PRESS STATEMENT ON INDO-PACIFIC ECONOMIC FRAMEWORK FOR PROSPERITY MEETINGS IN SAN FRANCISCO

The 14 IPEF partners signed the IPEF Supply Chain Agreement and announced the substantial conclusion of the negotiations for the IPEF Clean Economy Agreement, IPEF Fair Economy Agreement, and the Agreement on the Indo-Pacific Economic Framework for Prosperity.

Today, the 14 partners of the Indo-Pacific Economic Framework for Prosperity (IPEF) – Australia, Brunei Darussalam, Fiji, India, Indonesia, Japan, Republic of Korea, Malaysia, New Zealand, Philippines, Singapore, Thailand, the United States, and Viet Nam – announced major milestones related to Pillar II (Supply Chain), Pillar III (Clean Economy), and Pillar IV (Fair Economy) during the IPEF Ministerial Meeting in San Francisco, California.

Following the launch of IPEF in Tokyo, Japan on May 23, 2022, and since the release of the IPEF Ministerial Statements on September 9, 2022, the IPEF partners have worked constructively and intensively through eight rounds of in-person negotiations, a significant number of virtual intersessional meetings, numerous bilateral meetings at all levels, and throughout have engaged a wide range of stakeholders, including through listening sessions with labor, non-governmental organizations, and industry. Through the determined efforts and perseverance of the group, the 14 IPEF partners have achieved unprecedented results in record time, developing innovative, first-of-their-kind approaches to addressing 21st century challenges and strengthening economic engagement across a critical region comprising 40 percent of global GDP and 28 percent of global goods and services trade.

Specifically, the 14 IPEF partners announced the substantial conclusion of the negotiations of the IPEF Clean Economy Agreement under Pillar III and the IPEF Fair Economy Agreement under Pillar IV, as well as of the Agreement on the Indo-Pacific Economic Framework for Prosperity, which seeks to establish a ministerial-level council and commission to formalize and ensure ongoing cooperation. Moreover, following the substantial conclusion of the negotiations on the IPEF Supply Chain Agreement in May 2023, the IPEF Ministers signed the IPEF Supply Chain Agreement during the Ministerial Meeting.

SUBSTANTIAL CONCLUSION OF NEGOTIATIONS

Today, the 14 IPEF partners announced the substantial conclusion of the negotiations of the **IPEF Clean Economy Agreement**, the **IPEF Fair Economy Agreement**, and the **Agreement on the Indo-Pacific Economic Framework for Prosperity** at the IPEF Ministerial Meeting in San Francisco, California. The IPEF partners will now undertake the necessary steps, including further domestic consultations and a legal review, to prepare final texts of the three proposed agreements. Once finalized, the proposed agreements will be subject to IPEF partners' domestic processes for signature, followed by ratification, acceptance, or approval.

The IPEF partners are committed to operationalizing these groundbreaking proposed agreements and cooperating on capacity building and technical assistance initiatives as soon as practicable.

The IPEF Clean Economy Agreement

Through the IPEF Clean Economy Agreement, the IPEF partners are committed to actively pursue their shared climate objectives and respective pathways to net-zero emission economies while also ensuring the promotion of sustainable growth and success for all partners. To that end, the proposed agreement covers a range of issues critical to transitions to clean economies, including efforts towards energy security and transition, climate resilience and adaptation, greenhouse gas emissions mitigation, and the promotion of sustainable livelihoods and just transition.

