**Anti-Terrorism Council**

**Resolution Number \_\_\_ (${current\_year})**

**AUTHORIZING THE DELAY IN THE DELIVERY OF *${arrested\_person}* TO JUDICIAL AUTHORITY WITHIN 14 DAYS FROM THE LATTER’S ARREST**

**WHEREAS,** it is declared a policy of the State to protect life, liberty, and property from acts of terrorism, to condemn terrorism as inimical and dangerous to the national security of the country and to the welfare of the people, and to make terrorism a crime against the Filipino people, against humanity, and against the law of nations;

**WHEREAS**, Section 45 of the Republic Act No. 11479, or the Anti-Terrorism Act of 2020 (ATA), created the Anti-Terrorism Council (ATC) to implement the ATA and assume the responsibility for the proper and effective implementation of the policies of the country against terrorism;

**WHEREAS**, Section 29 of the ATA states that “the provisions of Article 125 of the Revised Penal Code to the contrary notwithstanding, any law enforcement agent or military personnel, who, having been duly authorized in writing by the ATC has taken custody of a person suspected of committing any of the acts defined and penalized under Sections 4, 5, 6, 7, 8, 9, 10, 11 and 12 of this Act, shall, without incurring any criminal liability for delay in the delivery of detained persons to the proper judicial authorities, deliver said suspected person to the proper judicial authority within a period of fourteen (14) calendar days counted from the moment the said suspected person has been apprehended or arrested, detained, and taken into custody by the law enforcement agent or military personnel. The period of detention may be extended to a maximum period of (10) calendar days if it is established that (1) further detention of the person/s is necessary to preserve evidence related to terrorism or complete the investigation; (2) further detention of the person/s is necessary to prevent the commission of another terrorism; and, (3) the investigation is being conducted properly and without delay”;

**WHEREAS,** a verified application for authority for detention without judicial warrant was filed by *${name} of ${unit}* dated *${application\_date}* via the ATC Portal (atcportal.gov.ph), to delay the delivery of ${arrested\_person} who was/were arrested on *${arrested\_date\_time}* in/at *${where}* for *${what}* for fourteen (14) days;

**WHEREAS**, the ATC, in the evaluation conducted on *${date\_evaluated},* found the application and its attachments to be substantially compliant with Section 29 of ATA;

**NOW, THEREFORE**,by virtue of the powers vested in the ATC pursuant to Section 29 of the ATA, *${name}* is hereby authorized to deliver *${arrested\_person}* to the judicial authority within 14 days from the date of the latter’s arrest.

**APPROVED,** this **\_\_th day** of **\_\_\_ ${current\_year}** in the City of Manila**.**