written notice to the Philippines.

**Article III**  
**AGREED LOCATIONS**

1. With consideration of the views of the Parties, the Philippines hereby authorizes and agrees that United States forces, United States contractors, and vehicles, vessels, and aircraft operated by or for United States forces may conduct the following activities with respect to Agreed Locations: training; transit; support and related activities; refueling of aircraft; bunkering of vessels; temporary maintenance of vehicles, vessels, and aircraft; temporary accommodation of personnel; communications; prepositioning of equipment, supplies, and materiel; deploying forces and materiel; and such other activities as the Parties may agree.
2. When requested, the Designated Authority of the Philippines shall assist in facilitating transit or temporary access by United States forces to public land and facilities (including roads, ports, and airfields), including those owned or controlled by local governments, and to other land and facilities (including roads, ports, and airfields).
3. Given the mutuality of benefits, the Parties agree that the Philippines shall make Agreed Locations available to United States forces without rental or similar costs. United States forces shall cover their necessary operational expenses with respect to their activities at the Agreed Locations.
4. The Philippines hereby grants to the United States, through bilateral security mechanisms, such as the MDB and SEB, operational control of Agreed Locations for construction activities and authority to undertake such activities on, and make alterations and improvements to, Agreed Locations. United States forces shall consult on issues regarding such construction, alterations, and improvements based on the Parties' shared intent that the technical requirements and construction standards of any such projects undertaken by or on behalf of United States forces should be consistent with the requirements and standards of both Parties.
5. The Philippine Designated Authority and its authorized representative shall have access to the entire area of the Agreed Locations. Such access shall be provided promptly consistent with operational safety and security requirements in accordance with agreed procedures developed by the Parties.
6. United States forces shall be responsible on the basis of proportionate use for construction, development, operation, and maintenance costs at Agreed Locations. Specific funding arrangements may be defined in implementing arrangements.