Recommending its approval in substitution of Senate Bill Nos. 351, 2705 and 2938

Sponsors: Senators Lacson and Recto

#### MR. PRESIDENT:

The Committees on National Defense and Security; and Ways and Means to which were referred Senate Bill No. 351, introduced by Senator Trillanes IV, entitled:

"AN ACT
AMENDING SECTION 4 (B) OF REPUBLIC ACT NO. 7898,
OTHERWISE KNOWN AS THE AFP MODERNIZATION ACT"

Senate Bill No. 2705, introduced by Senator Recto, entitled:

#### "AN ACT

EXTENDING THE MODERNIZATION PROGRAM OF THE ARMED FORCES OF THE PHILIPPINES, AMENDING FOR THE PURPOSE REPUBLIC ACT NO. 7898, OTHERWISE KNOWN AS THE AFP MODERNIZATION ACT"

and Senate Bill No. 2938, introduced by Senator Lacson, entitled:

"AN ACT
AMENDING REPUBLIC ACT NO. 7898, OTHERWISE KNOWN AS
THE AFP MODERNIZATION ACT, AND FOR OTHER PURPOSES"

have considered the same and have the honor to report them back to the Senate with the recommendation that the attached bill, Senate Bill No.3164, prepared by the Committees, entitled:

## "AN ACT AMENDING REPUBLIC ACT NO. 7898, ESTABLISHING THE REVISED AFP MODERNIZATION PROGRAM AND FOR OTHER **PURPOSES"**

be approved in substitution of Senate Bill Nos. 351, 2705 and 2938 with Senators Trillanes IV, Recto and Lacson as authors thereof.

Respectfully submitted:

Chairmen:

RALPH G) RECTO

Committee on Ways and Means

Member, Committee on National Defense and Security

Committee on National Defense and Security

Viće- Chairmen:

GREGORIO B. HONASAN II

Committee on National Defense and Security Member, Committee on Ways and Means

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Minority Leader

Majority Leade

Honorable JUAN PONCE ENRILE Senate President

FIFTEENTH CONGRESS OF THE	)
REPUBLIC OF THE PHILIPPINES	)
Second Regular Session	)

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**SENATE** 

s. NO. 3164

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(In substitution of Senate Bill Nos. 351, 2705, and 2938)

Prepared by the Committee on National Defense and Security, *and* Ways and Means, with Senators Lacson, Recto, and Trillanes IV as authors thereof

# AN ACT AMENDING REPUBLIC ACT NO. 7898, ESTABLISHING THE REVISED AFP MODERNIZATION PROGRAM AND FOR OTHER PURPOSES

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

SECTION ONE. Section 4(b) and Section 4(e) of Republic Act No. 7898, otherwise known as the AFP Modernization Act, is hereby amended to read as follows:

"(b) Capability, material, and technology development. — The AFP modernization program entails the development and employment of certain capabilities that can address the assessed threats: *Provided*, That the acquisition of air force, navy and army equipment and material of such types and quantities shall be made in accordance with the need to develop AFP capabilities pursuant to its modernization objectives: *Provided*, *further*, That the acquisition of new equipment and weapons systems, shall be synchronized with the phase-out of uneconomical and obsolete major equipment and weapons systems in the AFP inventory: *Provided*, *even further*, That no major equipment and weapons system shall be purchased if the same are not being used by the armed forces in the country of origin or used by the armed forces of [at least two countries] **ANOTHER COUNTRY**: *Provided*, *furthermore*, That only offers from suppliers who are themselves the manufacturers shall be entertained: *Provided*, *finally*, That no supply contract shall be entered into unless such contract provides for, in clear and unambiguous terms, an after-sales services and the availability of spare parts.

