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



15 DEC -3 P3:05

SENATE

RECEIVED RY:

COMMITTEE REPORT NO. 321

Submitted by the Committee on Economic Affairs on DEC 0 3 2015

Re: S.B. No. 3023

Recommending its approval in substitution of S.B.No. 2517

Sponsor: Sen. Joseph Victor G. Ejercito

Mr. President:

The Committee on Economic Affairs, to which was referred Senate Bill No. 2517, introduced by Sen. Joseph Victor G. Ejercito, entitled:

"AN ACT

REMOVING/AMENDING INVESTMENT RESTRICTIONS IN SPECIFIC LAWS GOVERNING ADJUSTMENT COMPANIES, LENDING COMPANIES AND FINANCING COMPANIES CITED IN THE FOREIGN INVESTMENT NEGATIVE LIST, EXCEPT THOSE IN THE CONSTITUTION"

has considered the same and has the honor to report it back to the Senate with the recommendation that the attached bill, S.B. No. _____, prepared by the Committee entitled:

AN ACT

AMENDING FOREIGN OWNERSHIP RESTRICTIONS IN SPECIFIC LAWS GOVERNING ADJUSTMENT COMPANIES, LENDING COMPANIES, FINANCING COMPANIES AND INVESTMENT HOUSES CITED IN THE FOREIGN INVESTMENT NEGATIVE LIST, EXCEPT THOSE IN THE CONSTITUTION & FOR OTHER PURPOSES

be approved in substitution of Senate Bill No. 2517 with Joseph Victor G. Ejercito as author thereof.

Respectfully submitted:

Chairperson:

Senator JOSEPH VICTOR G. EJERCITO

Committee on Economic Affairs

Members:

Sen. SERGIO R. OSMEÑA III

Sen. JUAN EDGARDO "Sonny" ANGARA

Sen. TEOFISTO L. GUINGONA III

Sen. MANUEL "Lito" M. LAPID

Sen. FERDINAND R. MARCOS Jr.

Sen. AOUILINO "Koko" PIMENTEL III

Sen. ANTONIO "Sonny" F. TRILLANES IV

Sen. GREGORIO B. HONASAN II

Ex Officio Members:

Sen. ALAN PETER S. CAYETANO
Majority Floor Leader

Sen. JUAN PONCE ENRILE
Minority Floor Leader

Sen. RALPH G. RECTO-President Pro-Tompore

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

SIXTEENTH CONGRESS OF THE) REPUBLIC OF THE PHILIPPINES)

Third Regular Session

SENATE

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s.B.__3023

(In Substitution of S.B. No. 2517)

Prepared by the Committee on Economic Affairs, RECEIVED BY: with Sen. Joseph Victor G. Ejercito as author thereof.

AN ACT

AMENDING FOREIGN OWNERSHIP RESTRICTIONS IN SPECIFIC LAWS GOVERNING ADJUSTMENT COMPANIES, LENDING COMPANIES, FINANCING COMPANIES AND INVESTMENT HOUSES CITED IN THE FOREIGN INVESTMENT NEGATIVE LIST, EXCEPT THOSE IN THE CONSTITUTION & FOR OTHER PURPOSES

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

SECTION 1. Declaration of Policy. It is the policy of the State to attract and promote investments from foreign individuals, partnerships, corporations and governments including their political subdivisions, in activities that significantly contribute to industrialization, socio-economic development and sustainable inclusive growth.

To this end, it is, therefore, imperative to align the restrictive policies with the current development thrusts and the needed increase in foreign investments, thereby, liberalizing participation in certain activities and areas listed in the Foreign Investment Negative List as provided in specific laws.

SEC. 2. Definition of Terms. As used in this Act:

- a) Foreign Investment Negative List shall mean a list of areas of economic activity whose foreign ownership is limited to a maximum of forty per cent (40%) of the outstanding capital stock in the case of a corporation or capital in the case of partnership;
- b) Investment shall mean equity participation in any enterprise organized or existing under the laws of the Philippines. It includes both original and additional investments, whether made directly through the transfer of equity from one investor to another in stock purchase. Ownership of bonds (including income bonds), debentures, notes or other evidence of indebtedness do not qualify as investments.

 The purchase of stock options or stock warrants are not investments until the holder thereof exercises his option and actually acquires stock from the corporation;

- c) Foreign Investment shall mean an equity investment made by a non-Philippine national; *Provided*, however, that for purposes of determining foreign ownership, peso investments made by a non-Philippine national shall be considered; *Provided*, *further*, access and use of foreign exchange from banks and their subsidiary/affiliate forex corporations for repatriation of divestment proceeds and income from such foreign investments shall be subject to applicable Bangko Sentral ng Pilipinas (BSP) rules and regulations; and *Provided*; *finally*, That, for purposes of Section 8 of Republic Act No. 7042, as amended by Republic Act No 8179, and Rule VIII, Section 6 of its Implementing Rules and Regulations, Existing Foreign Investment shall mean an equity investment made by a non-Philippine national duly registered with the Securities and Exchange Commission (SEC) or the Consumer Protection and Advocacy Bureau in the form of foreign exchange and/or other assets transferred to the Philippines.
- d) Philippine National shall mean a citizen of the Philippines; or a domestic partnership or association wholly owned by citizens of the Philippines; or a corporation organized under the laws of the Philippines of which at least sixty percent (60%) of the capital stock outstanding and entitled to vote is owned and held by citizens of the Philippines; or a corporation organized abroad and registered as doing business in the Philippines under the Corporation Code of which 100% of the capital stock outstanding and entitled to vote is wholly owned by Filipinos; or a trustee of funds for pension or other employee retirement separation benefits, where the trustee is a Philippine national and at least sixty percent (60%) of the fund will accrue to the benefits of Philippine nationals; Provided, that where a corporation and its non-Filipino stockholders own stocks in SEC-registered enterprise, at least sixty percent (60%) of the fund will accrue to the benefits of Philippine nationals; Provided, that where a corporation and its non-Filipino stockholders own stocks in SEC-registered enterprise, at least sixty

