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### Introduced by SENATOR EDGARDO J. ANGARA

#### **EXPLANATORY NOTE**

At the heart of a strong justice system is the indispensable and complementary role of the State's prosecutorial and counseling arm. The National Prosecution Service, the Office of the Chief State Counsel, and the Office of the Ombudsman, are mandated to uphold the rule of law as a component of the justice system.

It is sad to note, however, that our prosecutors and state counselors earn less than those in the Judiciary. Such situation has produced a migratory effect. After spending a few years in the NPS, the OCSC, or the OMB, they resign and join the ranks of the Judiciary. This is further aggravated by the imbalance between the number of prosecutors and state counselors with that of the number of regional and other trial courts in the country, resulting to a heavy workload. In short, our prosecutors and state counselors are overworked and underpaid.

This bill seeks to correct the aforementioned inequities. The increase in salaries and the granting of additional services and privileges to the members of the National Prosecution Service, the Office of the Chief State Counsel, and the Office of the Ombudsman, to place them at par with those in the Judiciary would deter the current practice of migration. Likewise, the proposed measure would dissuade the prosecutors and state counselors from being entangled in the web of corruption. Finally, this would benefit the entire justice system, for there would be a continuous supply of competent and dedicated lawyers from the Department of Justice and the Office of the Ombudsman servicing our court system.

Approval of this measure, therefore, is earnestly sought.

EDGARDO J. ANGARA

Senator

THIRTEENTH CONGRESS OF THE REPUBLIC OF THE PHILIPPINES Second Regular Session	)	. •	6	JAN -9	A10:50
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## Introduced by SENATOR EDGARDO J. ANGARA

AN ACT RATIONALIZING THE COMPENSATION BENEFITS AND OTHER PRIVILEGES AND INCENTIVES FOR THE MEMBERS OF THE NATIONAL PROSECUTION SERVICE AND THE OFFICE OF THE CHIEF STATE COUNSEL IN THE DEPARTMENT OF JUSTICE, AND THE OFFICE OF THE OMBUDSMAN, PROVIDING FUNDS THERFOR, AND FOR OTHER PURPOSES

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

1	<b>SECTION 1.</b> Declaration of Policy. – At the heart of a strong justice
2	system is the indispensable and complementary role of the State's prosecutorial
3	and counseling arm. It is, therefore, hereby declared a policy of the State to adopt
4	effective measures to ensure an independent, responsive and efficient National
5	Prosecution Service, Office of the Chief State Counsel, and Office of the
6	Ombudsman, worthy of public trust and confidence.
7	
8	Accordingly, this Act aims to:
9	(a) Raise the level of competence and to ensure the integrity of the
10	prosecutors and state counselors; and
11	(b) Improve the compensation system for members of the National
12	Prosecution Service, the Office of the Chief State Counsel, and the
13	Office of the Ombusman, to be able to attract the best and the brightest.
14	
15	
16	SEC. 2. Salary Schedule for Prosecutors and Counselors All members
17	of the National Prosecution Service and Office of the Chief State Counsel in the
18	Department of Justice, and the Office of the Ombudsman, shall receive the
19	following monthly salaries in accordance with their respective salary grades

- 1 under Republic Act No. 6758, as amended, otherwise known as the Salary
- 2 Standardization Law:

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SALARY	STEP 1	STEP 2	STEP 3	STEP 4	STEP 5	STEP 6	STEP 7	STEP 8
GRADE					 		ļ	
18	31, 682	32, 474	33, 286	34, 118	34, 972	35, 844	36,742	37,660
19	33, 584	34, 422	35, 282	36, 166	37,070	37, 996	38, 946	39, 918
20	35, 598	36, 488	37,796	38, 336	39, 294	40, 276	41, 282	42,316
21	37, 020	37, 948	38, 896	39, 868	40,864	41,884	42, 934	44,006
22	36, 502	39, 464	40, 450	41, 462	42,500	43, 562	44,650	45,766
23	40, 040	41, 042	42, 070	43, 122	44, 196	45, 304	46, 436	47,598
24	41,646	42, 686	43,754	44,846	45, 970	47, 118	48, 296	49,504
25	43,330	44, 394	45, 502	46, 642	47,806	49,002	50, 226	51, 484
26	45, 042	46, 168	47,324	48,506	49,718	50, 960	52, 236	53, 542
27	46, 844	48, 016	49, 218	50, 446	51,706	53,000	54, 324	55, 684
28	48,718	49, 936	51, 186	52, 464	53,774	55, 118	56, 498	57, 910
29	50, 666	51, 934	53, 230	54, 562	55, 928	57, 326	58, 758	60, 226
30	57, 750	59, 194	60, 676	62, 190	63, 746	65, 340	66, 972	68, 646

**Sec. 3.** *Coverage.* – The Salary Schedule set forth in Section 2 of this Act shall exclusively cover the following positions:

## A. In the National Prosecution Service:

POSITION	SALARY GRADE
Chief State Prosecutor	30
Assistant Chief State Prosecutor	29 step 6
Regional State Prosecutor	29 step 5
Prosecutor IV	29
Prosecutor III	28
Prosecutor II	27
Prosecutor I	26
Associate Prosecution Attorney II	22
Associate Prosecution Attorney I	18

## B. In the Office of the Chief State Counsel:

SALARY GRADE
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# C. In the Office of the Ombudsman.