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 (e) Doctrines development. – [The transition of the AFP from an internal security-oriented force to an external security-oriented force requires the review,

1 evaluation and validation of its present set of doctrines for the purpose of 2 formalizing such doctrines. Towards this end, t] The Department of National 3 Defense and the [general headquarters,] AFP, shall be responsible for the 4 generation, evaluation, consolidation and formalization of doctrines; the conduct 5 of periodic review and validation of doctrines through field application, testing 6 and exercises; and the dissemination of approved doctrines at all levels of 7 command. 8 The Secretary of National Defense shall formulate guidelines to implement this 9 section in accordance with the objectives of the modernization program 10 enumerated in the preceding section." Sec. 2. Section 6 of the same Act is hereby amended to read as follows:

> "Sec. 6. Period of Implementation. - The REVISED AFP [m]Modernization [p]Program under this Act shall be implemented over a period of fifteen (15) years EFFECTIVE UPON THE DATE OF THE APPROVAL OF THIS ACT: Provided, however, That payments for amortization of outstanding multiyear contract obligations incurred under the "REVISED AFP Modernization Act" may extend beyond this period."

Sec. 3. Section 7 of the same Act is hereby amended to read as follows:

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"Sec. 7. Submission of the **REVISED** AFP Modernization Program. - (a) Within [ninety (90)] SIXTY (60) days from the effectivity of this Act, the President, upon the recommendation of the Secretaries of National Defense and Budget and Management, shall submit the REVISED AFP [m]Modernization [p]Program as provided for in this Act to Congress for its consideration and approval in a [i]Joint [r]Resolution of the House of Representatives and the Senate. The [p]Program shall indicate or show inter alia:

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(1) The size and shape of the AFP in terms of personnel, equipment, and facilities during the various phases of the modernization program;

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(2) The modernization projects under it, including the major weapon and nonweapon equipment and technology acquisitions sought by the respective services and units of the AFP, any major infrastructure construction or improvement to be made and the particular objective(s) and component(s)

1	under Sections 3 and 4, respectively, of this Act to which such intended
2	acquisition, construction or improvements belongs; and
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4	(3) The priorities, schedules as well as estimated average cost of each
5	modernization project or upgrading to be undertaken.
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7	PROVIDED, THAT IN THE IMPLEMENTATION OF THE AFP
8	MODERNIZATION PROGRAM, THE ACQUISITION OF EQUIPMENT
9	OR UPGRADING TO BE UNDERTAKEN SHALL BE DEVOTED
10	TOWARDS THE DEVELOPMENT OF THE AFP WITH SHIFTING
11	CAPABILITY TO MEET INTERNAL AND EXTERNAL THREATS.
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13	(b) In the event Congress approves the REVISED AFP [m]Modernization
14	[p]Program, the [j]Joint [r]Resolution shall be the basis for subsequent executive
15	and legislative actions to implement the AFP [m]Modernization [p]Program from
16	year to year until its complete and full realization."
17	Sec. 4. Section 8 of the same Act is hereby amended to read as follows:
18	"Sec. 8. Appropriations for the REVISED AFP Modernization Program. – The
19	annual appropriations for the REVISED AFP [m]Modernization [p]Program
20	shall include the amounts necessary to support the funding requirements for all
21	modernization projects approved by Congress under the preceding section."
22	The funds to be appropriated by Congress under this Act shall be treated
23	as a distinct and separate budget item from the regular appropriation for the
24	Department of National Defense (DND) and the AFP and shall be administered
25	by the Secretary of National Defense.
26	[The proposed program shall be based on a ceiling, for the first five (5)
27	years, of Fifty billion pesos (P50,000,000,000.00): provided, that thereafter, this
28	amount may be increased commensurate to the increase in the Gross National
29	Product (GNP).]"
30	Sec. 5. Section 11 of Republic Act No. 7898, otherwise known as the AFF
31	Modernization Act, is hereby amended to read as follows:
32	"Sec. 11. AFP Modernization Act Trust Fund There is hereby created a trust
33	fund, to be known as the AFP Modernization Act Trust Fund. Said trust fund
34	shall be used exclusively for the AFP modernization program INCLUDING

