

FREQUENTLY ASKED QUESTIONS ON THE

LENIENCY PROGRAM





FREQUENTLY ASKED QUESTIONS ON THE LENGY PROGRAM

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THE CONCEPT OF LENIENCY

WHAT IS THE LENIENCY PROGRAM OF THE PHILIPPINE COMPETITION COMMISSION (PCC)?

The Leniency Program of the PCC allows any entity that participates or participated in a violation of Section 14(a) or 14(b) of Republic Act No. 10667, otherwise known as the "Philippine Competition Act" (PCA), to avail of "leniency" in the form of either: (1) immunity from suit; or (2) exemption, waiver, or gradation of fines ("reduction of fines") in exchange for the voluntary disclosure of information regarding such violation, subject to certain requirements.

The PCC will only allow a maximum of one beneficiary of immunity from suit and one beneficiary of reduction of fines for each reported violation of Section 14(a) or 14(b). This principle is meant to ensure that members of a cartel will race to the PCC and disclose the existence of the anti-competitive agreement to obtain the benefits of the Leniency Program.

WHAT IS THE PURPOSE OF THE LENIENCY PROGRAM?

Violations of Sections 14(a) and 14(b) of the PCA, which include price-fixing, bid-rigging, output restriction, and market allocation, are widely considered to be the most harmful form of anticompetitive behavior. The PCC's Leniency Program is designed to deter the creation of such cartels, and to aid in the detection and prosecution of existing ones by incentivizing cooperation from current and former cartel participants who possess information and/or evidence necessary for a successful investigation and case.

WHICH VIOLATIONS ARE COVERED BY THE LENIENCY PROGRAM? The grant of leniency is available in cases involving violations of Sections 14(a) and 14(b) of the PCA. Such prohibited conduct includes:



PRICE-FIXIN



OUTPUT RESTRICTION



RID-RIGGIN



MARKET ALLOCATION



WHAT ARE THE BENEFITS **AVAILABLE UNDER THE LENIENCY PROGRAM?**

3

The benefits available depend on when the entity applied for leniency and the entity's role in the cartel. The available benefits are summarized in the matrix¹ below:

	Role of Applicant in the Anti- Competitive Agreement	AVAILABLE BENEFITS		
		Submitted Marker Request Form PRIOR to start of Preliminary Inquiry	Submitted Marker Request Form AFTER the start of Preliminary Inquiry	
Entity No.1	Participant	Immunity from suit	 No fine Immunity from suit at the discretion of the PCC 	
NO. 1	Leader, Originator, or Coercer	80% reduction of actual fines	• 45% reduction of actual fines	
Entity No. 2	Participant	65% reduction of actual fines However, immunity from suit may be granted if the first Entity was only given reduction of fines	 35% reduction of actual fines However, immunity from suit may be granted at the discretion of the PCC if the first Entity was only given reduction of fines 	
	Leader, Originator, or Coercer	50% reduction of actual fines	• 25% reduction of actual fines	

Immunity from suit includes immunity from administrative and criminal liability arising from violations of Sections 14(a) and 14(b) the PCA. It likewise includes immunity from civil actions initiated by the PCC on behalf of affected parties and third parties. The benefit of reduction of fines only applies to the administrative penalty that may be imposed by the PCC.

It must be noted that the benefit of immunity from suit is available until it is granted to an entity. Hence, in case the first qualified entity is only granted reduction of fines, the second qualified entity may be granted immunity from suit if it submitted the Marker Request Form prior to the start of Preliminary Inquiry, or, at the discretion of the PCC, if the Marker Request Form was submitted after the start of the Preliminary Inquiry.

WHAT PENALTIES BE AVOIDED THROUGH A SUCCESSFUL LENIENCY **APPLICATION?**

Administrative and criminal penalties under Sections 29 and 30 of the PCA, which may be imposed on entities found to have engaged in MAY POTENTIALLY anti-competitive agreements under Sections 14(a) and 14(b) of the PCA as well as civil actions that may be initiated by the PCC on behalf of affected parties and third parties, may be avoided or reduced through the Leniency Program. However, the benefit of reduction of fines only applies to the administrative penalty that may be imposed by the PCC.

The possible liabilities are:

Administrative Fines

First offense: Fine of up to one hundred million pesos (P100,000,000.00);

Second offense: Fine of not less than one hundred million pesos (P100,000,000.00) but not more than two hundred fifty million pesos (P250,000,000.00).

Third offense and succeeding offenses: Fine of not less than one hundred fifty million pesos (P150,000,000.00) but not more than two hundred fifty million pesos (P250,000,000.00).

In fixing the amount of the fine, the PCC shall have regard to both the gravity and the duration of the violation. The manner of computing the fine is provided in the 2017 Rules of Procedure of the PCC.

Criminal Penalties

An entity that enters into any anti-competitive agreement as covered by Sections 14(a) and 14(b) under the PCA shall, for each violation, be penalized by imprisonment from two (2) to seven (7) years, and a fine of not less than fifty million pesos (P50,000,000.00) but not more than two hundred fifty million pesos (P250,000,000.00). The penalty of imprisonment shall be imposed upon the responsible officers, directors, or partners of the entity.

When the entities involved are juridical persons, the penalty of imprisonment shall be imposed on its officers, directors, partners, or employees holding managerial positions who are knowingly and willfully responsible for such violation.

Civil Liability

The PCC is empowered under Section 12(a) of the PCA to institute the appropriate civil proceedings on behalf of affected parties and third parties should it deem necessary, after the conduct of inquiry and investigation.

