SIXTEENTH CONGRESS OF THE REPUBLIC) **OF THE PHILIPPINES**)

First Regular Session



DEC 11 P2:49 '13

SENATE

RECEIVED

Senate Bill No. 2040

INTRODUCED BY SEN. JINGGOY EJERCITO ESTRADA

EXPLANATORY NOTE

Section 2, paragraph 6, Article IX-B of the Constitution provides that "Temporary employees in the government shall be given protection as may be provided by law."

Further, Section 2, paragraph 2, Article IX-B states that "Appointments in the Civil Service shall be made according to merit and fitness to be determined, as far as practicable, and except to positions which are policy determining, primarily confidential, or highly technical, by competitive examination."

This bill seeks to amend Sections 1 and 2 of Republic Act No. 6850 entitled "An Act to Grant Civil Service Eligibility under Certain Conditions to Government Employees Appointed under Provisional or Temporary Status who have Rendered a Total of Seven Years of Efficient Service, and for Other Purposes." It proposes to extend and grant civil service eligibility to casual and contractual employees in the government who have continuously served the government for at least three (3) years.

In order to enhance a high level of professionalism, competence and efficiency in government service, it is important that casual and contractual employees shall be given protection and accorded the same benefits as those of permanent employees after rendering three (3) years of continuous and efficient service.

In view of the foregoing, approval of this bill is earnestly sought.

JINĠ GOY EJERCITO ESTRADA Senator



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Senate Bill No. 2040

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AN ACT

AMENDING SECTIONS 1 AND 2 OF REPUBLIC ACT NO. 6850, OTHERWISE KNOWN AS AN ACT TO GRANT CIVIL SERVICE ELIGIBILITY UNDER CERTAINS CONDITIONS TO GOVERNMENT EMPLOYEES APPOINTED UNDER PROVISIONAL OR TEMPORARY STATUS WHO HAVE RENDERED A TOTAL OF THREE (3) YEARS OF EFFICIENT SERVICE, AND FOR OTHER PURPOSES

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

SECTION 1. Section 1 of Republic Act No. 6850 is hereby amended to read as follows:

"Section 1. All government employees [as of the approval of this Act] who are holding career civil service positions appointed under [provisional or temporary] CASUAL OR CONTRACTUAL status who have rendered at least a total of [seven (7)] THREE (3) years of CONTINUOUS efficient service [may be] ARE HEREBY granted [the] civil service eligibility. [that will qualify them for] ENTITLED permanent THEREAFTER, THEY ARE TO appointmentS to their present positions OR TO OTHER POSITIONS TO WHICH THE ELIGIBILITY CONFERRED HEREIN QUALIFIES THEM AS DETERMINED BY THE CIVIL SERVICE COMMISSION.

"[The Civil Service Commission shall formulate performance evaluation standards in order to determine those temporary employees who are qualified to avail themselves of the privilege granted under this Act.

"The civil service eligibility herein granted may apply to such other positions as the Civil Service Commission may deem appropriate.]"

SEC. 2. Section 2 of Republic Act No. 6850 is hereby amended to read as follows:

"Section 2. The Civil Service Commission shall promulgate WITHIN NINETY (90) DAYS AFTER THE EFFECTIVITY OF THIS ACT the IMPLEMENTING rules and regulations [to implement this Act] consistent with the [merit and fitness principle] **PROVISIONS** OF THIS ACT. [within ninety days after its effectivity]."

SEC. 3. Separability Clause. If any provision of this Act is held invalid or unconstitutional, the other provisions not affected hereby shall remain valid and subsisting.

SEC. 4. *Repealing Clause*. All laws, decrees, executive orders, proclamations, rules and regulations, or parts thereof inconsistent herewith are hereby repealed or modified accordingly.

SEC. 5. *Effectivity Clause.* This Act shall take effect fifteen (15) days after its publication.

Approved,