1	ALL NECESSARY EXPENSES TO IMPLEMENT THE PROCUREMENT
2	OF EQUIPMENT SUCH AS EXPENSES FOR PRE-SELECTION AND
3	POST-QUALIFICATION STAGES, but not to include salaries and allowances,
4	shall be funded out of the following:
5	(a) Appropriations for the AFP [m]Modernization [p]Program;
6	(b) The proceeds from the sale[, lease or joint development] of military
7	reservations, as may be authorized by Congress, PURSUANT TO THE
8	PROVISIONS OF EXISTING LAWS AND REGULATIONS
9	GOVERNING SALES OF GOVERNMENT PROPERTIES, including
10	such immovable and other facilities as may be found therein, not
11	OTHERWISE covered by the Bases Conversion Development Authority, as
12	provided for in Republic Act No. 7227, AS AMENDED;
13	(C) THE PROCEEDS FROM THE LEASE OR JOINT DEVELOPMENT
14	OF MILITARY RESERVATIONS, AS MAY BE AUTHORIZED BY
15	THE PRESIDENT, PURSUANT TO THE PROVISIONS OF
16	EXISTING LAWS AND REGULATIONS GOVERNING LEASE OR
17	JOINT DEVELOPMENT OF GOVERNMENT PROPERTIES,
18	INCLUDING SUCH IMMOVABLES AND OTHER FACILITIES AS
19	MAY BE FOUND THEREIN, NOT SPECIFICALLY ENUMERATED
20	UNDER REPUBLIC ACT NO. 7227, AS AMENDED;
21	[(c)] (D) Shares of the AFP from the proceeds of the sale of military camps
22	provided for under Republic Act No. 7227, AS AMENDED, AS
23	WELL AS THE PROCEEDS FROM THE LEASE AND/OR
24	JOINT VENTURE AGREEMENTS AND SUCH OTHER
25	DISPOSITIONS PERTAINING TO THE SAME CAMPS;
26	(E) THE PROCEEDS DERIVED FROM PUBLIC-PRIVATE
27	PARTNERSHIPS ENTERED INTO BY THE DEPARTMENT OF
28	NATIONAL DEFENSE OR THE ARMED FORCES OF THE
29	PHILIPPINES, AS MAY BE AUTHORIZED BY THE PRESIDENT,
30	PURSUANT TO THE PROVISIONS OF EXISTING LAWS AND
31	REGULATIONS;
32	[(d)] (F) Proceeds from the sale of the products of the [g]Government [a]Arsenal
33	AND/OR, IN CASE OF JOINT VENTURE, ALL INCOMES

1	EARNED FROM THE EQUITY SHARE OF THE
2	GOVERNMENT ARSENAL FROM THE JOINT VENTURE;
3	[(e)] (G) The proceeds from the disposal of excess and/or uneconomically
4	repairable equipment and other movable assets of the AFP and the
5	government arsenal;
6	[(f)] (H) Funds from budgetary surplus, if any, as may be authorized by
7	Congress subject to the provisions of Section 8 of this Act; [and]
8	(I) DONATIONS COMING FROM LOCAL AND FOREIGN
9	SOURCES, SPECIFICALLY EARMARKED TO BE USED FOR
10	THE AFP MODERNIZATION PROGRAM; AND
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12	[(g)] (J) All interest income of the trust fund.
13	The trust fund shall be administered by the Secretary of National Defense
14	in accordance with existing government auditing rules and regulations. THE
15	DEPARTMENT OF NATIONAL DEFENSE SHALL CONDUCT
16	PERIODIC STUDIES ON HOW TO MAXIMIZE THE UTILIZATION OF.
17	THE TRUST FUND AND HOW ADDITIONAL REVENUES CAN BE
18	GENERATED TO FUND THE AFP MODERNIZATION PROGRAM.
19	Sec. 6. Section 12 of the same Act is hereby amended to read as follows:
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21	"Sec. 12. Modernization of the Government Arsenal The modernization of
22	the government arsenal, for the development of production capabilities to
23	enhance self-sufficiency in defense requirements, shall be part of the AFP
24	modernization program. The government arsenal shall be effectively utilized in
25	the production of basic weapons, ammunition and other munitions for the use of
26	the AFP, [and] the Philippine National Police (PNP) AND OTHER
27	UNIFORMED GOVERNMENT AGENCIES, and for the sale and export of
28	products in excess of [AFP/PNP] THE requirements OF THE AFP, PNP AND
29	OTHER UNIFORMED GOVERNMENT AGENCIES. The government
30	arsenal may use such production facilities as it may own or be provided with
31	under this Act or as it may arrange, under joint venture, co-production or similar
32	agreements with local and foreign entities.
33	Sec. 7. Section 14 of the same Act is hereby amended to read as follows:

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"SEC. 14. MODERNIZATION PLANNING AND PROCUREMENT. – THE AFP MODERNIZATION PROGRAM PLANNING AND PROCUREMENT SHALL BE CONDUCTED IN ACCORDANCE WITH THE DEFENSE SYSTEM OF MANAGEMENT (DSOM) WHICH IS DEFINED AS A STRATEGY-DRIVEN, CAPABILITY-BASED MULTI-YEAR PLANNING AND EXECUTION PROCESS. IN THIS REGARD, STRATEGIC PLANNING, CAPABILITY ASSESSMENT AND PLANNING, ACQUISITION PLANNING, PROCUREMENT AND CONTRACTING, AND RESOURCES PLANNING AND FINANCIAL MANAGEMENT SHALL BE TREATED AS AN INTEGRATED AND WHOLISTIC PROCESS.

UPON PRIOR APPROVAL BY THE PRESIDENT OF PHILIPPINES, WHEN THE PROCUREMENT FOR USE BY THE AFP INVOLVES MAJOR DEFENSE EQUIPMENT IN ACCORDANCE WITH THE DEFENSE SYSTEM OF MANAGEMENT, AND THE EQUIPMENT OR MATERIAL REQUIRED IS NOT AVAILABLE LOCALLY AND THE SECRETARY OF NATIONAL DEFENSE HAS DETERMINED THAT THE INTERESTS OF THE COUNTRY SHALL BE PROTECTED BY NEGOTIATING DIRECTLY WITH A MANUFACTURER OR AN INSTRUMENTALITY OF ANOTHER COUNTRY WITH WHICH THE PHILIPPINES HAS ENTERED INTO A DEFENSE COOPERATION **AGREEMENT** OR **OTHERWISE MAINTAINS** DIPLOMATIC RELATIONS, THE PROCUREMENT BY THE ARMED FORCES OF THE PHILIPPINES OF THE EQUIPMENT ABOVEMENTIONED SHALL BE EXEMPTED FROM THE REQUIREMENT OF PUBLIC BIDDING UNDER REPUBLIC ACT NO. 9184: PROVIDED, HOWEVER, THAT THE PERFORMANCE BY THE SUPPLIER OF ITS OBLIGATIONS UNDER THE PROCUREMENT CONTRACT SHALL BE COVERED BY A PERFORMANCE SECURITY IN ACCORDANCE WITH SECTION 39 OF REPUBLIC ACT NO. 9184; PROVIDED, FINALLY, THAT MAJOR DEFENSE EQUIPMENT SHALL REFER TO AIRCRAFTS, VESSELS, TANKS, **ARMORED** COMMUNICATION EQUIPMENT, RADAR SYSTEMS AND HIGH-POWERED FIREARMS."