The availability of benefits and the amount of the reduction of fines are subject to regular revision by the PCC with due regard to attendant circumstances,



QUALIFICATIONS

WHO MAY APPLY UNDER THE LENIENCY PROGRAM?

Any current or former participant in a violation of Section 14(a) or 14(b) of the Act, may apply for leniency subject to requirements under Section 35 of the PCA and the PCC's Leniency Rules.

Any current or former director, officer, trustee, partner, employee, or agent of a juridical entity that participates or participated in a cartel may apply for leniency independently of their employer, or of the corporation or partnership that they are associated with.

MAY ENTITIES **JOINTLY APPLY** UNDER THE
LENIENCY PROGRAM?

WHAT **AUTHORITY**MUST BE SHOWN BY A **REPRESENTATIVE** OF
AN ENTITY APPLYING
FOR LENIENCY?

Entities that are members of a cartel may not jointly apply for the benefits of the Leniency Program. This principle is meant to ensure that cartel members will race to the PCC to disclose the existence of the anti-competitive agreement.

However, two or more current or former officers, directors, trustees, partners, employees, and/or agents of the same entity that is or was a participant of a cartel may jointly apply for the benefits of the Leniency Program.

If an entity applies through a representative or lawyer, the representative must be specifically granted the power to represent the applicant/s for purposes of obtaining leniency, enter into stipulations or admissions of facts and of documents, and enter into settlements.

Two or more current or former officers, directors, trustees, partners, employees, and/or agents of the same entity who jointly apply for leniency may appoint a common representative specifically granted the powers enumerated above.

IS THERE A DIFFERENCE BETWEEN CORPORATE AND INDIVIDUAL LENIENCY APPLICANTS?

Yes. The distinction between corporate and individual leniency applicants further destabilizes cartels by ensuring that all participants involved, whether juridical entities or individuals, would find incentive to report the anti-competitive practice.

Officers, directors, trustees, partners, employees, and agents of an entity may apply under the Leniency Program independently of the juridical entity with which they are associated.

If the leniency applicant is a corporation or a juridical entity, the benefit of immunity from suit or reduction of fines, as the case may be, shall also be enjoyed to the same extent by its current and former directors, officers, trustees, partners, employees, and agents who, at the time information and evidence are required to be submitted under Section 5(b) of the Leniency Rules, come forward and cooperate with the PCC.

Where the application made by the juridical entity is abandoned, withdrawn, or is denied, the individual directors, officers, trustees, partners, employees, and agents who came forward at the time the information, evidence, and waiver under Section 5(b) of the Leniency Rules are required to be submitted shall take the place of the juridical entity in the queue and they shall be considered to have applied under the Leniency Program independently of the juridical entity.

Where the grant of conditional leniency of the juridical entity is revoked, the grant of conditional leniency given to the officers, directors, trustees, partners, and employees will not necessarily be revoked, subject to Section 7 of the Leniency Rules.

* See page 33 for the continuing obligations of an applicant.





WHAT ARE THE **REQUIREMENTS** TO **QUALIFY** FOR THE BENEFITS AVAILABLE UNDER THE LENENCY PROGRAM?

As provided in Sections 3 and 4 of the Leniency Rules, the requirements are the following:



An entity reporting an anti-competitive activity under Section 14(a) or 14(b) of the Act before a fact-finding or preliminary inquiry has begun shall be eligible for immunity from suit subject to the following conditions:

- (a) At the time the entity comes forward, the PCC has not received information about the activity from any other source. For purposes of these Rules, "any other source" shall mean an entity that has been granted conditional immunity from suit;
- (b) Upon the entity's discovery of illegal activity, it took prompt and effective action to terminate its participation therein;
- (c) The entity reports the wrongdoing with candor and completeness, and provides full, continuing, and complete cooperation throughout the investigation until the finality of any and all administrative case(s), as well as civil case(s) initiated by the PCC on behalf of affected parties and third parties; and
- (d) The entity did not coerce another to participate or to continue participating in the activity, and clearly was not the leader in, or the originator, of the activity.

Further, an entity that reports the illegal anti-competitive activity under Section 14(a) or 14(b) of the PCA after the commencement of a fact-finding or preliminary inquiry may, at the discretion of the PCC, still be qualified to avail of the benefit of immunity. In such a case, the entity must comply with all the conditions in Section 3 and subparagraphs (d) and (e) in Section 4 of the Leniency Rules.

Furthermore, an entity that is otherwise ineligible for the benefit of immunity from suit may be considered for the benefit of reduction of administrative fines in accordance with the appropriate guidelines or issuances of the PCC.



REDUCTION OF FINES

Even after the PCC has received information about an anti-competitive activity under Section 14(a) or 14(b) of the Act or after a fact-finding or preliminary inquiry has begun, the entity may be eligible for exemption, waiver, or gradation of administrative fines that would otherwise have been imposed on it subject to the following conditions:

- (a) The entity is the first to come forward and qualify for reduction of administrative fines, or is the first to qualify when a previous grant of conditional reduction of administrative fines has been revoked;
- (b) Upon the entity's discovery of an anti-competitive activity under Section 14(a) or 14(b) of the Act, it took prompt and effective action to terminate its participation therein;
- (c) The entity reports the wrongdoing with candor and completeness, and provides full, continuing, and complete cooperation throughout the investigation until the finality of any and all administrative case(s), as well as civil case(s) initiated by the PCC on behalf of affected parties and third parties;
- (d) At the time the entity comes forward, the PCC does not have evidence against the entity that is likely to result in a sustainable conviction for the reported violation under Section 14(a) or 14(b) of the Act; and
- (e) The PCC determines that granting such leniency would not be unfair to others

WHAT CONSTITUTES "PROMPT AND EFFECTIVE ACTION" TO CEASE THE ILLEGAL ACTIVITY?