Specifically, through the cooperative efforts contemplated under the IPEF Clean Economy Agreement, the IPEF partners intend to:

- accelerate the research, development, commercialization, availability, accessibility, affordability, and deployment of a diverse set of clean energy and climate friendly technologies;
- strengthen interconnections in the region to help facilitate cross-border business activities
 through collaboration on infrastructure, technologies, and mutually recognized standards,
 methodologies, and certifications;
- strengthen clean energy supply chains across our markets by building a better understanding
 of the challenges and vulnerabilities of the region's supply chains and securing more
 diversified and sustainable sources of critical inputs, including critical minerals or materials,
 for clean energy technologies;
- promote renewable energy, energy efficiency, and energy conservation, including by supporting the region's development of high-quality, reliable, and economically viable electric grids and mini-grids;
- reduce global anthropogenic methane emissions by 2030, particularly through cost-effective measures in the energy sector;
- decarbonize and otherwise reduce the climate impact of the transportation sector, including through efforts related to the establishment of green shipping corridors, increasing the production and availability of sustainable aviation fuels, and decarbonizing the road sector, including by scaling up infrastructure and a vehicle fleet that supports zero emission transport (e.g., zero emission vehicles and their associated infrastructure, and sustainable carbon-neutral fuels) while noting the range of pathways that the partners are adopting;
- identify and advance economic clusters in the region that are focused on integrating innovative clean technologies, promoting clean energy supply chains, and engaging in decarbonization projects;
- advance sustainable agricultural practices through innovative policies, tools, and technologies, to reduce emissions, increase productivity, and adapt to the impacts of climate change;

- increase efforts towards the sustainable management, conservation, and restoration of forests and other natural ecosystems, addressing drivers of deforestation and degradation, including by working with companies that source products from the Indo-Pacific region, and creating the enabling conditions necessary to facilitate these activities;
- take steps to lower the cost of greenhouse gas removal technologies by catalyzing investment, promoting research and development, strengthening legal and regulatory frameworks, collaborating on the development of and affordable access to regional and international CCUS value chains, and sharing information on international measurements, reporting, and verifications;
- accelerate action to promote sustainable water solutions and ocean based solutions, which are
 considered nature-based solutions and ecosystem-based approaches, in order to progress
 climate change adaptation and mitigation, including through developing and integrating oceanbased clean energy supply chains, collaborating on water-related climate solutions that seek to
 reuse and recycle water, and sharing best practices to strengthen protection and restoration of
 blue carbon;
- bolster the supply of and demand for low- or zero-emissions goods and services, including by
 working closely with the private sector, reducing potential non-tariff barriers, providing greater
 clarity and certainty in business environments, or promoting fiscal incentives;
- recognize the preference among companies to ensure their supply chains are supported by verified low- or zero-carbon emission electricity;
- cooperate with partners in the development of and engagement with carbon markets by
 working together on issues such as carbon credit certification standards, capacity building for
 participation in carbon markets, and collaboration to boost high-quality mitigation activities so
 as to generate credible supply and demand in international carbon markets, including with the
 private sector;
- recognize that measuring and managing climate-related financial risk will help safeguard their citizens and economies against the effects of climate change;
- provide opportunities for technical assistance and capacity building to help partners in their transitions to clean economies, including areas such as education and training to advance workforce development, research and development of low-cost climate technologies, and supporting infrastructure modernization;
- support just transitions for workforces and communities as the IPEF partners move to clean
 economies and pursue actions related to policymaking, labor rights, social protection,
 upskilling and reskilling, to create quality jobs and decent work, and social dialogues at all
 levels; and
- partner with Indigenous Peoples, and local communities, to enhance efforts to transition to clean economies.

The IPEF partners also seek to increase investment flows to the region to address the acute need for financing for climate-related infrastructure, technologies, and projects in support of their transitions to clean economies. To that end, the proposed agreement includes commitments to:

- increase the flow of investments through measures that will boost investor confidence in the region such as: promoting sustainable finance and transition finance; fostering innovative financial mechanisms; working towards a stable and more seamless regulatory and policy environment; facilitating interoperability of different approaches to financing; and promoting secure, resilient, and diverse clean energy supply chains; and
- mobilize and expand access to financing, including by deploying concessional capital, pursuing blended financing structures, guarantees and risk insurance, and technical assistance consistent with robust labor rights and environmental protections, developing the pipeline of bankable climate projects, and forming public-private partnerships.

