NATIONAL STRATEGY FOR CORRUPTION PREVENTION AND ERADICATION / NATIONAL STRATEGY ON CPE 2012-2025; 2012-2014

MINISTRY OF NATIONAL DEVELOPMENT PLANNING/
NATIONAL DEVELOPMENT PLANNING AGENCY, OCTOBER 2013
OUTLINE

1. PHASE OF LAW DEVELOPMENT IN NATIONAL LONG-TERM DEVELOPMENT PLAN (RPJPN) 2005-2025
2. GoI EFFORTS ON CORRUPTION PREVENTION AND ERADICATION
3. FRAMEWORK OF STRANAS PPK
4. PHASE OF STRANAS PPK
5. STRATEGY OF STRANAS PPK
6. IMPLEMENTATION OF STRANAS PPK AND STRANAS ACCESS TO JUSTICE IN INCREASING THE ECONOMIC GROWTH
7. LONG TERM PRIORITY ACTIVITIES
8. MEDIUM TERM PRIORITY ACTIVITIES
9. INDICATORS
1. PHASE OF LAW DEVELOPMENT IN NATIONAL LONG-TERM DEVELOPMENT PLAN (RPJPN) 2005-2025

RPJPN 2005 - 2025

RPJM 1 (2005-2009)
- Creating the basis of rule of law

RPJM 2 (2010-2014)
- Consolidating the rule of law

RPJM 3 (2015-2019)
- Increasing the quality of human resources and law enforcement

RPJM 4 (2020-2025)
- Stabilization of government institution and law enforcement

RPJM : National Medium-Term Development Plan
2. GoI’s EFFORT ON CPE

PRESIDENTIAL INSTRUCTION No. 5/ 2004
Acceleration of Corruption Eradication

Focus on:
• Prevention
• Law Enforcement
• Rehabilitation and reconsiliation of Aceh Province
• Monitoring and Evaluation

UNCAC (2003)
Ratified by Law No.7/2006
Target Achievement of Midterm National Devl Plan Year 2014
CPI = 5

NATIONAL STRATEGY-CPE
• Long Term (2012-2025)
• Medium Term (2012-2014)

Regional Action Plan on Corruption Eradication (RAPCE)

Yearly Plan (2011-2014)

CENTRAL GOVT, KPK, AGO, FIU, MINISTRY OF LAW AND HUMAN RIGHTS, MINISTRY OF GOVT APPARATUSES AND BEAURACRACY REFORM

REGIONAL GOVT
3. FRAMEWORK OF NATIONAL STRATEGY ON CPE

**Long-Term Vision (2012-2025)**
Realizing an anti-corruption nation supported by an integrity of cultural values system

**Medium-Term Vision (2012-2014)**
Realizing a government that free from corruption supported by a capacity to prevent and eradicate corruption and an integrity of cultural values system

**Missions**
1. To build and establish the national integrated system, mechanism and capacity to prevent and eradicate corruption;
2. Reforming the law and regulations to support the implementation of CPE consistently, consolidated, and systematically;
3. To build and consolidate a system and mechanism of corruption assets recovery through effective national and international cooperation;
4. To build and internalize the anti-corruption culture in governance and society;
5. To develop and publicize an integrated report of performances in implementation of National Strategy of CPE

**Strategy, priority activities of long-term and medium-term and success indicators**
5. KEY STRATEGY OF NATIONAL STRATEGY FOR CORRUPTION PREVENTION AND ERADICATION

Key Strategy:
- Prevention
- Law Enforcement
- Law and Regulations
- Int’l Cooperation and Asset Recovery
- Education and Anti Corruption Culture
- Reporting Mechanism
6. IMPLEMENTATION OF STRANAS PPK AND STRANAS ACCESS TO JUSTICE IN INCREASING THE ECONOMIC GROWTH

National Strategy on Corruption Prevention and Eradication

The national strategy on corruption prevention and eradication support the increasing of economic growth by focusing on:
1. Improve the public services in order to increase the investment climate
2. Strengthen the capacity building of law enforcers and law enforcement particularly in corruption cases
3. Harmonization and synchronization of law and regulations in order to increase the ease of doing business
4. Increase the international cooperation to gain investor
5. Increase the quality of human resources through the anti-corruption education.