What constitutes prompt and effective action will depend on the particular circumstances in each leniency application. A primary consideration is what steps are taken by management in response to the discovery of the anti-competitive activity being reported. A company terminates its part in anti-competitive activity by stopping any further participation in that activity, unless continued participation is with PCC approval in order to assist the PCC in its investigation in accordance with the obligation to cooperate in Sections 3(c) and 4(c) of the Leniency Rules.





WHO IS A CARTEL LEADER OR ORIGINATOR FOR PURPOSES OF BEING DISQUALIFIED FROM THE BENEFIT OF IMMUNITY FROM SUIT?

Only when a juridical person is clearly identified as the single organizer or leader will it be disqualified from obtaining leniency on this ground. If there are two leaders or originators in a cartel, then all the participants, including the two leaders or originators, are potentially eligible for immunity from suit.

If it is not clear if an officer of a corporation acted as a leader or organizer of a cartel on behalf of the corporation, the Leniency Committee may consider the officer alone as the leader or originator. The Leniency Committee will determine, on the basis of an applicant's representation and other available evidence, if the officer is the leader or originator of the reported cartel.

As to applicants who are natural persons, they would only be disqualified from obtaining immunity from suit if he or she is clearly the single organizer or leader of a conspiracy. Accordingly, in situations where conspirators are co-equals or two or more individual conspirators are viewed leaders or originators, all the participants, including the two or more individual leaders or originators, are potentially eligible for immunity from suit.

IS THERE A **FILING FEE** WHEN APPLYING FOR THE **BENEFITS OF THE LENIENCY PROGRAM?**

No. The PCC does not impose filing fees on entities seeking to apply for the benefits of the Leniency Program.

UNTIL WHEN CAN AN ENTITY APPLY FOR LENIENCY?

Applications for leniency shall only be allowed prior to the commencement of adjudication on the anti-competitive agreement.

UNTIL WHEN CAN AN ENTITY WITHDRAW ITS APPLICATION?

The entity may withdraw its application at any time prior to the denial or the grant of conditional leniency by submitting a written notification to the Leniency Committee.



WILL LENIENCY **STILL BE AVAILABLE** EVEN IF THE ENFORCEMENT OFFICE IS ALREADY **AWARE** OF THE **VIOLATION REPORTED** IN THE MARKER REQUEST FORM?





Yes, the benefits of immunity from suit and reduction of fines are still available even if the Enforcement Office is aware of the reported violation, provided that all applicable requirements under Section 3 and subparagraphs (d) and (e) in Section 4 of the Leniency Rules are satisfied.

SECTION 3 OF THE LENIENCY RULES PROVIDES THAT, "AN ENTITY THAT REPORTS THE ILLEGAL ANTI-COMPETITIVE ACTIVITY UNDER SECTION 14(A) OR 14(B) AFTER THE COMMENCEMENT OF A FACT-FINDING OR PRELIMINARY INQUIRY MAY, AT THE DISCRETION OF THE PCC, STILL BE QUALIFIED TO AVAIL OF THE BENEFIT OF IMMUNITY." WHAT WILL THE LENIENCY COMMITTEE CONSIDER IN EXERCISING ITS DISCRETION TO GRANT IMMUNITY FROM SUIT EVEN AFTER AN INVESTIGATION HAS BEGUN?



If an investigation is ongoing, the Leniency Committee shall consider whether the evidence and information provided significantly adds to the likelihood of attaining a sustainable conviction against the participant/s of the cartel in an administrative or civil case. Evidence such as emails, letters, minutes of meetings, or any other piece of evidence that can prove the existence of the anti-competitive agreement will be given significant value by the Leniency Committee.



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PROCEDURE FOR AVAILING OF THE BENEFITS OF THE LENIENCY PROGRAM

INITIAL CONTACT

Prior to formally applying for leniency, any entity may contact the Leniency Committee to clarify any questions it may have. The Initial Contact is not a mandatory step that an entity takes when applying for leniency, nor does it begin the entity's application.

STEP



REQUEST FOR A MARKER

An application under the Leniency Program begins once a Marker Request Form is filed. The accomplished Marker Request Form may be submitted to the PCC personally, through registered mail or private courier, or via email to leniency@phcc.gov.ph.

2



ISSUANCE OF MARKER

The PCC shall issue a marker (in the form of a letter) to the applicant indicating the date and time the accomplished Marker Request Form was received and the description of the anti-competitive agreement reported. The marker protects an entity's place in the queue for applicants under the Leniency Program and allows the entity time to gather the necessary information and evidence to qualify under the Leniency Program.

MEETING

The applicant given a marker may request or may be required to attend a meeting with the Leniency Committee in order to discuss the application, any extension to the period for submitting information and evidence if warranted, and the information and evidence that will be required.

3



SUBMISSION OF INFORMATION AND EVIDENCE

The applicant must provide information and evidence relating to the reported anti-competitive agreement in sealed envelopes or folders within thirty (30) days from the date of receipt by the applicant of the marker, unless the Leniency Committee determines an extension is warranted.

EVALUATION OF INFORMATION AND EVIDENCE SUBMITTED

Unless additional time is warranted, within thirty (30) days from submission of the information and evidence by the applicant, the Leniency Committee will evaluate whether the information and evidence submitted by the applicant (1) can enable the PCC to carry out a targeted investigation on the alleged anti-competitive agreement; or (2) has provided the PCC with a sufficient basis for initiating adjudication through the filing of a Statement of Objection. If an investigation is ongoing, the PCC shall consider whether the evidence and information provided adds significant value to the same.

