LENATE OFFICE OF THE SECRETARY

FOURTEENTH CONGRESS OF THE REPUBLIC)
OF THE PHILIPPINES
Second Regular Session
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s. no. 2506

S RECEIVED BY:

Introduced by Senator Miriam Defensor Santiago

EXPLANATORY NOTE

The Constitution, Article II, Section 20 provides that:

SEC. 20. The State recognizes the indispensable role of the private sector, encourages private enterprise, and provides incentives to needed investments.

As the price of power increases due to the increase of oil price in the international market, more and more efforts are being undertaken to provide for alternative sources of energy. As we seek to be more self-sufficient in energy generation, it is imperative that we not only look for alternative sources of energy but also promote efficient use of energy by the industries, more particularly the energy intensive manufacturing sector. By providing initiatives and incentives to the support efforts in developing technologies that provide alternative sources and promote efficient use of energy, we can produce innovations that maybe translated into efficiency improvements in buildings, transportation, and other economic sectors that depend upon these industries.

This bill seeks to mandate the Department of Energy to promote collaborative efforts with industry, particularly the manufacturing sector, to broaden and accelerate the high-risk research and development of new manufacturing processes that optimize energy efficiency and utilize diverse sources of energy.

MIRIAM DEFENSOR SANTIAGO

FOURTEENTH CONGRESS OF THE REPUBLIC) OF THE PHILIPPINES OF THE PHILIPPINES OF THE REPUBLIC)
Second Regular Session)
SENATE S. No. 2506
Introduced by Senator Miriam Defensor Santiago
AN ACT TO SUPPORT RESEARCH AND DEVELOPMENT OF NEW INDUSTRIAL PROCESSES AND TECHNOLOGIES THAT OPTIMIZE ENERGY EFFICIENCY AND ENVIRONMENTAL PERFORMANCE, UTILIZE DIVERSE SOURCES OF ENERGY, AND INCREASE ECONOMIC COMPETITIVENESS
Be it enacted by the Senate and the House of representatives of the Philippines in Congress assembled:
SECTION 1. Short Title This Act shall be known as the "Industrial Energy Efficiency
Research and Development Act of 2008."
SECTION 2. Industrial Technologies Program The Secretary of Energy (in this Ac
referred to as the "Secretary") shall establish a program, in cooperation with energy-intensive
industries, trade and industry research collaborations representing such industries, and
institutions of higher education
(1) to conduct energy research, development, demonstration, and commercial application
activities with respect to new industrial and commercial processes, technologies, and
methods to
(A) achieve substantial improvements in energy efficiency; and
(B) enhance the economic competitiveness of the Philippine industrial sector; and
(2) to conduct environmental research and development with respect to new industria
and commercial processes, technologies, and methods to achieve environmenta
performance improvements such as waste reduction, emissions reductions, and more

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efficient water use.

I	SECTION 3. Program Activities. – Research, development, demonstration, and
2	commercial application activities under this section may include
3	(1) activities to support the development and use of technologies and processes that
4	improve the quality and quantity of feedstocks recovered or recycled from process and
5	waste streams;
6	(2) research to meet manufacturing feedstock requirements with alternative resources;
7	(3) research to develop and demonstrate technologies and processes that utilize
8	alternative energy sources to supply heat, power, and new feedstocks for energy-intensive
9	industries;
10	(4) research to achieve energy efficiency in steam, power, control system, and process
11	heat technologies, and in other manufacturing processes; and
12	(5) a program to fund research, development, and demonstration relating to inventors' and
13	small companies' technology proposals, based on energy savings potential, commercial
14	viability, and technical merit.
15	SECTION 4. Competitive Awards All awards under this section shall be made on a
16	competitive, merit-reviewed basis.
17	SECTION 5. Coordination and Nonduplication The Secretary shall, coordinate
18	efforts under this section with other programs of the Department and other government agencies
19	to avoid duplication of effort.
20	SECTION 6. Annual Reports Not later than 1 year after the date of enactment of this
21	Act, and once every 2 years thereafter, the Secretary shall submit to the Congress a report on the
22	activities conducted pursuant to this Act, including
23	(1) a description of the activities used to facilitate cooperation with energy-intensive
24	industries, universities, and other participants in the program; and
25	(2) a description of ongoing projects and new projects initiated, and the anticipated
26	energy savings associated with achievement of each project's goals.

I	SECTION 7. University-Based Industrial Research and Assessment Centers. – To
2	strengthen the program under section 3, the Secretary shall provide funding to university-based
3	industrial research and assessment centers, whose purpose shall be
4	(1) to identify opportunities for optimizing energy efficiency and environmental
5	performance;
6	(2) to promote application of emerging concepts and technologies in small and medium-
7	sized manufacturers;
8	(3) to promote the research and development for usage of alternative energy sources to
9	supply heat, power, and new feedstocks for energy intensive industries;
10	(4) to coordinate with appropriate government research offices, and provide a
11	clearinghouse for industrial process and energy efficiency technical assistance resources;
12	and
13	(5) to coordinate with government-accredited technical training centers and community
14	colleges, while ensuring appropriate services to all regions of the country.
15	SECTION 8. Appropriations To carry out the provisions of this Act, such amount as
16	hereby necessary is hereby authorized to be appropriated from the National Treasury.
17	SECTION 9. Separability Clause If any provision or part hereof, is held invalid or
18	unconstitutional, the remainder of the law or the provision not otherwise affected shall remain
19	valid and subsisting.
20	SECTION 10. Repealing Clause Any law, presidential decree or issuance, executive
21	order, letter of instruction, administrative order, rule or regulation contrary to or is inconsistent
22	with the provision of this Act is hereby repealed, modified, or amended accordingly.
23	SECTION 11. Effectivity Clause This Act shall take effect fifteen (15) days after its
24	publication in at least two (2) newspapers of general circulation.

Approved,

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