National Strategy on Access to Justice

Consist of eight access to justice strategy, namely:
1. The legal and judicial reform
2. The legal aid
3. The local governance
4. The land and natural resources
5. Justice for woman
6. Justice for children
7. Justice for labour
8. Justice for poor and disadvantaged groups

The concept of access to justice is refers to the circumstances and processes whereby the state guarantees the fulfilment of fundamental rights based on the Constitution and universal principles of human rights, and the ability of all citizens (claims holders) to know, understand, be aware of and make use of these basic rights, through formal and informal justice institutions that are supported by the existence of accessible and responsive public complaint mechanism.
7. LONG TERM PRIORITY ACTIVITIES

- Increasing the transparency, accountability in administration and public services, state budget administration, cases handling and procurement with the basis of information technology (IT) at central and regional government
- Increasing the effectiveness on supervision and participacion of society
- Increasing the effectiveness on license provisions related to business activities, employment, and land affairs
- Increasing the effectiveness of tax and custom services
- Strengthening commitment of anti-corruption in all elements of government, legislative and judiciary
- Utilizing integrity assessment into the system of selection/placement and promotion of public officials
- The national handling mechanism on anti-corruption grievance
- Increasing the internal and external oversight and the value of integrity is included into the performance appraisal system.
- Revamping/improving government system trough bureaucratic reforms.
- E-government
Strategy on Law Enforcement

- Strengthening institution and cooperation mechanism among law enforcement agencies in order to optimize law enforcement on corruption.
- Strengthening the IT-based facilities for coordination among law enforcement agencies in handling cases and judicial process (e-law enforcement).
- The application of zero tolerance for corruption and legal sanction in all elements of government, legislative, and judiciary.

Strategy on Law and Regulations

- Harmonization and synchronization of law and regulations with national policy and local needs on natural resources.
- Harmonization and synchronization of law and regulations with modern law enforcement in criminal justice.
- Harmonization and synchronization of law and regulations with the implementation of UNCAC and others supporting law.
- Mapping and revision of law and regulations related to the process of law enforcement.
- The mechanism of monitoring and evaluation on existing law and regulations which identified overlapping and inconsistent.
Optimizing the Ministry of Law and Human Rights as a Central of Authority in the implementation of Mutual Legal Assistant in asset recovery, international cooperation and extradition

Institutionalize of asset recovery management unit

Training and technical assistant on asset recovery among law enforcement agencies

Dissemination of law and regulations regarding asset recovery to law enforcers

Increasing international cooperation regarding MLA and extradition with other countries.

Strategy on International Cooperation and Asset Recovery

- Development of anti-corruption values and postures in society, private sector and government apparatuses in daily activities
- Development of anti-corruption values in education and social activities in order to create the character of nation’s integrity
- Anti-corruption campaign
- Promoting public participation on corruption eradication

Strategy on Anti Corruption Education and Culture
Strategy on Reporting Mechanism

- Standardize reporting system on technology information base
- Implementation of integrated reporting mechanism on corruption prevention and eradication
- Improving public participation on monitoring and reporting the efforts of corruption prevention and eradication.
- Surveillance on the implementation of UU 14/2008 concerning public disclosure including the verification and clarification on corruption prevention and eradication.
- Developing the access of information concerning the implementation of UNCAC and the corruption prevention and eradication in Indonesia.
8. MEDIUM TERM PRIORITY ACTIVITIES