4



GRANT OF CONDITIONAL LENIENCY

After evaluation of the information and evidence submitted, the Leniency Committee may grant conditional leniency should it find that the applicant is qualified and the information and evidence it presented is sufficient. The Leniency Committee shall set out conditions and continuing obligations with which the applicant must comply to maintain the conditional grant of leniency.

STER 5

15



FINALITY OF THE GRANT OF LENIENCY

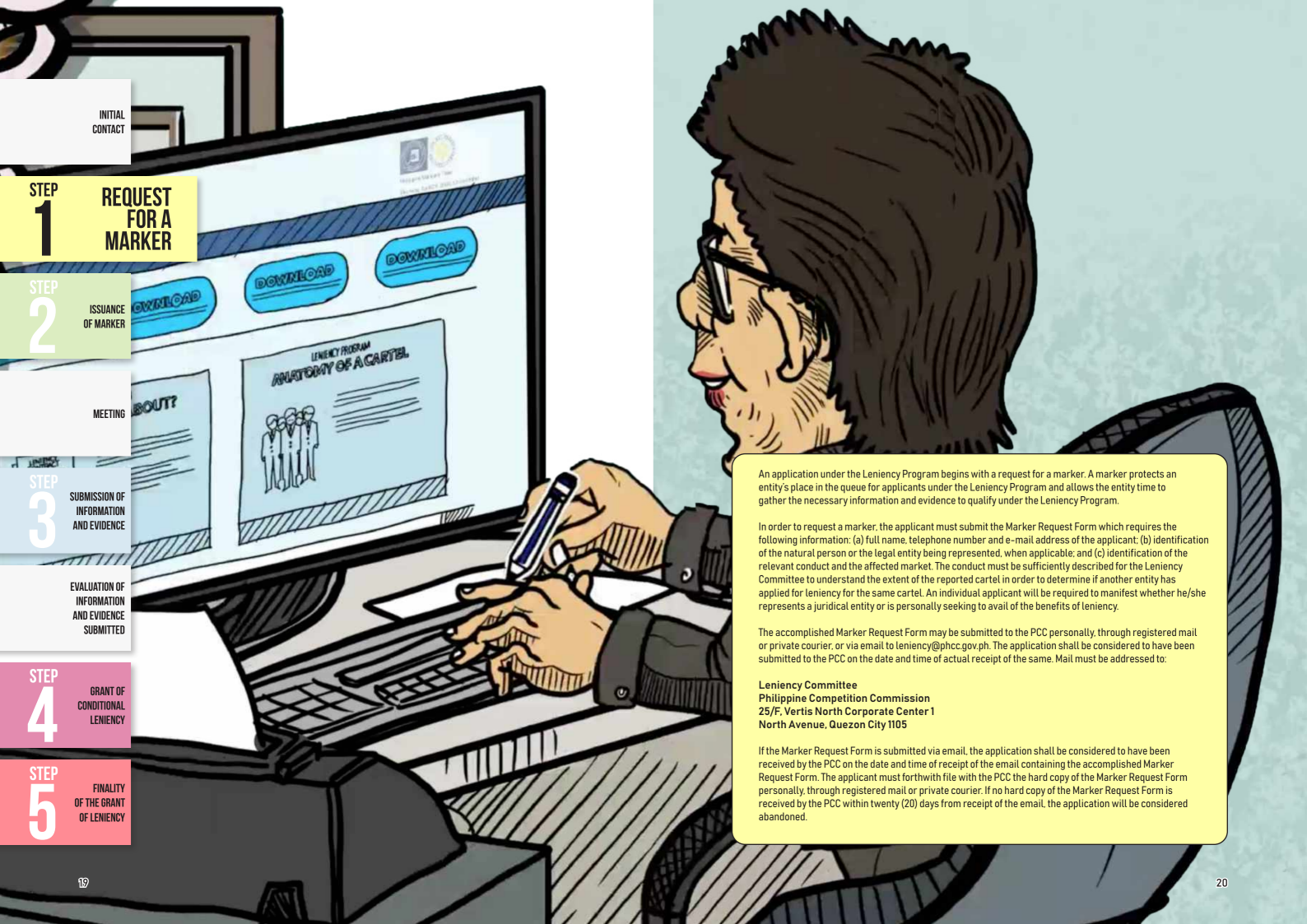
Subject to the applicant's continuing, full, and genuine cooperation with the PCC, the conditional grant of leniency becomes final upon the finality of the decision in the case(s) arising from the reported cartel activity.

WHO HANDLES AN APPLICATION FOR LENIENCY?

The PCC has created the Leniency Committee to perform all necessary acts in order to implement the Leniency Rules.

In case of a denial of an application for leniency or a revocation of the grant of conditional leniency by the Leniency Committee, the aggrieved entity may file an appeal with the Leniency Appeals Committee.





