NINETEENTH CONGRESS OF THE REPUBLIC OF THE PHILIPPINES *First Regular Session*



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22 AUG 15 P6:25

SENATE S. No.1177

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Introduced by SENATOR FRANCIS "TOL" N. TOLENTINO

AN ACT

INSTITUTIONALIZING THE GRANT OF EMERGENCY USE AUTHORIZATION, FURTHER AMENDING REPUBLIC ACT NO. 3720, OTHERWISE KNOWN AS THE "FOOD, DRUG, AND COSMETIC ACT," AS AMENDED BY REPUBLIC ACT NO. 9711, OTHERWISE KNOWN AS THE "FOOD AND DRUG ADMINISTRATION (FDA) ACT OF 2009," AND FOR OTHER PURPOSES

EXPLANATORY NOTE

A key requirement to any vaccine procurement plan and supply agreement is the grant of an authorization to use unregistered vaccines by the procuring government when circumstances require, such as the presence of a public health emergency or a global pandemic. In the Philippines, the FDA is the sole agency authorized to regulate health products and issue authorization under Section 4 of Republic Act (R.A.) No. 3720, otherwise known as "*Food, Drug, and Cosmetic Act*," as amended by R.A. No. 9711, otherwise known as the "*FDA Act of 2009.*"

However, a reading of R.A. No. 3720, as amended, and its Implementing Rules and Regulations (IRR), does not provide for or contemplate the grant of EUA by the FDA. Although Executive Order (E.O.) No. 121, dated 1 December 2020, granted the Director General of the FDA the authority to issue EUA for COVID-19 drugs and vaccines, this is insufficient to clothe the said agency with the authority to do so. Under the Administrative Code of the Philippines, executive orders refer to acts of the President providing for rules of a general or permanent character In the

implementation or execution of constitutional or statutory powers.¹ They cannot amend, revise, repeal, or in any way, alter what is stated under a law passed by Congress. As provided under Article 7 of the Civil Code of the Philippines, "[I]aws are repealed only by subsequent ones, and their violation or non-observance shall not be excused by disuse, or custom or practice to the contrary."²

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This glaring void in the law deems the FDA's issuances on EUA and the grant thereof to COVID-19 vaccine manufacturers subject to stricter legal scrutiny. They may be declared void if found to be in excess of the authority conferred or in conflict with the governing statute. Invalidating the EUA issuances and grants, however, during a public health crisis would be an impractical thing to do. It would result in unnecessary delays in the deployment of the much-needed COVID-19 vaccines for the Filipinos.

Hence, in order to address the lack of authority to grant EUA under the existing FDA law, this Bill seeks to further amend R.A. No. 3720 in order to define "emergency use authorization" and provide the parameters for its issuance. The proposed measure not only gives legitimacy to the circulars issued by the FDA on EUA but also ensures the faster and smoother procurement and distribution of vaccines to the Filipino people during a public health emergency.

In light of the foregoing, the passage of this bill is earnestly sought.

ANCIS "TOL" N. TOLENTINO

¹ Section 2, Chapter 2, Book III of Executive Order No. 292, otherwise known as the "Administrative Code of 1987."

² Article 7, Republic Act No. 386, otherwise known as the "Civil Code of the Philippines."

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

Section 1. Section 10 of Republic Act (R.A.) No. 3720, as amended by R.A. No.
 9711, is hereby further amended to include new subsections (nn), (oo), (pp), (qq),
 and (rr) to read as follows:

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4 "SEC. 10. For the purposes of this Act, the term:

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(NN) EMERGENCY USE AUTHORIZATION (EUA) REFERS TO THE 6 AUTHORITY ISSUED BY THE FDA DIRECTOR GENERAL, ALLOWING 7 UNAPPROVED HEALTH PRODUCTS TO BE USED DURING A PUBLIC 8 HEALTH EMERGENCY OR THREAT, TO DIAGNOSE, TREAT, OR 9 PREVENT SERIOUS OR LIFE-THREATENING DISEASES OR 10 **CONDITIONS WHEN THERE ARE NO ADEQUATE, APPROVED, AND** 11

AVAILABLE ALTERNATIVE HEALTH PRODUCTS. THE EMERGENCY USE MAY EITHER BE FOR AN UNAPPROVED HEALTH PRODUCT OR UNAPPROVED USE OF AN APPROVED HEALTH PRODUCT.

