

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

'15 MAY 25 P1:10

SENATE

RECEIVED BY:

COMMITTEE REPORT NO. <u>148</u>

Submitted jointly by the Committees on Health and Demography and Finance on MAY 2 5 2015

Re: S.B. No. 2778

Recommending its approval in Substitution of S.B. Nos. 1190 and 2654, taking into consideration H.B. No. 4000

Sponsors: Senators Teofisto "TG" L. Guingona III and Loren B. Legarda

MR. PRESIDENT:

The Committees on Health and Demography *and* Finance to which were referred S.B. No. 1190, introduced by Sen. Loren B. Legarda, entitled:

"AN ACT ENHANCING THE REGULATION

OF HEALTH FACILITIES AND APPROPRIATING FUNDS THEREOF "

S.B. No. 2654, introduced by Sen. Teofisto "TG" L. Guingona III, entitled:

"AN ACT STRENGTHENING THE REGULATION OF HEALTH FACILITIES AND SERVICES IN THE PHILIPPINES, REPEALING FOR THE PURPOSE REPUBLIC ACT NO. 4226, OTHERWISE KNOWN AS THE HOSPITAL LICENSURE ACT, AND FOR OTHER PURPOSES"

and taking into consideration H.B. No. 4000, introduced by Representatives Nava (J), Tan (A) and Tambunting, entitled:

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"AN ACT STRENGTHENING THE REGULATION OF HEALTH FACILITIES AND SERVICES IN THE PHILIPPINES, REPEALING FOR THE PURPOSE REPUBLIC ACT NO. 4226, OTHERWISE KNOWN AS THE HOSPITAL LICENSURE 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 S.B. No. 2778, prepared by the Committees, entitled:

"AN ACT STRENGTHENING THE REGULATION OF HEALTH FACILITIES AND SERVICES IN THE PHILIPPINES, REPEALING FOR THE PURPOSE REPUBLIC ACT NO. 4226, OTHERWISE KNOWN AS THE HOSPITAL LICENSURE ACT, AND FOR OTHER PURPOSES"

be approved in substitution of S.B. Nos. 1190 and 2654, taking into consideration H.B. No. 4000 with Senators Loren B. Legarda and Teofisto "TG" L. Guingona III as authors thereof.

Respectfully submitted:

TEOFISTO "IG" L. GUINGONA III Chairperson Committee on Health and Demography

FRANCIS "Chiz" G. ESCUDERO Chairperson Committee on Finance

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PIA S. CAYETANO Vice Chairperson Committee on Health and Demography

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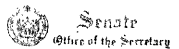
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VICENTE C. SOTTO III Acting Minority Leader Member, Committee on Health and Demography and Committee on Finance

HON. FRANKLIN M. DRILON Senate President Senate of the Philippines Pasay City



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

'15 MAY 25 P1:10

SENATE

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S. B. No. **2778** (In Substitution of Senate Bill Nos. 1190 and 2654, taking into consideration House Bill No. 4000)

Prepared Jointly by the Committees on Health and Demography and Finance with Senators Loren B. Legarda and Teofisto "TG" L. Guingona as authors

AN ACT STRENGTHENING THE REGULATION OF HEALTH FACILITIES AND SERVICES IN THE PHILIPPINES, REPEALING FOR THE PURPOSE REPUBLIC ACT NO. 4226, OTHERWISE KNOWN AS THE HOSPITAL LICENSURE ACT, AND FOR OTHER PURPOSES

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

1	Section 1. Short Title. –	This Act shall be known as th	ne "Health Facilities Regulation Act".
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 3 Sec. 2. Definitions. As used in this Act:
 4 a) Health facilities refer to institutions and other health-related establishments which
- *a) Treatin juctimes* refer to institutions and outer nearly-related establishments which
 provide diagnostics, therapeutic, rehabilitative, and/or other health care services
 except medical radiation facilities and hospital pharmacies;
- 7 b) License refers to a formal authorization issued by the Department of Health (DOH) to
- 8 an individual, partnership, corporation or association to operate a hospital and other 9 health facilities. It is a prerequisite for accreditation of a hospital and other health 10 facilities by any accrediting body that is recognized by the DOH; and
- *c)* Licensee refers to the person, partnership, corporation or association granted a license
 to operate and maintain a health facility according to an approved standard set by the
 Bureau.
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15 Sec. 3. Regulating Agency. – The Health Facilities and Services Regulatory Bureau (HFSRB)