HOW DOES THE MARKER QUEUE WORK? WHY IS IT IMPORTANT TO **REQUEST A MARKER AS SOON** INITIAL Entities applying for leniency will be placed in a queue in the order that they submitted their Marker Request Form. In accordance with the matrix on page CONTACT **AS POSSIBLE?** 3, as a general principle, the best benefit will be given to the first entity who comes forward and qualifies. The applications of entities will be assessed sequentially, starting from the **STEP REQUEST** earliest applicant. Should the first applicant withdraw, abandon, or have its application rejected, the applicant next in the marker queue will be given the FOR A Marker opportunity to qualify for the available benefit, be it immunity from suit or reduction of fines. To illustrate, if the holder of the first marker came forward before a Preliminary Inquiry has begun but is not qualified for the benefit of immunity from suit because he or she is a leader, originator, or coercer in the cartel, the holder of the second marker will be considered for the said benefit. If the holder of the **ISSUANCE** second marker is also not qualified, the Leniency Committee will consider the OF MARKER applications of the holders of the third marker, fourth marker, and so on, until an applicant is qualified for the said benefit. In the same example, the holder of the first marker may be given the benefit of reduction of fines since the applicant was the first to come forward but failed to qualify for the benefit of immunity from suit. **MEETING** WHEN I APPLY FOR A MARKER. **WILL I KNOW MY PLACE** IN THE QUEUE? SUBMISSION OF INFORMATION **AND EVIDENCE DOES MAKING INQUIRIES WITH** THE LENIENCY COMMITTEE **EVALUATION OF GUARANTEE THE ISSUANCE** INFORMATION **AND EVIDENCE** OF A MARKER? SUBMITTED **GRANT OF CONDITIONAL LENIENCY FINALITY** OF THE GRANT OF LENIENCY 21

It is important to secure a marker as soon as possible because the benefits of the PCC's Leniency Program are limited to two entities per cartel.

Immunity from suit is only available to the applicant that comes forward and is the first to qualify under the conditions established under Section 35 of the Act and Section 3 of the Leniency Rules. As such, it is important that the applicant secure the marker ahead of everyone else who similarly intends to come forward. As a general rule, once the benefit of immunity from suit, conditional or otherwise, is granted, the subsequent applicant can only be eligible for a reduction of fines.

Moreover, if the applicant conditionally granted immunity from suit was already able to provide the necessary evidence and information, the Leniency Committee may not be inclined to further offer the benefits of leniency to the applicant next in the marker queue.

This system is created to encourage cooperation with the PCC at the earliest possible time in order to promptly address the harm caused by the illegal activity.

If the applicant is the first to apply for leniency, he or she will be informed in the marker letter of the same. Subsequent applicants will be informed in the marker letter that there are prior applicants, but they will not be informed of their exact place in the queue.

No. Only applicants who make formal marker requests through the submission of a fully accomplished Marker Request Form will be given a marker.

INITIAL Contact

STEP

FOR A Marker

2

ISSUANCE OF MARKER

MEETING

SUBMISSION OF INFORMATION AND EVIDENCE

EVALUATION OF INFORMATION AND EVIDENCE SUBMITTED

STEP

GRANT OF CONDITIONAL LENIENCY

STEP 5

FINALITY OF THE GRANT OF LENIENCY The PCC shall issue a marker (in the form of a letter) to the applicant indicating the date and time the accomplished Marker Request Form was received and the description of the anti-competitive agreement reported. The marker protects an entity's place in the queue for applicants under the Leniency Program and allows the entity an initial thirty (30) days to gather the necessary information and evidence to qualify under the Leniency Program. The period may be extended if the Leniency Committee determines it is warranted in order to allow the applicant sufficient time to gather information and evidence.

It must be noted that the applicant may be contacted by the Leniency Committee, through his/her preferred means, prior to the issuance of a marker to find out more information about the violation being reported.