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(OO) UNAPPROVED HEALTH PRODUCT MEANS A HEALTH PRODUCT 4 THAT IS NOT APPROVED BY, LICENSED, OR REGISTERED WITH THE 5 FDA AND, THEREFORE, NOT COVERED BY ANY PERMIT, LICENSE, 6 CERTIFICATION, OR ACCREDITATION ISSUED BY THE SAID AGENCY 7 FOR ITS MANUFACTURE, IMPORTATION, EXPORTATION, SALE, 8 OFFER FOR SALE, DISTRIBUTION, TRANSFER, AND/OR WHERE 9 APPROPRIATE, THE USE, TESTING, PROMOTION, ADVERTISING, AND 10 **SPONSORSHIP THEREOF.** 11

(PP) UNAPPROVED USE OF AN APPROVED HEALTH PRODUCT MEANS
 A HEALTH PRODUCT THAT IS APPROVED BY, LICENSED, OR
 REGISTERED WITH THE FDA, BUT WHICH INTENDED EMERGENCY
 USE IS NOT AMONG THOSE APPROVED UNDER ITS CERTIFICATE OF
 PRODUCT REGISTRATION, MARKET AUTHORIZATION, OR ANY
 OFFICIAL LICENSE ISSUED BY THE FDA.

18(QQ) PUBLIC HEALTH EMERGENCY MEANS, PURSUANT TO REPUBLIC19ACT (R.A.) NO. 11332, OTHERWISE KNOWN AS THE "MANDATORY20REPORTING OF NOTIFIABLE DISEASES AND HEALTH EVENTS OF21PUBLIC HEALTH CONCERN ACT," AN OCCURRENCE OR IMMINENT22THREAT OF AN ILLNESS OR HEALTH CONDITION THAT:

- 23 (1) IS CAUSED BY ANY OF THE FOLLOWING:
 - (I) **BIO TERRORISM;**
 - (II) APPEARANCE OF A NOVEL OR PREVIOUSLY CONTROLLED OR ERADICATED INFECTIOUS AGENT OR BIOLOGICAL TOXIN;
- 28 (III) A NATURAL DISASTER;
 - (IV) A CHEMICAL ATTACK OR ACCIDENTAL RELEASE;
 - (V) A NUCLEAR ATTACK OR ACCIDENT; OR

1		(VI)	AN	АТТАСК	OR	ACCIDENTAL	RELEASE	OF
2		()				IALS; AND		0.
3	(2)	POSES				OF ANY OF THE	FOLLOWING	
4	(2)	(I)		-		OF DEATHS IN		
4 5		(1)		JLATION;				
6		(II)				- SERIOUS INJ		NG-
7		(11)				IN THE AFFECT		
8		(III)				SURE TO AN		
8 9		(111)				POSES A SIGN		
						TO A LARGE NU		
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11						PULATION;	INFECTIOUS	
12		(IV)				OSURE TO AN		
13						POSES A SIGN	_	
14		00				ENS OF OTHER		; 0R
15		(V)						
16	(RR) PUBLIC HEALTH THREAT MEANS, PURSUANT TO R.A. NO. 11332, ANY SITUATION OR FACTOR THAT MAY REPRESENT A DANGER TO							
17						MAY REPRESE	NT A DANGE	R TO
18	THE	HEALTH (OF THE	E PEOPLE."				
19	Sec. 2	. A new C	hapter	XV and six (6) new	sections, Section	s 38, 39, 40, 41	l, 42,
20	and 43 shall	be introd	uced to	o R.A. No. 3	8720, a	s amended by R.	.A. No. 9711, v	vhich
21	shall read as	follows:						
22					HAPTE			
23			EM	ERGENCY	USE Al	JTHORIZATION	1	
24	SEC.	38. <i>SCOF</i>	PE OF A	UTHORIZA	A <i>TION</i> .	- AN EUA ISSU	ED PURSUAN	тто
25	THIS ACT SHALL STATE:							
26	(a)	EACH D	ISEAS	E OR CON	DITIO	N THAT THE H	EALTH PROD	UCT
27		MAY BE	USED	TO DIAGN	OSE, P	REVENT, OR TR		THE
28		SCOPE (OF THE	AUTHORI	ZATIO	N;		