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1 shall act as the regulatory agency pertaining to the licensing and operation of health facilities 2 and services in the country. 3 Sec. 4. Powers and Functions. - The HFSRB shall have the following powers and functions: 4 a) To establish and prescribe rules, regulations, standards and specifications in all cases 5 related to the issued certificate of license of health facilities and other related facilities 6 7 and administer and enforce the same; 8 b) To inspect and monitor all health facilities and other related facilities to ensure their 9 continued compliance with the rules and regulations in accordance with this Act and to make recommendations to directors or administrators of health facilities for the 10 correction of deficiencies found during the inspections; 11 12 c) To study and adopt a system of classifying health facilities and other related facilities in the Philippines; 13 d) To approve construction designs and plans for health facilities, government or private, 14 including renovation or expansion of the same in accordance with the provisions of 15 16 this Act: e) To provide consultative and advisory services relative to the establishment and 17 construction of health facilities and other related facilities; 18 f) To determine, levy, assess and collect the appropriate permit fee, registration fee, 19 20 license fee and surcharges pertinent to the operation of facilities and services except in cases where charges or rate are established by international bodies or associations of 21 which the Philippines is a participating member or by bodies recognized by the 22 Philippine government as the proper arbiter of such charges or rates; 23 g) To coordinate and call the assistance of any department, office, agency or 24 instrumentally of the national or local government and other entities concerned with 25 any aspect involving health facilities for the effective implementation of this Act; 26 27 h) To maintain a register of health facilities and other related facilities with licenses indicating the name of the facility, address or location, classification, name of the 28 director or administrator, ownership, number of authorized beds and such other 29 pertinent data as may be necessary; 30 i) To promulgate and implement the rules and regulations governing the registration, 31 licensure and operations of health facilities and other related facilities and to 32 periodically review and amend the same, subject to the approval of the Secretary and 33 in consultation with the sectors concerned: Provided, That such rules and regulations 34

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<u>_</u> 1		shall be in accordance with the provisions of this Act;	
2	j)	To grant a certificate of license for the operation and maintenance of health facilities	
3		and services, and to suspend or revoke the same in accordance with the provisions of	
4		this Act;	
5	k)	To submit yearly reports to the Secretary of Health, and the Chairpersons of the	
6		Committees on Health of both Houses of Congress; and	
7	1)	Perform such other functions as may be prescribed by law.	
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9	Sec. 5	• Quasi-Judicial Powers To carry out its tasks more effectively, the HFSRB shall be	
10	vested	d with the following quasi-judicial powers:	
11	a)	To investigate, hear and decide administrative cases initiated by the HFSRB or filed	
12		by any person against a hospital or health service establishment violating any	
13		provision of this Act and its implementing rules and regulations and to impose	
14		appropriate administrative sanctions or penalties provided in this Act: Provided, that	
15		the health facility concerned shall be accorded due process by allowing it to be	
16		present at all hearing and to present its side;	
17	b)	To promulgate rules governing the conduct of administrative hearings: Provided, That	
18		in such proceedings, the HFSRB shall not be bound by the technical rules of evidence	
19		of the Rules of Court: Provided, further, That the latter may be applied in a suppletory	
20		manner;	
21	c)		
22		testificandum, requiring the production of such books, contracts, correspondence,	
23		records, statement of accounts and other documents and the attendance and testimony	
24		of parties and witnesses, as may be material to the investigation being conducted by	
25		the HFSRB;	
26	d)	To exercise contempt powers and impose appropriate penalties which shall not	
27	,	include physical detention nor suspension of the right to operate as health facility;	
28	e)	To cause the prosecution of all cases involving violations of this Act and its	
29 20	•	implementing rules and regulations; and	
30	f)		
31 32		operating without a license.	
32 33	See	6. Registration and License All health facilities and other related facilities,	
33	Sec.	v. Registration and License An nearm meanines and other related facilities,	

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34 government or private, shall be registered and duly licensed by the HFSRB before such

1 facilities allowed be operated be opened public. are to or to the 2 3 Sec. 7. Construction Design. - The HFSRB shall review and approve the planning design and

4 construction of government or private health facilities and other related facilities to be
 5 constructed and/or will undergo renovation or expansion.