- The implementation of IT-based public service system
- Transparency of standard operating procedure on case handling
- Completion of code of ethics with clear sanctions (strengthened with the issuance of Government Regulation on Employees Disciplines)
- Control and supervision of public service, strengthening the government internal oversight systems as well as publication on those abusing their authority/position.
- Implementation of public service regulations, openness in public officials designation and alignment of regulation on Central-Region budget.
- Bureaucracy reformation focusing on law enforcement agencies and judiciary.
- Certification of judges for Corruption based on competency and integrity.
- Developing of internal and external complain handling system regarding abuse of power
- Stabilization of state budget administration, eliminate off-budget funds and publication of grants/aid that accessible to public.
- Restrictions on cash transactions value.
- Demolition and publication of public officials financial report (LHKPN)
- Strengthening the mechanisms of recruitment, placement and promotion of law enforcers based on the assessment of track record, competency, and integrity inline with the need of law enforcement agencies.
- Transparency and accountability in the procurement of goods and services.
- Implementation of integrity pact.
Strengthening and improving the consistency of legal and administration sanctions for the actors as well as law enforcement officers who carry out irregularities and who abuse their authority or carry out corruption crime.

Strengthening of legal sanctions against those abusing their authority, for instance by having them return assets they have corrupted and pay for damages caused by the said misuse of authority.

Strengthening the coordination of handling of corruption cases among law enforcement agencies with the support of a comprehensive IT (e-law enforcement).

Anti-bribery and corruption arrangement in code of ethics of profession, including lawyers, public accountants and tax consultants.

Giving heavier sanctions for bribery performed by professional having the codes of ethics.

Revocation of license, return a profit, and compensation for entrepreneurs/private sectors/individuals who bribe.

Application of reversing the burden of proof on wealth that cannot be proved.

Facilitate the process of obtaining bank information by law enforcement agencies in the framework of corruption eradication.

Tightening of remissions granted to perpetrators of Corruption.

Consistency law enforcement in all regions.

Easy access for the community in the process of drafting laws and regulations, including participation guarantee in a public test.
Strategy on Law and Regulations

- Harmonization and synchronization of laws and regulations in accordance with national policy with local needs related to natural resource issues.
- Harmonization and synchronization of laws and regulations related to problems in forestry, mineral and coal, water resources, land, layout, space, and fiscal balance between Central and Regions.
- Harmonization and drafting of laws and regulations within the framework of the implementation of UNCAC and other supporting regulations.
- Harmonization, synchronization, and drafting of laws and regulations to modernize law enforcement in the criminal justice system.
- Mapping and evaluation of the National Laws and regulations Program related to eradicating corruption and revision of laws and regulations related to law enforcement process and other supporting regulations.
- The completion of the Bill on the Civil Code, Criminal Code Procedure, expropriation of assets, Corruption, extradition, MLA, and transfer of sentenced persons (whose substance is in accordance with UNCAC provision).
- Harmonization and regulations cancellation regarding quotations that is contradictory to Central regulations.
- Simplifying the number and types of licenses in Regions capacity.
- Harmonization of Financial Law between Central and Regions.
- Arrangement and enforcement of conflict of interest’s rules of the game, which also apply to political parties.
- Analysis of court verdict and decision-data base regarding corruption as a precedent for judges.
- Arrangements for the CPE in the private sectors.
- The regulation on illicit enrichment (unnaturally increasing of wealth), trading in influence and the bribery of foreign officials.
Strategy on Anti Corruption Education and Culture

- Development of value systems and anti-corruption attitude in various activities of CPE three pillars, namely: public, private sector, and government officials.
- Development of anti-corruption values in the various activities of education, i.e. in schools, colleges and social scopes in order to create a nation character of integrity, including through the curriculum and activities outside the curriculum.
- Comprehensive anti-corruption campaign.
- Clear and planned communication strategies, information, and education.
- Cooperate with media in developing anti-corruption values and integrity character, including through a variety of creative media.
- The integration of anti-corruption campaign management (Dissemination of AC Forum network/ ToT of RAD-PK drafting, budget coordination for campaign needs).
- Publication and dissemination of the results of public input to the public by the K / L or relevant local government;
- Publication of best practices of anti-corruption (integrity education network).
- Expand public participation room in the effort to eradicate corruption by disseminating anti-corruption by the public (CSO, NGO, CBO).
**Strategy on Reporting Mechanism**