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(b) THE FDA DIRECTOR GENERAL'S FINDINGS THAT THE KNOWN AND POTENTIAL BENEFITS OF THE HEALTH PRODUCT, WHEN USED TO DIAGNOSE, PREVENT, OR TREAT SUCH DISEASE OR CONDITION, OUTWEIGH THE KNOWN AND POTENTIAL RISKS OF THE PRODUCT; AND

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(C) THE FDA DIRECTOR GENERAL'S FINDINGS, CONCERNING THE 6 SAFETY AND POTENTIAL EFFECTIVENESS OF THE HEALTH 7 **PRODUCT IN DIAGNOSING, PREVENTING, OR TREATING SUCH** 8 DISEASES OR CONDITIONS, INCLUDING, TO THE EXTENT 9 PRACTICABLE, GIVEN THE CIRCUMSTANCES OF THE 10 EMERGENCY, AN ASSESSMENT OF THE AVAILABLE SCIENTIFIC 11 **EVIDENCE.** 12

SEC. 39. CRITERIA FOR ISSUANCE OF AN EUA. - THE ISSUANCE OF
AN EUA UNDER THIS ACT BY THE FDA DIRECTOR GENERAL IS
JUSTIFIED, ONLY IF, AFTER CONSULTATION WITH THE DEPARTMENT
OF HEALTH, THE DEPARTMENT OF SCIENCE AND TECHNOLOGY, AND
OTHER CONCERNED GOVERNMENT AGENCIES, THE FDA DIRECTOR
GENERAL CONCLUDES THAT:

- 19(a) A BIOLOGICAL, CHEMICAL, RADIOLOGICAL, OR NUCLEAR20AGENT OR ANY AGENT THAT MAY CAUSE A SERIOUS OR LIFE-21THREATENING DISEASE OR CONDITION EXISTS;
- 22(b)BASED ON THE TOTALITY OF SCIENTIFIC EVIDENCE23AVAILABLE TO THE FDA DIRECTOR GENERAL, INCLUDING24DATA FROM ADEQUATE AND WELL-CONTROLLED CLINICAL25TRIALS, IF AVAILABLE, IT IS REASONABLE TO BELIEVE THAT:
- 26(1)THE HEALTH PRODUCT, FOR WHICH AN EUA WILL BE27ISSUED, MAY BE EFFECTIVE IN DIAGNOSING, TREATING,28OR PREVENTING SERIOUS OR LIFE-THREATENING

- DISEASE OR CONDITION DURING A PUBLIC HEALTH EMERGENCY OR THREAT; AND
- (2) THE KNOWN AND POTENTIAL BENEFITS OF THE SAID HEALTH PRODUCT, WHEN USED TO DIAGNOSE, PREVENT, OR TREAT SUCH DISEASE OR CONDITION, OUTWEIGH THE KNOWN AND POTENTIAL RISKS OF THE PRODUCT;
- 8 (c) THERE IS NO ADEQUATE, APPROVED, AND AVAILABLE
 9 ALTERNATIVE TO THE HEALTH PRODUCT FOR DIAGNOSING,
 10 PREVENTING, OR TREATING A DISEASE OR CONDITION
 11 DURING THE EXISTENCE OF A PUBLIC HEALTH EMERGENCY OR
 12 THREAT; AND

