FIFTEENTH CONGRESS OF THE REPUBLIC OF THE PHILIPPINES

First Regular Session

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SENATE

Senate Bill No. 814

INTRODUCED BY SEN. JINGGOY EJERCITO ESTRADA

EXPLANATORY NOTE

Government is mandated under the Constitution to ensure the quality of life for all Filipinos by making available safe, clean, and nutritious foods for everyone. This includes the prevention of fraudulent and unfair acts involving sale of meat products in the country.

This legislative measure therefore aims to ensure that fraudulent and unfair practices are prevented through the proper labeling of meat products that are being sold in the open market.

In view of the foregoing, immediate passage of this measure is earnestly sought.

> **EJERCITO ESTRADA** Senator

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AN ACT INSTITUTING THE LABELING OF IMPORTED MEAT AND MEAT FOOD PRODUCTS

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 the "The Meat Labeling Act of 2010.".

SEC. 2. Declaration of Policy. - It is hereby declared that the policy of the State to protect the interest of the general public against deceptive, unfair, and fraudulent sales acts and practices, and to implement measures to ensure the safe supply of imported meat and meat food products in the country.

SEC. 3. Definition of Terms. - For purpose of this Act, the term:

- 1. "Secretary" refers to the Secretary of the Department of Agriculture (DA);
- 2. "Country of Origin" refers to the country or countries in which an animal is raised before slaughter
- 3. "Label" refers to display of written printed or graphic matter affixed to any imported meat or meat products, its immediate container or other suitable material affixed for the purpose of giving information as to identify its country of origin;
- 4. "Beef' refers from meat produced from cattle (including veal);
- 5. "Pork" refers to meat produced from hogs;
- 6. "Lamb" refers to meat, other than mutton, produced from sheep;
- 7. "Imported beef refers to beef that is not Philippine beef, whether or not the beef is graded with a quality grade issued by the Secretary;
- 8. "Imported pork refers to pork that is not Philippine Pork;
- 9. "Imported lamb refers to lamb that is not Philippine lamb, whether or not the lamb is graded with a quality grade issued by the Secretary;

- 10. "Philippine Beef' refers from beef produced from cattle slaughtered in the Philippines;
- 11. "Philippine Pork" refers to pork produced from hogs slaughtered in the Philippines;
- 12. "Philippine Lamb" refers to lamb produced from sheep slaughtered in the Philippines;

SEC. 4. Labeling of imported meat and meat food product.-

- a. Labeling is required in the following:
- 1. Imported meat or meat food product into the Philippines shall bear or shall be accompanied by labeling that identifies the country of origin of the animal that is the source of the imported carcass, part thereof, or meat that is part of the contents of the imported meat food product; and
- 2. Imported meat food product prepared in the Philippines using any carcass, part thereof, or meat imported into the Philippines shall bear or shall be accompanied by labeling that identifies the country of origin of the animal that is the source if the imported carcass, part thereof, or meat.
- b. Mandatory Labeling -The Secretary shall provide by rules and regulation that the following offered for retail sale bear a label that identifies its country of origin:
 - 1. Muscle cuts of Philippine beef, Philippine pork, Philippine lamb, imported beef, imported lamb, and imported pork.
 - 2. Ground beef, ground lamb and ground pork; and
- c. Audit Verification System for Philippine and Imported Muscle Cuts of Beef, Lamb, and Pork The Secretary may require be regulation that any person that prepares, stores, handles, or distributes muscle cuts of Philippine beef, imported beef, Philippine lamb, imported lamb, Philippine pork, imported pork, ground beef, ground lamb, or ground pork for retail sale maintain a verifiable record keeping audit trail that will permit the Secretary to ensure compliance with regulations promulgated under subsection (a).
- **SEC. 5.** *Implementing Rules and Regulations.* The Secretary shall promulgate the implementing rules and regulations to carry out the provisions of this Act. Not later than six(6) months after the date of effectivity of this Act.
- **SEC. 6.** *Penalties.* Any person found *to* violate any provision of this Act shall upon conviction, be subject to a fine of not less than ten thousand pesos (P10,000.00) but not more than fifty thousand pesos (P50,000.00) or imprisonment of not less than six *(6)* months but not more that two *(2)* years, or both upon the discretion of the court. If the offender is an alien, he shall be deported after service of sentence and payment of fine further deportation proceedings.
- **SEC. 7.** Separability Clause. If any provision, or part hereof, is held invalid or unconstitutional, the remainder of the law or the provision shall remain valid and subsisting.

- **SEC. 8.** Repealing Clause. Any law, presidential decree or issuance, executive order, letter of instruction, administrative order, rule or regulation contrary to inconsistent with, the provision of this Act is hereby repealed, modified or amended accordingly.
- **SEC. 9.** *Effectivity Clause.* This Act shall take effect fifteen (15) days after its publication in at least two (2) newspapers of general circulation.

Approved,