- Expand and simplify the access of information on various efforts of CPE from ministries.
- Increase public participation in monitor the implementation and reporting the corruption eradication performance.
- Drafting on policy and regulations that support the consistency of reporting and publication on the implementation of National Strategy CPE.
- Establish the work mechanism on related parties to support reporting and publication of National Strategy CPE.
- Preparation of supporting infrastructure to establish and publicate the National Strategy of CPE report.

**Strategy on International Cooperation and Asset Recovery**

- Ensure and strengthen the implementing agencies of Central Authority for Corruption.
- Improve MLA mechanisms in order to eradicate corruption.
- Ensure the establishment of asset management unit to support the process of law enforcement and transparency in the management of assets as a form of utilization of the management assets gained from Corruption.
- Training and technical assistance for law enforcement agencies, both qualitatively and quantitatively, in order to salvage assets, the proceeds of corruption.
- Increase cooperation with foreign law enforcement agencies in the framework of the CPE.
- Establishment of the Asset Rescue Unit, including in each relevant institutions.
9. INDICATORS - THE FIGHT AGAINST CORRUPTION

1. Corruption Perception Index
2. % of compatibility the Indonesian anti-corruption regulations with UNCAC
3. National Integrity Index
4. % of Conviction Rate for the corruption cases handled by KPK
5. % of Asset return based on court verdict
6. Starting business rate
7. % of compliance in reporting and publication of CPE implementation
8. Governance index
### ROAD MAP

<table>
<thead>
<tr>
<th>Target</th>
<th>2011</th>
<th>2012</th>
<th>2013</th>
<th>2014</th>
</tr>
</thead>
<tbody>
<tr>
<td>Corruption Perception Index</td>
<td>3</td>
<td>3,5</td>
<td>4,25</td>
<td>5</td>
</tr>
<tr>
<td>% of compatibility the Indonesian anti-corruption regulations with UNCAC</td>
<td>-</td>
<td>30%</td>
<td>70%</td>
<td>80%</td>
</tr>
<tr>
<td>National Integrity Index</td>
<td>-</td>
<td>-</td>
<td>Baseline</td>
<td>Baseline</td>
</tr>
<tr>
<td>Prevention Corruption Index</td>
<td>-</td>
<td>3,94</td>
<td>4,51</td>
<td>5,08</td>
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<tr>
<td>Law Enforcement Court Verdict Index</td>
<td>-</td>
<td>Baseline</td>
<td>Increasing 5%</td>
<td>Increasing 5%</td>
</tr>
<tr>
<td>% Settlement – based on UNCAC’s recommendation</td>
<td>Review chapter III and IV of UNCAC</td>
<td>30%</td>
<td>70%</td>
<td>80%</td>
</tr>
<tr>
<td>% of Asset return based on court verdict</td>
<td>-</td>
<td>70%</td>
<td>75%</td>
<td>80%</td>
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<tr>
<td>Anticorruption Behavior Index</td>
<td>-</td>
<td>Baseline</td>
<td>Scale 3 from 5</td>
<td>Scale 3,25 from 5</td>
</tr>
<tr>
<td>Satisfaction Index by Commission Eradication Corruption Report</td>
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<tr>
<td>Corruption Perception Index</td>
<td>5</td>
<td>6,5</td>
<td>7.9</td>
<td>8</td>
</tr>
<tr>
<td>% of compatibility the Indonesian anti-corruption regulations with UNCAC</td>
<td>80%</td>
<td>100%</td>
<td>100%</td>
<td>100%</td>
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<tr>
<td>National Integrity Index</td>
<td>-</td>
<td>Increasing 15%</td>
<td>Increasing 15%</td>
<td>Increasing 5%</td>
</tr>
<tr>
<td>Prevention Corruption Index</td>
<td>-</td>
<td>Increasing 15%</td>
<td>Increasing 15%</td>
<td>Increasing 5%</td>
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<tr>
<td>Law Enforcement Court Verdict Index</td>
<td>-</td>
<td>Baseline</td>
<td>Increasing 5%</td>
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</tr>
<tr>
<td>% Settlement – based on UNCAC’s recommendation</td>
<td>80%</td>
<td>100%</td>
<td>100%</td>
<td>100%</td>
</tr>
<tr>
<td>% of Asset return based on court verdict</td>
<td>80%</td>
<td>90%</td>
<td>95%</td>
<td>96%</td>
</tr>
<tr>
<td>Anticorruption Behavior Index</td>
<td>Scale 3,25 from 5</td>
<td>Scale 4 from 5</td>
<td>Scale 4,5 from 5</td>
<td>Scale 4,6 from 5</td>
</tr>
<tr>
<td>Stakeholder Satisfaction Index by Commission Eradication Corruption Report</td>
<td>Scale 3,25 from 5</td>
<td>Scale 4 from 5</td>
<td>Scale 4,5 from 5</td>
<td>Scale 4,6 from 5</td>
</tr>
</tbody>
</table>
DEVELOPING THE ACTION PLAN