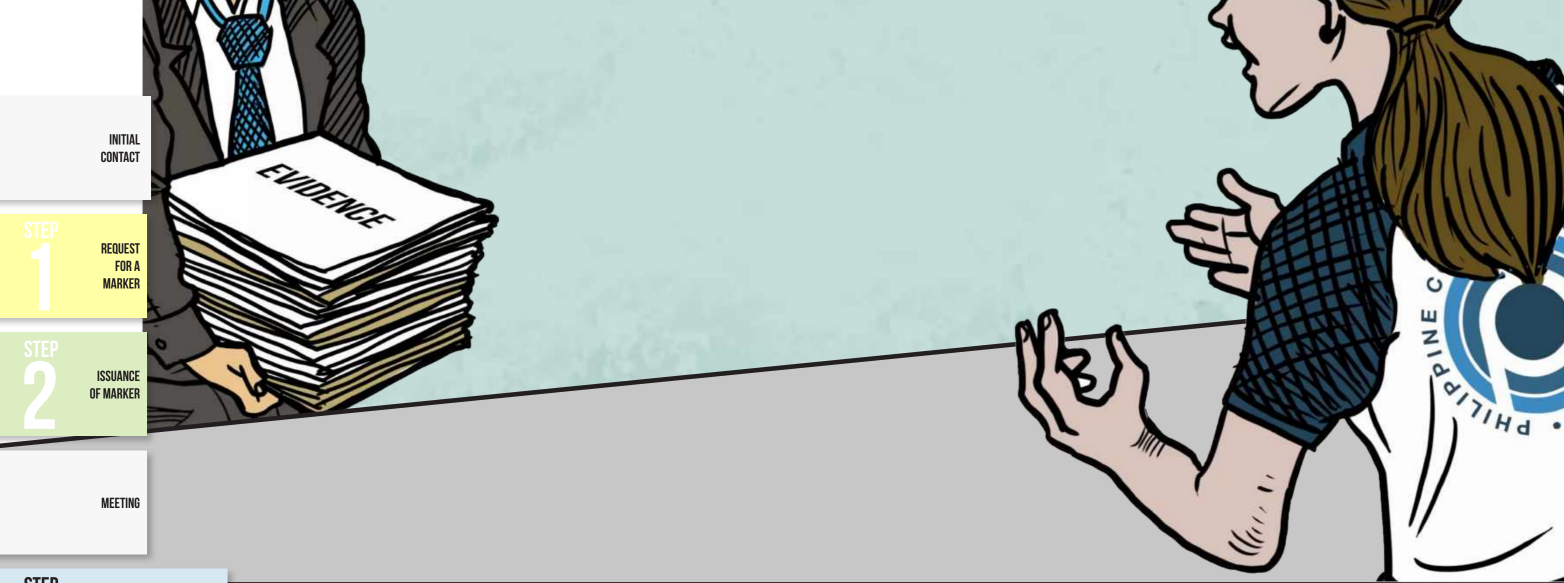


DOES SECURING A MARKER GUARANTEE THAT THE

APPLICATION FOR LENIENCY WILL BE GRANTED?

MEETING

The applicant given a marker may request or may be required to attend a meeting with the Leniency Committee in order to discuss the application, any extension to the period for submitting information and evidence if warranted, and the information and evidence that will be required. If the applicant fails to attend any of the meetings scheduled by the Leniency Committee, the application may be considered abandoned.



STEP SUBMISSION OF INFORMATION AND EVIDENCE

EVALUATION OF INFORMATION AND EVIDENCE SUBMITTED

STEP

GRANT OF CONDITIONAL LENIENCY

STEP 5

FINALITY OF THE GRANT OF LENIENCY The applicant must provide information and evidence relating to the reported anticompetitive agreement in sealed envelopes or folders within thirty (30) days from the date of receipt by the applicant of the marker, unless the Leniency Committee determines an additional period is warranted. The information and evidence that the applicant must provide include the following:

- The entities involved in the alleged anti-competitive agreement;
- ii. The affected product(s) or service(s);
- iii. The affected geographic area(s) or territory(-ies);
- iv. The duration of the alleged anti-competitive agreement;
- v. The reasons why the entity is eligible under the Leniency Program;
- vi. The nature of the alleged anti-competitive agreement; and
- vii. Information on any past leniency applications with the PCC and other competition authorities outside the Philippines in relation to the alleged anti-competitive agreement.

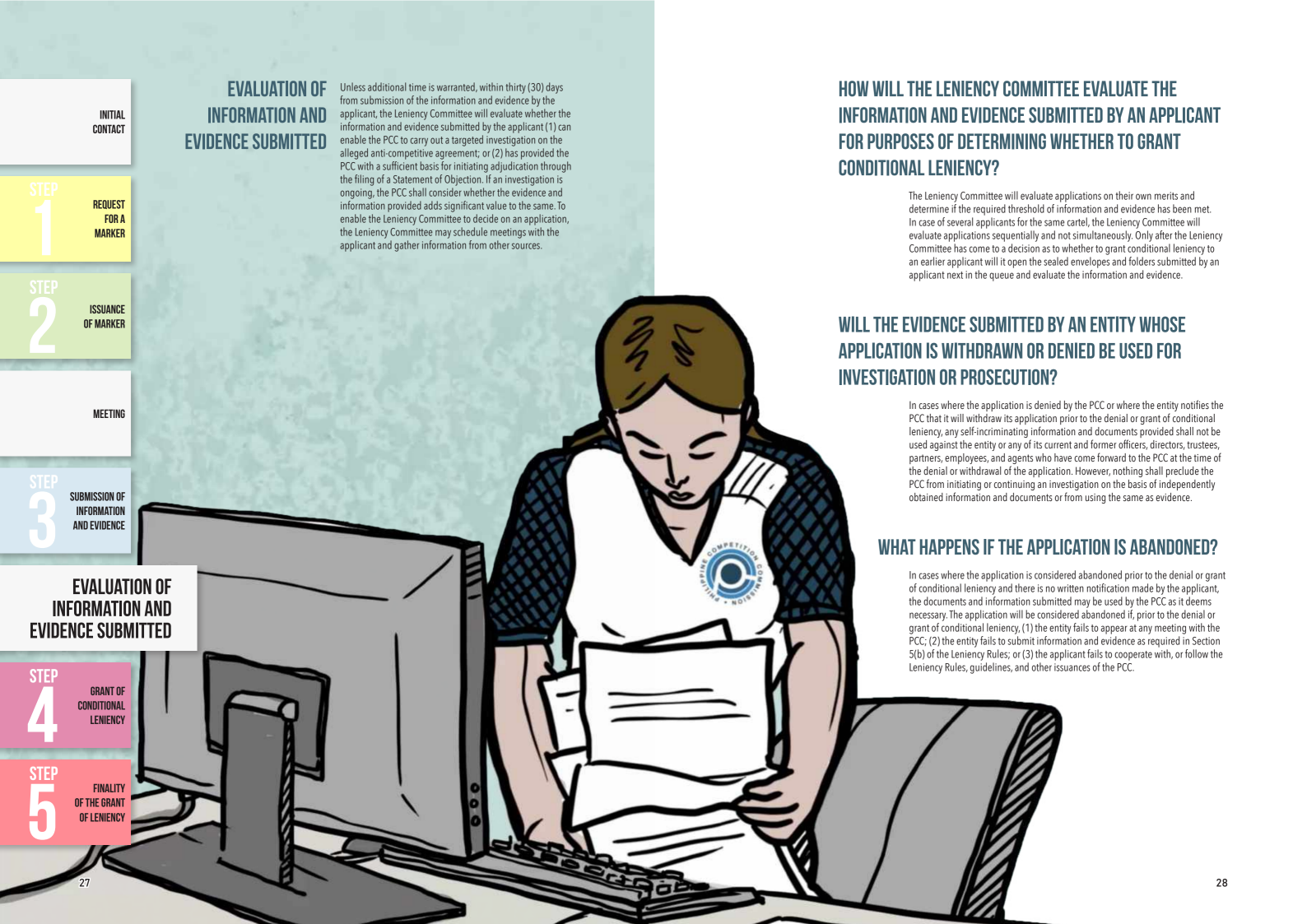
Evidence such as emails, letters, minutes of meetings, or any other piece of evidence that can prove the existence of the anti-competitive agreement will be given significant value by the Leniency Committee.