percent (60%) of the members of the Board of Directors of each of both corporations must be citizens of the Philippines, in order that the corporation must be citizens of the Philippines, in order that the corporation shall also be considered a Philippine national. The control test shall be applied for this purpose.

Compliance with the required Filipino ownership of a corporation shall be determined on the basis of outstanding capital stock whether fully paid or not, but only such stocks which are generally entitled to vote are considered.

For stocks to be deemed owned and held by Philippine citizens or Philippine nationals, mere legal title is not enough to meet the required Filipino equity. Full beneficial ownership of the stocks, coupled with appropriate voting rights are essential. Thus stocks, the voting rights of which have been assigned or transferred to aliens cannot be considered held by Philippine citizens or Philippine nationals.

Individual or juridical entities not meeting the aforementioned qualifications are considered as non-Philippine nationals.

SEC. 3. Lifting of Foreign Ownership Restrictions. All statutory laws and implementing rules and regulations that impose nationality requirements or foreign investment limitations on adjustment companies, lending companies, financing companies and investment houses are hereby repealed, except as otherwise provided in this Act, and subject to the provisions of the Constitution.

SEC. 4. Adjustment Companies. Section 332 of Presidential Decree 612, otherwise known as "The Insurance Code" as amended by Republic Act No. 10607 is hereby amended to read as follows:

"Section 332. No person, partnership, association, or corporation shall act as an adjuster, as hereinafter defined, unless authorized so to act by virtue of a license issued or renewed by the Commission pursuant to the provisions of this Code.

 No foreign national may be allowed to own stocks unless the country of which he is a national accords reciprocal rights to Filipinos."

SEC. 5 Lending Companies. Section 6 of Republic Act No. 9474, otherwise known as the "Lending Company Regulation Act of 2007", is hereby amended to read as follows:

"Section 6. Citizenship Requirements.

A lending company may be owned up to 100% by foreign nationals; Provided, however, that where the loan is secured by land, a lending company, more than 40% of whose capital is owned by foreign nationals, may bid and take part in a sale of a mortgaged real property as well as avail of enforcement proceedings, take possession and transfer their rights to qualified Philippine nationals for a period not exceeding five (5) years from actual possession; provided, further, that the title to the real property shall not be transferred to said lending institutions; provided, finally, that investments of a lending company shall be in accordance with the provisions of the Constitution.

No foreign national may be allowed to own stocks unless the country of which he is a national accords reciprocal rights to Filipinos."

SEC. 6. Financing companies. Section 6 of Republic Act No. 8556, otherwise known as the "Financing Company Act of 1998" is hereby amended to read as follows:

"Section 6. Form of organization and capital requirements. Financing companies shall be organized in the form of stock corporations, may be owned up to 100% by foreign nationals, and shall have a paid-up capital of not less than Ten million pesos (Php10,000,000.00), in case the financing company is located in Metro Manila and other first class cities, Five Million Pesos (Php5,000,000.00) in other classes of cities and Two Million Five Hundred Thousand pesos (Php2,500,000.00) in municipalities: Provided, however, that no foreign national may be allowed to own stock in any financing company unless the country of which he is a national accords the same reciprocal rights to Filipinos in

the ownership of financing companies or their counterpart entities in such country: and Provided, further, that financing companies duly existing and in operation before the effectivity of this Act shall comply with the minimum capital requirement within one (1) year from the date of the said effectivity; and Provided, finally, that where land is concerned, the financing company shall comply with the Constitutional provision on foreign ownership of land."

SEC. 7. Investment Houses. Section 5 of Presidential Decree No.129, as amended by Republic Act 8366, otherwise known as the "Investment Houses Law", is hereby amended to read as follows:

"Section 5. Citizenship requirements. – An Investment House may be owned up to 100% by foreign nationals. In approving foreign equity applications in Investment Houses, the Securities and Exchange Commission shall approve such applications only if the same or similar rights are enjoyed by Philippine nationals in the applicant's country subject to the provisions of the Constitution and existing laws on nationalized and partly-nationalized entities.

Foreign nationals may become members of the board of directors to the extent of the foreign participation in the equity of said enterprise."

SEC. 8. Separability Clause. If any of the provisions of this Act is declared invalid, the other provisions not affected thereby shall remain in full force and effect.

SEC. 9. Repealing Clause. All statutory laws, orders, issuances, rules and regulations and/or parts thereof which are inconsistent with the provisions of this Act are hereby repealed or modified accordingly.

SEC. 10. Effectivity. This Act shall take effect fifteen (15) days after publication in the Official Gazette or in a newspaper of general circulation.

Approved,