- Ministries/Agencies and local Government outlined the action plan and implemented it through action plan the National Strategy for Corruption Prevention and Eradication which set every one year;
- In determining the action plan of Ministries/Agencies to coordinate with Bappenas;
- In setting the action plan of Corruption Prevention and Eradication; the local government is doing coordination with the ministry in charge of internal affairs supported by Bappenas.
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<tbody>
<tr>
<td><strong>Terbit</strong></td>
<td>12 Mei 2011</td>
<td>19 Desember 2011</td>
<td>25 Jan 2013</td>
<td>Seluruh K/L dan Pemda (Provinsi/Kab/Kota)</td>
</tr>
<tr>
<td><strong>Pelaksana</strong></td>
<td>16 K/L</td>
<td>30 K/L</td>
<td>48 K/L 33 Provinsi, 40 Kab, 33 Kota</td>
<td></td>
</tr>
<tr>
<td><strong>Struktur</strong></td>
<td>6 Strategi</td>
<td>6 Strategi</td>
<td>K/L: 6 Strategi</td>
<td>K/L: 6 Strategi</td>
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<td>11 Fokus</td>
<td>12 Fokus</td>
<td>44 Fokus</td>
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<td></td>
<td>47 Isu</td>
<td>106 Rencana Aksi</td>
<td>251 Aksi</td>
<td>251 Aksi</td>
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<tr>
<td></td>
<td>102 Rencana Aksi</td>
<td>199 Sub Rencana Aksi</td>
<td>374 Sub Aksi</td>
<td>374 Sub Aksi</td>
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<td>142 Sub Rencana Aksi</td>
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<td>Pemda: 1 Strategi</td>
<td>Pemda: 1 Strategi</td>
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<td>1 Fokus</td>
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<td>707 Aksi</td>
<td>707 Aksi</td>
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<td>714 Sub Aksi</td>
<td>714 Sub Aksi</td>
</tr>
<tr>
<td><strong>Koordinator Penyusunan, Pelaksanaan, Pemantauan, Evaluasi dan Pelaporan</strong></td>
<td>UKP4</td>
<td>UKP4</td>
<td>Bappenas didukung UKP4 dan Kemendagri</td>
<td>Bappenas didukung UKP4 dan Kemendagri</td>
</tr>
<tr>
<td><strong>Pedoman Kormonev</strong></td>
<td>-</td>
<td>-</td>
<td>Permen PPN/Kepala Bappenas No. 1 Tahun 2013</td>
<td>Permen PPN/Kepala Bappenas No. 1 Tahun 2013</td>
</tr>
<tr>
<td><strong>Fokus Aksi</strong></td>
<td>Pelayanan Publik, Perijinan, Penanganan Perkara, Pertanahan, Pajak dan Bea Cukai, Pengelolaan Keuangan Negara, Pengelolaan SDA, proses penegakan hukum, penyelamatan aset</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Inpres 9/2011

