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EXPLANATORY NOTE

The Constitution, Article 2, Section 15 provides:

The State shall protect and promote the right to health of the people and instil health consciousness among them.

Obesity is a growing problem around the world. Even though our country has traditionally regarded overweight children as healthy, recent studies have shown that being overweight or obese poses serious threats to our health. Approximately 60 percent of obese children between five and ten years of age have at least one cardiovascular disease risk factor and 25 percent have two or more such risk factors. According to Centers for Disease Control and Prevention in the US, children who are obese are at greater risk for psychological problems such as stigmatization and poor self-esteem. Obese children and adolescents are targets of early and systematic social discrimination. The psychological stress of social stigmatization can cause low self-esteem which, in turn, can hinder academic and social functioning, and persist into adulthood.

This bill provides for means to establish obesity treatment programs across the country by providing grants to establish obesity treatment training for health practitioners.

MIRIAM DEFENSOR SANTIAGO

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AN ACT PROVIDING GRANTS TO ESTABLISH OBESITY TREATMENT TRAINING FOR HEALTH PRACTITIONERS

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Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. Short Title. - This Act shall be known as "Eating Disorder Education Grant Act." SECTION 2. Grant. - There is hereby established under this Act a program, to be administered by the Secretary of Health, which shall award not more than fifteen (15) grants to eligible entities to train primary care physicians and other licensed or certified health professionals on how to identify, properly refer or treat, and prevent obesity or eating disorders, and aid individuals who are overweight, obese, or who suffer from eating disorders. The grants shall be given to a maximum of five (5) eligible entities who shall cover Luzon, a maximum of five (5) eligible entities who shall cover Visayas, and a maximum of five (5) eligible entities who shall cover Mindanao. SECTION 3. Use of Funds - An entity that receives a grant under this subsection shall use the funds made available through such grant to— (a) use evidence-based findings or recommendations that pertain to the prevention and treatment of obesity, being overweight, and eating disorders to conduct educational conferences, including Internet-based courses and teleconferences, on---(1) how to treat or prevent obesity, being overweight, and eating disorders; (2) the link between obesity, being overweight, eating disorders, and related serious and chronic medical conditions;

1	(3	nonsite health, of the connection between emotional and physical health,		
2	(4) how to discuss varied strategies with patients from at-risk and diverse		
3		populations to promote positive behavior change and healthy lifestyles to		
4		avoid obesity, being overweight, and eating disorders;		
5	(5) how to identify overweight, obese, individuals with eating disorders, and		
6		those who are at risk for obesity and being overweight or suffer from		
7		eating disorders and, therefore, at risk for related serious and chronic		
8		medical conditions; and		
9	(6	how to conduct a comprehensive assessment of individual and familial		
10		health risk factors; and		
11	(b) ev	valuate the effectiveness of the training provided by such entity in increasing		
12	2 knowledge and changing attitudes and behaviors of trainees.			
13	SECTION 4. Best Practices – The Secretary shall ensure that the best practices for such			
14	14 training programs covered by the grants are properly recorded and replicated as applicable to			
15	other grantees.			
16	SECTION 5. Term – This Act shall have a term of five (5) years.			
17	7 SECTION 6. Repealing Clause. – All laws, decrees, orders, rules and regulations or parts			
18	18 thereof inconsistent with the provisions of this Act are hereby repealed, amended or modified			
19	accordingly.			
20	SECTION 7. Separability Clause If, for any reason, any provision of this Act is			
21	declared to be unconstitutional or invalid, the other sections or provisions hereof which are not			
22	affected thereby shall continue to be in full force and effect.			
23	SECTION 8. Effectivity Clause This Act shall take effect after fifteen (15) days			
following its publication in the <i>Official Gazette</i> or in two (2) newspapers of general circulation.				
	Approve	1.		