As part of these efforts, the IPEF partners will convene an annual IPEF Clean Economy Investor Forum, with the first meeting taking place in Singapore in the first half of 2024, to catalyze investment for sustainable infrastructure and climate technology. The IPEF partners also welcome the establishment of the IPEF Catalytic Capital Fund administered by the Private Infrastructure Development Group to expand the pipeline of bankable climate-related infrastructure projects.

The proposed agreement would provide a mechanism for the IPEF partners or a group of partners to craft Cooperative Work Programs (CWP) to prioritize their focus and resources towards a common goal. Following the May 2023 announcement by interested IPEF partners of the launch of a regional hydrogen initiative as the first CWP, interested partners are developing a detailed framework for cooperation. The IPEF partners also welcome exploring possible new CWPs, with topics such as blue carbon, sustainable finance, mainstreaming of green jobs, embedded emissions accounting, methane abatement, biofuels, e-waste solutions, clean electricity, carbon markets, and sustainable aviation fuels under consideration.

The IPEF Fair Economy Agreement

Under the IPEF Fair Economy Agreement, the IPEF partners are committed to working together to enhance fairness, inclusiveness, transparency, the rule of law, and accountability in their economies to improve the trade and investment environment in the Indo-Pacific region. The IPEF partners further recognize that a more transparent and predictable business environment can spur greater trade and investment in their markets and level the playing field for businesses and workers in the economies of the IPEF partners. To achieve these goals, under the proposed agreement, the IPEF partners would work together to enhance their efforts to prevent and combat corruption including bribery, and support efforts to improve tax transparency and the exchange of information, domestic resource mobilization, and tax administration.

To that end, under the IPEF Fair Economy Agreement, the IPEF partners would:

- enhance their efforts to effectively prevent, detect, investigate, prosecute, and sanction
 corruption offenses consistent with their respective obligations under the United Nations
 Convention against Corruption (UNCAC) and, as applicable, the Organization for Economic
 Cooperation and Development (OECD) Anti-Bribery Convention, including through adopting
 or maintaining and effectively enforcing measures concerning domestic and foreign bribery
 and money laundering, and ensuring appropriate accounting and auditing standards;
- adopt or maintain measures enabling the identification, tracing, freezing, seizure, and confiscation in criminal or civil proceedings of proceeds of crime, consistent with the UNCAC, and other actions to promote transparency and accountability in the return and disposition of recovered proceeds of crime, and strengthen international cooperation on asset recovery;
- promote the active participation of the private sector to prevent and combat corruption
 including bribery, raise public awareness on the existence, causes, and the gravity of and
 threats posed by corruption including bribery, and encourage the private sector to implement
 internal controls, ethics, and compliance programs that contribute to preventing and detecting
 corruption including bribery;
- address gaps in their respective legal and operational frameworks to prevent money laundering
 and meet the standards set out in Financial Action Task Force recommendations regarding
 transparency and beneficial ownership of legal persons, including those relating to government
 procurement, and take concrete actions to prevent corrupt actors from funneling the proceeds
 of their corruption into partners' real estate markets;
- adopt or maintain confidential complaint systems or procedures for the appropriate protection of individuals reporting corruption offenses;
- promote integrity, honesty, and responsibility among their public officials by, for example, promoting education and training programs to raise awareness of corruption risks in the performance of their functions;
- adopt or maintain criminal, civil, or administrative measures to address corruption, fraud, and other illegal acts in government procurement, and promote contracting with suppliers that operate with integrity and use good business practices;
- engage with non-governmental stakeholders on the proposed agreement;
- raise public awareness and promote the active participation of individuals and groups outside
 the public sector to prevent and combat corruption, support and protect media in their efforts
 to expose corruption, and promote policies that advance gender equality and women's
 empowerment in anti-corruption programs and initiatives;