- Pecegahan: 88
- Penindakan: 5
- Harmonisasi: 4
- Penyelamatan Aset: 3
- Kerjasama Int’l: 1
- Pelaporan: 1

Kepolisian: 27
Kejaksana Agung: 21
DJP Kemenkumham: 17
K/L: 18
Pengadaan Barang/Jasa: 2
SDM dan Kepegawaian: 3

Lembaga Penegak Hukum

Termasuk Dirjen Pajak, Bea Cukai, BPN Pengadilan Pajak
STRUCTURE OF THE ACTION PLAN OF PRESIDENT INSTRUCTION NO. 17 YEAR 2011
CORRUPTION PREVENTION AND ERADICATION ‘S ACTION YEAR 2012

STRATEGY ON CORRUPTION PREVENTION AND ERADICATION ‘S ACTION YEAR 2012

Prevention

Law Enforcement

Regulations

International Corporation and Asset Returns

Education and Anti Corruption Culture

Reporting Mechanism

82

6

5

7

4

2
STRUCTURE OF PRESIDENTIAL INSTRUCTION NO. 1 YEAR 2013 (MINISTRIES/AGENCIES)

6

44

251

IMPLEMENTED BY 48 MINISTRIES/AGENCIES

PREVENTION

LAW ENFORCEMENT

HARMONIZATION OF REGULATIONS

INTERNATIONAL COOPERATION AND ASSET RETURN BASED ON COURT VERDICT

EDUCATION AND ANTI CORRUPTION CULTURE

REPORTING MECHANISM
STRUCTURE OF PRESIDENTIAL INSTRUCTION NO. 1 YEAR 2013 (LOCAL GOVERNMENT)

IMPLEMENTED BY 33 PROVINCIAL, 40 DISTRICTS AND 33 CITY
STRUCTURE OF PRESIDENTIAL INSTRUCTION NO. 2 YEAR 2014

IMPLEMENTED BY ALL MINISTRIES/AGENCIES AND LOCAL GOVERNMENT

PREVENTION
LAW ENFORCEMENT
HARMONIZATION OF REGULATIONS
INTERNASIONAL COOPERATION AND ASSET RETURN BASED ON COURT VERDICT
EDUCATION AND ANTI-CORRUPTION CULTURE
REPORTING MECHANISM
Preparation and Implementation of Inpres No. 1/2013

Monitoring and Verification of Action

Evaluation Report – Achievement

Reporting Corruption Prevention and Eradiction’s Action Ministries/Agencies and Local Government (B03, B06, B09, B12)
1. Institutional establishment of one-stop services (OSS) for local governments that have not yet established institutional OSS;

2. Handing over of authority licensing and non licensing issue in the local government to the OSS;

3. Publication of one stop service standards in OSS institutions (for local governments that have established the OSS institutional);

4. Provision of facilities and services complaint handling mechanism of implementation of OSS;

5. Increased transparency in the management of local budgets;

6. Publication of local development plan documents and work plan work unit;

7. implementation of the transparency of the procurement process of goods and services.
1. Reporting is done through a web monitoring system. did not receive the report via e-mail (e-mail) or other securities.
2. Reporting period is to begin on 28 at 00:00 pm until December 5 at 23:59 pm. report beyond the time specified can not be facilitated by the system;
3. System can only accept reports of percentage achievement if accompanied by supporting data uploaded (upload) into the system;
4. After the end of reporting, verification will be carried out based on performance claims and supporting data that the ministries/agencies enter into a web monitoring system to be submitted to the president and vice-president.