POSITION	SALARY GRADE
Ombudsman	31
Special Prosecutor	30
Overall Deputy Ombudsman	30
Deputy Ombudsman	30
Deputy Special Prosecutor	29
Assistant Ombudsman	29
Asst. Special Prosecutor III	28
Graft Investigation Officer III	28
Graft Investigation and Prosecution Officer III	28
Asst. Special Prosecutor II	27
Graft Investigation and Prosecution Officer II	27
Asst. Special Prosecutor I	26
Graft Investigation and Prosecution Officer I	26
Associate Graft Investigation and Prosecution Officer III	22
Associate Graft Investigation and Prosecution Officer II	18

SEC. 4. Limitations. - Positions in government offices other than in the National Prosecution Service, the Office of the Chief State Counsel, and the Office of the Ombudsman that are equal in rank to the above positions, or are given the same rank and privileges of the above positions under existing laws, shall not be covered by the Salary Schedule provided in Section 2 hereof.

Sec 5. Incentive Scheme. – To carry out the declared policy of this Act, the Secretary of Justice, for the Department of Justice, and the Ombudsman for the Office of the Ombudsman, are hereby authorized to prepare and adopt an incentive scheme for officers and employees in the Department of Justice and in the Office of the Ombudsman not otherwise covered by Sections 2 and 3 of this Act.

SEC 6. Authority to Utilize Income. - The Secretary of Justice and the Ombudsman are hereby authorized to utilize the income of the Department of Justice and the Office of the Ombudsman, respectively, to augment the resulting increases in compensation and incentives authorized under this Act.

SEC 7. Fund Source. The funds necessary to carry out the provisions of this Act shall be charged against the collections of the Department of Justice and the Office of the Ombudsman from fees they are hereby authorized to assess for various services rendered in accordance with existing laws, including Executive Order No. 292 and Batas Pambansa Blg. 325. These collections shall be deposited in a Trust Fund exclusively for the benefit of the Department of Justice or the Office of the Ombudsman, and shall be made available for payment of the benefits herein provided: *Provided, however*, That should such amount be adequate, the needed balance shall be taken from any funds in the National Treasury not otherwise appropriated.

**SEC. 8** *Implementing Guidelines.* – The Department of Justice and the Office of the Ombudsman shall issue the necessary guidelines, in coordination

2 of this Act within nin 3 4 5 SEC. 9. Repe 6 regulations or parts 7 amended accordingly 8 9 10 SEC. 10. Sepa 11 invalid or unconstitu 12 be in full force and ef 13 14 15 SEC. 11. Effect 16 after its publication in 17	
SEC. 9. Reports regulations or parts amended accordingly SEC. 10. Sepan invalid or unconstitute be in full force and effect sec. 11. Effect after its publication in	ent of Budget and Management, for the proper implementation
SEC. 9. Reports regulations or parts amended accordingly  SEC. 10. Sepan invalid or unconstitut be in full force and eff  SEC. 11. Effect after its publication in	ninety (90) days from approval hereof.
sec. 9. Reports regulations or parts amended accordingly sec. 10. Separation of the sec. 10. Separation in sec. 11. Effect after its publication in sec. 13.	•
regulations or parts amended accordingly  SEC. 10. Sepa  invalid or unconstitute be in full force and eff  SEC. 11. Effect after its publication in	
7 amended accordingly 8 9 10 SEC. 10. Sepa 11 invalid or unconstitu 12 be in full force and ef 13 14 15 SEC. 11. Effect 16 after its publication in 17	Repealing Clause All laws, decrees, orders, rules and
8 9 10 SEC. 10. Sepa 11 invalid or unconstitu 12 be in full force and ef 13 14 15 SEC. 11. Effect 16 after its publication in 17	arts thereof inconsistent with this Act are hereby repealed or
9 10 SEC. 10. Sepa 11 invalid or unconstitu 12 be in full force and ef 13 14 15 SEC. 11. Effect 16 after its publication in 17	ngly.
10 SEC. 10. Sepand invalid or unconstituted be in full force and effective and effective section in the second section s	
invalid or unconstituted be in full force and effective and effective and effective after its publication in the second effective and effe	
be in full force and eff 13 14 15 <b>SEC. 11. Effec</b> 16 after its publication in 17	eparability Clause If any provision of this Act is declared
13 14 15 <b>SEC. 11. Effec</b> 16 after its publication in 17	stitutional, the provisions not affected thereby shall continue to
15 <b>SEC. 11.</b> Effect 16 after its publication in 17	d effect.
15 <b>SEC. 11.</b> Effect 16 after its publication in 17	
<ul><li>16 after its publication in</li><li>17</li><li>18</li></ul>	
17 18	ffectivity Clause This Act shall take effect fifteen (15) days
18	on in at least two (2) newspapers of general circulation.
19 Approved,	
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