IF A SUBSEQUENT APPLICANT COMMITS TO SUBMIT INFORMATION AND EVIDENCE EARLIER THAN THE DEADLINE GIVEN BY THE LENIENCY COMMITTEE TO AN EARLIER APPLICANT, WILL THE LATER APPLICANT BE ABLE TO GET AHEAD OF THE EARLIER APPLICANT IN THE MARKER QUEUE?

No. The period given to the earlier applicant for submitting information and evidence will be observed even though the subsequent applicant commits to submit information and evidence at an earlier date.

WHAT IS THE CONSEQUENCE OF PROVIDING FALSE OR MISLEADING INFORMATION IN A LENIENCY APPLICATION?

Any applicant found to have reported false, misleading or malicious information, data, or documents damaging to the business or integrity of the entities under inquiry, relative to its application for leniency, may be penalized by a fine of no less than the penalty corresponding to the Section of the PCA reported to have been violated by the entity complained of. This is without prejudice to any penalty that may be imposed under Section 6.11 of the 2017 PCC Rules of Procedure.



INITIAL CONTACT

STEP

REQUEST FOR A Marker

ISSUANCE

OF MARKER

2

MEETING

STEP 3

SUBMISSION OF Information and Evidence

EVALUATION OF INFORMATION AND EVIDENCE SUBMITTED

STEP 4

GRANT OF CONDITIONAL LENIENCY

STEP 5

FINALITY OF THE GRANT OF LENIENCY After evaluation of the information and evidence submitted, the Leniency Committee may grant conditional leniency in the form of conditional (or provisional) immunity from suit or reduction of fines should it find that the applicant is qualified and the information and evidence it presented is sufficient. The Leniency Committee shall set out conditions and continuing obligations with which the applicant must comply to maintain the grant of conditional leniency.

WHAT WILL BE CONSIDERED BY THE LENIENCY
COMMITTEE IN DECIDING WHETHER TO GRANT
CONDITIONALLY THE BENEFITS UNDER THE LENIENCY
PROGRAM?

The grant of conditional leniency or denial of an application for leniency is discretionary on the part of the Leniency Committee. In exercising its discretion, the Leniency Committee shall consider the information and evidence submitted and determine whether (1) it can enable the PCC to carry out a targeted investigation on the alleged anti-competitive agreement; or (2) the entity has provided the PCC with a sufficient basis for initiating adjudication through the filing of a Statement of Objection. If an investigation is ongoing, the PCC shall consider whether the evidence and information provided adds significant value to the same.

WHEN IS INFORMATION AND EVIDENCE SUFFICIENT TO "CARRY OUT A TARGETED INVESTIGATION" FOR PURPOSES OF OBTAINING A GRANT OF CONDITIONAL LENIENCY?

Information and evidence are considered sufficient to carry out a targeted investigation if it would allow the PCC to focus the scope of an investigation based on precise information as to, for instance, who and what to investigate, and what to look for and where in terms of evidence.

WHEN IS INFORMATION AND EVIDENCE CONSIDERED TO "ADD SIGNIFICANT VALUE" FOR PURPOSES OF OBTAINING A GRANT OF CONDITIONAL LENIENCY?

The standard of "add(s) significant value" refers to the extent to which the information and evidence provided strengthens, by its very nature or its level of detail, the PCC's ability to prove the alleged cartel relative to the information and evidence already within the possession of the PCC.

WHAT IS SUFFICIENT BASIS FOR INITIATING ADJUDICATION THROUGH THE FILING OF A STATEMENT OF OBJECTIONS?

Consistent with the 2017 Rules of Procedure of the PCC, there is sufficient basis to file a Statement of Objections ("SO") when there are facts and circumstances that would engender reasonable belief that there is a violation of the PCA, its implementing rules, or other competition laws, and that the entity subject of the SO probably committed it.



INITIAL CONTACT

REQUEST FOR A MARKER

ISSUANCE OF MARKER

MEETING

SUBMISSION OF INFORMATION **AND EVIDENCE**

EVALUATION OF INFORMATION AND EVIDENCE SUBMITTED

STEP

GRANT OF CONDITIONAL LENIENCY

FINALITY OF THE GRANT OF LENIENCY

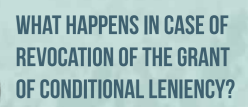


WHEN THE BENEFITS UNDER THE **LENIENCY PROGRAM HAVE ALREADY BEEN CONDITIONALLY GRANTED TO** ENTITIES, WHAT WILL HAPPEN TO THE OTHER APPLICANTS IN THE QUEUE?