**Access**
- Access rights (username dan password)
- Every M/A appointed a focal point to be had account to access the monitoring system

**Inputting target**
- Inputting target into 8 columns in the system

**Reporting**
- Reporting the target achievement which has been setting.
1. Developing the action
2. Releasing Inpres
3. Sharpening Inpres – Setting the quarterly targets (Feb 2013)
4. Inputting in the monitoring system
CONCEPTION OF PERFORMANCE APPRAISAL ACHIEVEMENT

- Performance appraisal performance / output for each M / A reported per-quarter of the check point B03, B06, B09 and B12
- Achievement targets / outputs include documents, activities, physical evident.
- Category reflected the performance outcomes of the color indicator criteria:
  - (very satisfactory) : achievement > 100%
  - (satisfactory) : achievement 75,01 – 100%
  - (need attention) : achievement 50,01 – 75%
  - (disappointing) : achievement 0 – 50%
- Verification of performance every check point based on the data / evidence supporting the achievements and field trips are conducted randomly to ensure the validity of the reported outcomes.
DEVELOPMENT OF IMPLEMENTATION
NATIONAL STRATEGY FOR CORRUPTION PREVENTION
AND ERADICATION
IMPLEMENTATION

Bappenas as coordinator of the implementation of the National Strategy PPK, in coordination with the ministries / agencies, civil society organizations, academics and other relevant agencies in particular UKP4 and MOHA. Post-issuance activities undertaken Presidential Decree no. 55 of 2012 on stranas PPK among others:

1. Socialization and internalization National Strategy to stakeholders (ministries / agencies, local governments, civil society organizations, academia, media and development partners)
2. Coordination of the preparation, sharpening the action, inputs, implementation, verification the action of PPK from ministries / agencies
3. Coordinate the preparation and implementation of local government action PPK (supporting ministry of home affairs)
4. Developing Presidential Instruction
5. Restructuring procedures, coordination, monitoring, evaluation and reporting set based on Ministry Degree PPN/Bappenas No. 1 Year 2013
6. preparation of monitoring systems indicator of success of national strategy
7. Monitoring the implementation of action PPK
8. Discussion of indicators of the success of national Strategy, among others: the index of law enforcement, the percentage of rescue assets from corruption, stakeholder satisfaction index for reporting corruption prevention and eradication.
9. Indexing behavior of anti-corruption
10. Establishment of Secretariat to support the implementation of national strategy (www.stranasppk.bappenas.go.id)
ACTIVITIES THAT ARE BEING AND WILL BE IMPLEMENTED

1. Monitoring and evaluation and reporting periodically the action of corruption prevention and eradication.
2. Finalization of corruption prevention and eradication action year 2014 (ministries/ agencies and local government) – Presidential Instruction concerning the action of corruption prevention and eradication year 2014
3. Developing the quarterly and year report.
4. Developing the mechanism of Monev of national strategy for corruption prevention and eradication
5. Developing the mechanism of participation community
6. Publication of achievement the action corruption prevention and eradication year 2031
7. Developing the achievement indication of national strategy
   - Indeks SIN – Corruption Eradication Commission will implement the convention on October 2013
   - Corruption Prevention Index
   - Law Enforcement Index – the variables have been discussed with law enforcement office (AGO, CEC, Police Institution)
   - Achievement of international corporation and assents return index - the variables have been discussed with law enforcement office (AGO, CEC, Police Institution)
   - Behavior of Anticorruption Index – Year 2012 has been achieved scale index 3,55 from 5
   - Satisfactory stakeholder for CEC Report – has been discussed between BPS and UKP4
8. Publication Newsletter, best practices from the implementation of national strategy corruption prevention and eradication
SEKRETARIAT STRANAS PPK
KEMENTERIAN PERENCANAAN PEMBANGUNAN NASIONAL/ BAPPENAS
JL. TAMAN SUROPATI, NO. 2, JAKARTA 10310
TELP/FAX: 021-392 4446
EMAIL: stranasppk@bappenas.go.id
WEBSITE: www.stranasppk.bappenas.go.id

Stranas PPK 2012-2025
@cegahkorupsi
THANK YOU