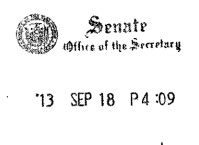
#### SIXTEENTH CONGRESS OF THE REPUBLIC OF THE PHILIPPINES First Regular Session



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## SENATE S. No. <u>1719</u>

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Introduced by Senator Miriam Defensor Santiago

#### **EXPLANATORY NOTE**

The Constitution, Article IX-C, Section 2, Paragraph 9, provides that one of the main functions of the Commission of Elections is to "submit to the President and the Congress a comprehensive report on the conduct of each election, plebiscite, initiative, referendum or recall."

Although the Comelec has been complying with this provision after every regular election, basic electoral data contained in the report are not even complete, let alone comprehensive. Interested parties, candidates, and researchers find the voluminous report of very limited value because the data in these reports are not comparable.

As an implementing act of the aforementioned constitutional provision, this bill defines the word "comprehensive" in terms of the minimum contents of such report. By providing the minimum contents of the report, the objective of the bill is to ensure that the Comelec report shall contain basic and complete electoral data as a matter of record. Further, it provides that the report be made automatically available in the National Library, all libraries of state colleges and universities, provincial or city or municipal libraries.<sup>\*</sup>

MIRIAM DEFENSOR SAN

<sup>&</sup>lt;sup>\*</sup> This bill was originally filed during the Thirteenth Congress, First Regular Session.



#### SIXTEENTH CONGRESS OF THE REPUBLIC OF THE PHILIPPINES First Regular Session

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# SENATE S. No. 1719

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### AN ACT PROVIDING FOR THE MINIMUM CONTENTS OF A COMPREHENSIVE REPORT OF ELECTIONS TO THE PRESIDENT AND TO CONGRESS BY THE COMMISSION ON ELECTIONS

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

5 SECTION 1. *Short Title*. - This Act shall be known as the "Comprehensive COMELEC
6 Report Act."

SECTION 2. *Declaration* of *Policy*. - It is the policy of the State to document significant
political processes such as elections. In line with this, Commission on Elections is directed by
the Constitution to prepare and submit a comprehensive report on the conduct of each election,
plebiscite, initiative, referendum and recall to the President and to Congress.

SECTION 3. Nature and Contents of the Comprehensive Report. - A comprehensive
 COMELEC Report to the President and the Congress after every regular or special election shall
 contain, but not limited to, the following:

14 (A) Narrative Assessment.

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(1) A complete but concise explanation on the context of the elections conducted and the election calendar.

(2) Amendments to and salient features of the election code and other laws governing the conduct of the electoral exercise.

(3) Cost of Administering the Particular Political Exercise

(a) The actual cost of the election to the national and local governments, if

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1	(b) A breakdown of expenditures by item.	
2	(4) Other information which the Commission of Elections deem important.	
3	(B) Basic Electoral Data	
4	(1) On Voters	
5	(a) Number of registered voters per city/municipality;	,
6	(b) Number of voters who actually voted (voters' turnout) per	ł
7	city/municipality;	•
8	(c) Number of the Voter's Registration Records (VRRs) used and	
9	cancelled.	
10	(2) On Precincts	
11	(a) Number of precincts that functioned in the immediately preceding	
12	elections by city/municipality;	
13	(b) Number of precincts newly created for the election under consideration	
14	by city/municipality;	
15	(c) Total number of precincts for the election under review by	
16	city/municipality;	
17	(d) Number of precincts that actually functioned or failed to function by	
18	city/municipality and the grant total number of precincts nationwide.	
19	(3) On the number of Ballots, Election Returns, Ballot Boxes and other	
20	accountable forms.	
21	(a) Number of printed ballots, election returns and other accountable	
22	forms;	
23	(b) Number of ballots, election returns, ballot boxes and all other	
24	accountable forms actually used, spoiled and unused.	•
25	(4) On Candidates	
26	(a) List of all candidates, party affiliation and their profession;	4
27	(b) Number of votes each candidate garnered by type of position.	

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1	(i) for President and Vice-president - the results by province and
2	city in all other regions except NCR where it is by city and municipality;
3	(ii) for Senators - the results by province;
4	(iii)for Congressmen - the results by district;
5	(iv)for Governor, Vice-Governor and Members of the Sangguniang
6	Panlalawigan - the results by province
7	(v) for Mayors, Vice-Mayors and Members of the Sangguniang
8	Pangbayan /Panglungsod - the result by city/municipality or
9	district.
10	(c) Amount and sources of campaign funds, if already available.
11	(5) On election protests, violence and other election violations and offenses list
12	and status of election protests filed with regards to the election(s) being reported;
13	(a) Number of election related incidents of violence, offenses, and
14	violations of the election law by provinces and cities for all regions except for
15	NCR where it will be by cities and municipalities.
16	(6) Other data which the Commission on Elections may deem important.
17	SECTION 4. Date of Publication The COMELEC shall submit the comprehensive
18	Report not more than one (1) year after the holding of a regular or special election.
19	SECTION 5. Dissemination of and Accessibility to the Report In addition to the
20	President and the Congress, the COMELEC shall provide copies of the Report to all public
21	libraries.
22	SECTION 6. Separability Clause If any provision of this Act or part thereof is held
23	invalid or unconstitutional, the remainder of the Act or the provision not otherwise affected shall

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24 remain valid and subsisting.

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1 SECTION 7. *Repealing Clause.* - Any law, presidential decree or issuance, executive 2 order, letter of instruction, administrative order, rule, or regulation contrary to or inconsistent 3 with the provisions of this Act is hereby repealed, modified, or amended accordingly.

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SECTION 8. *Effectivity Clause.* - This Act shall take effect fifteen (15) days after its
publication in at least two (2) newspapers of general circulation.

Approved,