> The gueue will be maintained notwithstanding the grant of conditional leniency. This is because, in cases where the grant of conditional reduction of fines is revoked, the Leniency Committee may turn to the applicant next in the marker queue to offer reduction of fines in exchange for its cooperation in the investigation. If the benefits of immunity from suit and reduction of fines have already been conditionally granted to earlier applicants, the sealed envelopes and folders of the next applicant in the line will not be opened. Unless the applicant withdraws its application, such sealed envelopes and folders will remain in the possession of the PCC. In case the earlier applicant conditionally granted reduction of fines has its benefit revoked, the sealed envelopes and folders may be opened and evaluated to determine if the applicant next in line is qualified for the benefit of reduction of fines.

CAN THE CONDITIONAL GRANT OF LENIENCY BE REVOKED?

Yes. In cases where the applicant is shown to have violated the Leniency Rules or its obligations in the conditional grant of leniency, the Leniency Committee may revoke the grant upon application by the Enforcement Office and upon due notice and hearing. Should the conditional grant of leniency be revoked, the Enforcement Office shall keep in its possession the information/evidence submitted by the applicant and may use the same against it and third parties during the course of the investigation and in any subsequent cases that may be initiated.



The benefit of immunity from suit, if revoked, may not be granted to another entity. However, in case of reduction of fines, the entity next in line will be considered for the said benefit.

To illustrate, consider a situation wherein Entities A, B, and C, applied for leniency in the said order, and Entity A was granted conditional immunity from suit and Entity B was conditionally granted reduction of fines. If A's grant of conditional immunity is revoked, it may not be granted to another entity. If Entity B's conditional grant of reduction of fines is revoked, Entity C may be conditionally granted the benefit of immunity from suit provided that Entity C complies with the requirements therefor.

However, the foregoing will only be allowed until the filing of the Statement of Objections. After which, even if Entity B's conditional grant of reduction of fines is revoked, Entity C will not be entitled to any benefit.

MAY AN ENTITY APPEAL THE REVOCATION OF **CONDITIONAL LENIENCY?**

Yes. The entity may file an appeal with the Leniency Appeals Committee.



INITIAL CONTACT

STEP

FOR A Marker

ISSUANCE OF MARKER

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GRANT OF CONDITIONAL LENIENCY

STEP 5

FINALITY
OF THE GRANT
OF LENIENCY

Subject to the applicant's continuing, full, and genuine cooperation with the PCC, the grant of conditional leniency becomes final upon the finality of the decision in the administrative and civil case(s) arising from the reported cartel activity.

However, if the applicant fails to comply with any of the requirements to maintain the grant of conditional leniency, the Leniency Committee may revoke the same after notice and hearing.

WHAT ARE THE CONTINUING OBLIGATIONS OF AN APPLICANT CONDITIONALLY GRANTED WITH LENIENCY?

The grant of conditional leniency imposes upon the grantee the duty to cooperate with the Enforcement Office until the finality of a decision in any and all administrative and civil case(s) initiated by the PCC arising from the investigation. Such cooperation includes in particular.

- Providing the PCC candidly and promptly with all relevant information and evidence that come in to the entity's possession or control, or to which the entity has access or gains access;
- ii. Providing testimony or a sworn statement for the administrative, criminal and/or civil case(s) arising from the reported violation if the PCC, in its discretion, finds such testimony or sworn statement necessary for the case/s. The testimony or sworn statement shall include among others, in so far as it is known to the entity at the time of the submission, a detailed description of the alleged anti-competitive agreement and the activities related thereto, including: the product(s) and/or service(s) concerned; the geographic scope; the duration of the agreement; the specific participation of entities in relation to the anti-competitive agreement; and all relevant explanations in connection with the pieces of evidence provided;
- iii. Remaining at the disposal of the PCC to reply promptly to any requests that, in the PCC's view, may contribute to the establishment of relevant facts:
- Making current and, to the extent possible, former directors, trustees, partners, officers, employees, and agents available for meetings and interviews with the PCC;
- Not altering, destroying, suppressing, or concealing papers, records, documents, electronically stored information, other things, or information which relate to any matter relevant to the investigation or proceeding; and
- vi. Not disclosing the fact of, or any of the contents of the leniency application, unless and to the extent otherwise explicitly authorized by the PCC.



IF ONE OR MORE INDIVIDUAL CORPORATE EXECUTIVES REFUSE TO COOPERATE, WILL THE CORPORATE APPLICANT BE BARRED FROM LENIENCY ON THE BASIS THAT THE CORPORATION IS NO LONGER FULLY AND GENUINELY COOPERATING WITH THE PCC?

Not necessarily. The corporation must, in the PCC's judgment, be taking all legal and reasonable steps to cooperate with the investigation. The corporation is expected to exert its best efforts to secure the truthful, full, continuing, and complete cooperation of its current directors, officers, and employees. When the grant of conditional leniency requires the cooperation of specific named former directors, officers, or employees, the company is required to use its best efforts to secure those individuals' cooperation. The PCC's determination of full and genuine cooperation will consider the number and significance of the individuals who fail to cooperate, and the steps taken by the company to secure their cooperation. Of course, in such situations, the non-cooperating individuals would lose the protection given to them, if any, under the Leniency Program.

WHAT OPTIONS ARE AVAILABLE TO AN ENTITY TO MITIGATE ITS LIABILITY IF THE BENEFITS OF IMMUNITY FROM SUIT AND REDUCTION OF FINES ARE NO LONGER AVAILABLE?

The entity should consider entering into a settlement (See Sec. 2.17 and Article VIII, Rule IV of the 2017 Rules of Procedure of the PCC) or availing of non-adversarial remedies (Section 37 of the PCA and Rule III of the 2017 Rules of Procedure of the PCC).

OTHER PCC PUBLICATIONS



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Submissions of notifications and complaints are accepted during these hours.



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