Sec. 8. Section 16 of the Same Act is hereby amended to read as follows:

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1	"Sec. 16. [Annual] Reports. – [Not later than the end of the first quarter
2	of the succeeding year:]
3	(a) NOT LATER THAN THE END OF THE FIRST QUARTER OF
4	THE SUCCEEDING YEAR, [T] the Secretary of National Defense shall
5	submit to the President and Congress an annual report on the status of the
6	AFP Modernization Act Trust Fund, as provided for in Section 11 of this
7	Act;
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9	(b) The Chief of Staff, AFP, shall submit to the President and Congress
10	QUARTERLY, through the Secretary of National Defense, a[n annual]
11	report containing the progress of the implementation of the modernization
12	program under this Act to include the AFP modernization activities
13	implemented prior to the approval of this Act."
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15	Sec. 9. Insert three sections after Section 16 of the same Act which shall now become the
16	new Sections 17, 18 and 19 respectively, which shall read as:
17	"SEC. 17. EXEMPTION FROM VALUE-ADDED TAX AND CUSTOMS
18	DUTIES THE SALE OF WEAPONS, EQUIPMENT AND
19	AMMUNITIONS TO THE AFP, WHICH ARE DIRECTLY AND
20	EXCLUSIVELY USED FOR ITS PROJECTS, UNDERTAKINGS,
21	ACTIVITIES AND PROGRAMS UNDER THE AFP MODERNIZATION
22	ACT, SHALL BE EXEMPT FROM THE VALUE-ADDED TAX:
23	PROVIDED, THAT THE IMPORTATION OF THE SAME BY THE AFP
24	SHALL LIKEWISE BE EXEMPT FROM THE VALUE-ADDED TAX
25	AND CUSTOMS DUTIES."
26	SEC. 18. CONGRESSIONAL OVERSIGHT COMMITTEE. THERE IS
27	HEREBY CREATED A CONGRESSIONAL OVERSIGHT COMMITTEE
28	TO MONITOR AND OVERSEE THE IMPLEMENTATION OF THE
29	PROVISIONS OF THIS ACT. THE COMMITTEE SHALL BE
30	COMPOSED OF SIX (6) MEMBERS FROM THE SENATE AND SIX (6)
31	MEMBERS FROM THE HOUSE OF REPRESENTATIVES WITH THE
32	CHAIRPERSONS OF THE COMMITTEE ON NATIONAL DEFENSE
33	AND SECURITY OF BOTH HOUSES AS JOINT CHAIRPERSONS OF
34	THIS COMMITTEE. THE FIVE (5) OTHER MEMBERS FROM EACH
35	CHAMBER SHALL BE DESIGNATED BY THE SENATE PRESIDENT
36	AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES,

1	RESPECTIVELY. THE MINORITY SHALL HAVE AT LEAST TWO
2	REPRESENTATIVES FROM BOTH CHAMBERS.
3	SEC. 19. SUNSET REVIEW. – AS THE NEED ARISES OR WITHIN FIVE
4	(5) YEARS AFTER ITS EFFECTIVITY, THE CONGRESSIONAL
5	OVERSIGHT COMMITTEE SHALL CONDUCT A SUNSET REVIEW OF
6	THIS ACT. THE TERM "SUNSET REVIEW" SHALL MEAN A
7	SYSTEMATIC EVALUATION OF THE ACCOMPLISHMENTS AND
8	IMPACT OF THIS ACT, AS WELL AS THE PERFORMANCE AND
9	ORGANIZATIONAL STRUCTURE OF ITS IMPLEMENTING
10	AGENCIES, FOR PURPOSES OF DETERMINING REMEDIAL
1	LEGISLATION."
12	Sec. 10. The succeeding sections of the same Act are hereby amended and renumbered
13	accordingly.
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15	Sec. 11. Repealing Clause All laws, executive orders, rules and regulations
16	inconsistent with or contrary to this Act, are hereby deemed accordingly repealed or amended.
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18	Sec. 12. Separability Clause If, for any reason, any section or provision of this Act is
19	declared unconstitutional or invalid, the other sections or provisions not affected thereby shall
20	remain in full force and effect.
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22	Sec. 13. Effectivity Clause This Act shall take effect fifteen (15) days after its
23	publication in at least two (2) newspapers of national circulation.