- 6 An application for the construction design of a health facility or other related facility 7 shall be submitted to the HFSRB in a form prescribed by the latter and accompanied by a 8 plan of the facility proposed to be constructed. The approved construction design and plan 9 issued by the HFSRB shall be a prerequisite for the issuance of a building permit by the 10 official of the municipality or city where the facility is proposed to be contructed.
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12 Sec. 8. Application for Registration and Issuance of License. - An application for registration of a health facility or other related facility and for the issuance of a license for its operation 13 14 and maintenance, including that of a facility performing medical ancillary services, shall be filed with the HFSRB or its deputized office using the form prescribed by it: Provided, that 15 16 an applicant for a license to operate and maintain a hospital pharmacy or a medical radiation 17 facility shall seek the appoval of the Food and Drug Administration (FDA): Provided further, 18 that the FDA shall deputize HFSRB to issue license to operate medical radiation facilities and 19 pharmacies located inside the hospitals, in pursuant to the Harmonization and Streamlining of 20the Licensure System for hospitals. The application for registration shall be filed and a license 21 shall be issued upon due compliance of the applicant with the rules and regulations prescribed 22 by the HFSRB pursuant to the provisions of this Act.

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Sec. 9. Validity and Renewal of License. – The initial license to operate and maintain a health
facility or other related facility shall be valid for a period of three (3) years from date of
issuance, and shall be renewed regularly, subject to the rules and regulations to be issued by
the HFSRB.

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Sec. 10. Inspection. – The license to operate and maintain a health facility or other related facility shall be issued by the HFSRB only after it has conducted a comprehensive on-site inspection and has certified that the applicant has satisfactorily complied with the requisites prescribed in this Act and its implementing rules and regulations (IRR).

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34 Sec. 11. Suspension and Revocation of License. - The HFSRB, after conducting an

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administrative hearing, with due notice to the licensee, may suspend or revoke the license to
 operate and maintain a health facility or other related facility of any person, partnership,
 corporation or association for any of the following grounds:

- a) Violation by the licensee of any provision of this Act or any other existing law
 governing or related to health facility operations;
- 6 b) Violation of rules and regulations prescribed in the implementation of this Act; and
 - c) Failure to make necessary corrections or adjustments required by the HFSRB in the improvement or maintenance of facilities and services.
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Sec. 12. Appeal. - The orders, rulings or decisions of the HFSRB shall be appealable to the
 Secretary of Health.

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13 Sec. 13. Separate Licenses Required. – Separate licenses shall be required for health facilities 14 and other related facilities or branches thereof maintained in separate premises even though 15 they are operated under the same management: *Provided, however*, That separate licenses 16 shall not be required for separate buildings in the same compound: *Provided, further*, That 17 the approval of the designs and plans for construction or renovation of buildings within the 18 same compound shall also be secured from the HFSRB to determine compliance with 19 standards and requirements herein authorized.

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Sec. 14. Non-transferability of License. – A license for the operation of a health facility or
 other related facility shall not be transferable. Transfer of location of the facility shall require
 an application for a new license.

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25 Sec. 15. Penalties. - Any person, partnership, association or corporation who establishes, 26 operates, conducts, manages or maintains a health facility or other related facility within the 27 meaning of this Act without first obtaining a license, or violates any provision of this Act or 28 its IRR shall be liable to a fine of not less than Fifty thousand pesos (P50,000.00) but not to 29 exceed One hundred thousand pesos (P100,000.00) for the first offense, not less than One 30 hundred thousand pesos (P100,000.00) but not to exceed Five hundred thousand pesos 31 (P500,000.00) for the second offense, and not less than Five hundred thousand pesos 32 (P500,000.00) but not to exceed One million pesos (P1,000,000.00) for the third and 33 subsequent offenses. Each day that the health facility or other related facility operates after 34 the first violation shall be considered a subsequent offense.

In addition to the penalties specified in the preceding paragraph, the Bureau may
 summarily order the closure of any health facility or other related facility found operating
 without a license.

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5 Sec. 16. Appropriations. – The current DOH appropriations under the General
6 Appropriations Act (GAA) shall be used to carry out the initial implementation of this Act.
7 Thereafter, such sums as may be necessary for the continued implementation of this Act shall
8 be included in the succeeding General Appropriations Act.

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Sec. 17. Implementing Rules and Regulations. - The Secretary of Health, upon the
recommendation of the HFSRB, shall issue the necessary rules and regulations for its
effective implementation within sixty (60) days upon the effectivity of this Act.

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Sec. 17. Separability Clause. - If any part or provision of this Act shall be held
unconstitutional or invalid, other provisions hereof which are not affected shall continue to be
in full force and effect.

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18 Sec. 18. *Repealing Clause.* - Republic Act No. 4226, otherwise known as the Hospital 19 Licensure Act, is hereby repealed. Presidential decrees, executive orders, rules and 20 regulations and other issuances or parts thereof, which are inconsistent with the provisions of 21 this Act are hereby repealed, amended or modified accordingly.

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Sec. 19. *Effectivity.* – This Act shall take effect fifteen (15) days after its publication in the
 Official Gazette or in any newspaper of general circulation.

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26 Approved,