- take actions to reflect the importance of transparency and inclusion relating to the UNCAC implementation review mechanism, such as engaging with relevant stakeholders and following up on UNCAC country review reports;
- affirm their obligations as members of the International Labour Organization (ILO), including
 to respect, promote, and realize the principles concerning the fundamental rights as stated in
 the ILO Declaration on Fundamental Principles and Rights at Work and its Follow-up (1998,
 as amended in 2022), and adopt or maintain measures, as appropriate, to ensure that labor rights
 are respected including prohibiting employers from interfering with employees in the exercise
 of their freedom of association or collective bargaining rights, as well as provide appropriate
 protection for migrant workers under their labor laws;
- recognize and support efforts on tax transparency and information exchange for tax purposes, efforts to improve domestic resource mobilization, and effective implementation and administration of tax policies;
- support capacity building to: ensure the development of well-trained and efficient tax administrations, and effectively investigate and prosecute transnational anti-corruption cases and cooperate on international tax matters;
- cooperate in relation to money laundering, associated predicate offenses, and countering the financing of terrorism, as well as share financial intelligence through appropriate channels; and
- provide partners who have concerns with implementation of the proposed Agreement an innovative consultations provision, including an *ad hoc* committee that provides an option to ask the other partners for a summary of the issue, and to obtain advice and proposed solutions to their concerns.

Under the proposed Agreement, the IPEF partners also would establish a new Capacity Building Framework (CBF) to enhance each other's capabilities to effectively implement all aspects of the proposed Agreement. Specifically, the CBF outlines the principles, modalities, identification of needs, and processes for the provision of technical assistance and capacity building underpinning the proposed Agreement and is an integral part of the proposed Agreement. The IPEF partners also recognize and welcome the role that non-government stakeholders, workers' organizations, and the private sector may play in contributing to capacity building efforts among the partners.

The IPEF partners would also:

- hold annual coordination meetings on anti-corruption, labor, and tax to discuss implementation of commitments, challenges in implementation, and any technical assistance needs;
- monitor implementation through a system of mutual information exchange, including to inform the technical assistance and capacity building needs for the CBF; and

• facilitate stakeholder input on the implementation of the proposed Agreement, and publicprivate sector dialogue to deepen coordination on supporting the proposed Agreement's aims.

The Agreement on the Indo-Pacific Economic Framework for Prosperity

Recognizing the importance of maintaining their partnership into the future through a formalized and durable structure for ongoing cooperation at the ministerial level, the IPEF partners announced the substantial conclusion of the negotiations on the proposed Agreement on the Indo-Pacific Economic Framework for Prosperity to establish an IPEF Council and Joint Commission. The IPEF Council would consider matters affecting the collective operation of the agreements related to the four IPEF pillars, as well as considering the possibility of adding new members or new agreements. The Joint Commission would monitor work under the agreements negotiated under Pillars II-IV, with a view to identifying ways to reduce duplication and potential conflicts and enable work between or across those agreements. The IPEF Council and the Joint Commission would meet annually, with the goal for all ministerial meetings to be co-located and concurrent.

THE IPEF SUPPLY CHAIN AGREEMENT

Recognizing the importance of building resilient and competitive supply chains across the Indo-Pacific region, the 14 IPEF partners signed the Indo-Pacific Economic Framework for Prosperity Agreement Relating to Supply Chain Resilience (IPEF Supply Chain Agreement) negotiated under Pillar II. In May 2023, the IPEF partners announced substantial conclusion of negotiations on this first-of-its-kind agreement, which will establish the structures to enable parties to work together on supply chains, including by developing deeper shared understanding of regional supply chains, improving crisis response capabilities for supply chain disruptions, sharing information and best practices on supply chain opportunities and vulnerabilities, facilitating business matching and investments to strengthen supply chains, promoting supply chain resilience in critical sectors and key goods, and promoting labor rights and workforce development across IPEF supply chains. The 14 IPEF partners continue their work on their respective domestic processes necessary for the entry into force of the IPEF Supply Chain Agreement, and are eager to begin to put it into formal action. To that end, the IPEF partners have begun cooperating on supply chain issues, including by sharing best practices on supply chain monitoring and participating in tabletop exercises related to cybersecurity and crisis response.