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- 13(d)ALL REQUIREMENTS FOR THE ISSUANCE OF AN EUA UNDER14THIS ACT AND OTHER PERTINENT REGULATIONS AND15ISSUANCES ARE SATISFIED.
- SEC. 40. DECLARATION BY THE DIRECTOR GENERAL OF THE FDA. -16 THE FDA DIRECTOR GENERAL SHALL CONDUCT A SEPARATE AND 17 INDEPENDENT DETERMINATION AND, THEREAFTER, ISSUE A 18 DECLARATION ON SAID FINDINGS, PRIOR TO THE GRANT OF AN EUA. 19 THE DETERMINATION AND DECLARATION SHALL BE SEPARATE FROM 20 THE DECLARATION OF A PUBLIC HEALTH EMERGENCY BY THE 21 NATIONAL GOVERNMENT. LIKEWISE, THEY SHOULD SATISFY THE 22 CRITERIA ENUMERATED UNDER THE IMMEDIATELY PRECEDING 23 SECTION AND ALL OTHER REQUIREMENTS PROVIDED FOR BY THIS 24 ACT. 25
- 26 SEC. 41. *DURATION OF AUTHORIZATION.* AN EUA UNDER THIS 27 SECTION SHALL BE EFFECTIVE UNTIL THE TERMINATION OF THE 28 DECLARATION ISSUED PURSUANT TO THE PRECEDING SECTION OR

A REVOCATION AS PROVIDED FOR UNDER THE SUCCEEDING 1 2 SECTION.

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SEC. 42. REVIEW AND REVOCATION OF AUTHORIZATION. - THE FDA 3 DIRECTOR GENERAL SHALL PERIODICALLY REVIEW THE CIRCUMSTANCES AND THE APPROPRIATENESS OF ALL EUA ISSUED **PURSUANT TO THIS ACT.** 6

THE FDA DIRECTOR GENERAL MAY, WHEN NECESSARY, REVISE OR REVOKE AN EUA UPON THE OCCURRENCE ANY OF THE FOLLOWING CIRCUMSTANCES:

- (a) THE PUBLIC HEALTH EMERGENCY OR THREAT, AS MAY BE 10 DETERMINED BY THE NATIONAL GOVERNMENT, NO LONGER 11 EXISTS; 12
- THE CRITERIA UNDER SECTION 39 OF THIS ACT FOR THE **(b)** 13 **ISSUANCE OF AN EUA ARE NO LONGER SATISFIED; OR** 14
- MAKE SUCH **(c)** OTHER CIRCUMSTANCES REVISION OR 15 **REVOCATION APPROPRIATE TO PROTECT PUBLIC HEALTH OR** 16 SAFETY. 17

SEC. 43. EMERGENCY USE INSTRUCTIONS. - THE FDA SHALL, IN 18 CONSULTATION AND COORDINATION WITH THE DOH, THE DOST, 19 AND OTHER RELEVANT AGENCIES, ISSUE EMERGENCY USE 20 INSTRUCTIONS TO INFORM HEALTH CARE PROVIDERS AND 21 INDIVIDUALS, TO WHOM AN ELIGIBLE HEALTH PRODUCT UNDER 22 THIS ACT IS TO BE ADMINISTERED, CONCERNING SUCH PRODUCT'S 23 EUA." 24

Sec. 3. Separability Clause. - If any provision of this Act is declared 25 unconstitutional or invalid, other sections or parts thereof not affected thereby shall 26 remain in full force and effect. 27

Sec. 4. *Repealing Clause*. - All laws, decrees, executive orders, rules and
 regulations, or parts thereof, inconsistent with the provisions of this Act are hereby
 repealed, amended, or modified accordingly.

Sec. 5. *Effectivity Clause*. - This Act shall take effect fifteen (15) days after
 its publication in the *Official Gazette* or in a newspaper of general circulation.

Approved,

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