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

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SENATE

COMMITTEE REPORT NO. 60

Submitted by the Committee on Banks, Financial Institutions and Currencies on **2 1 MAR 2006**

RE : Senate Bill No. <u>2233</u>, prepared by the Committee

Recommending its approval in substitution of Senate Bill Nos. 1343, 1747, 1821 and 1985.

Sponsors : Senators Angara and Villar

MR. PRESIDENT:

The Committee on Banks, Financial Institutions and Currencies to which were referred Senate Bill No. 1343, introduced by Sen. Ralph G. Recto, entitled

"AN ACT ESTABLISHING A PROVIDENT PERSONAL SAVINGS PLAN KNOWN AS THE PERSONAL EQUITY AND RETIREMENT ACCOUNT"

Senate Bill No. 1747, introduced by Sen. Ramon B. Magsaysay, entitled:

"AN ACT ESTABLISHING A PROVIDENT PERSONAL SAVINGS PLAN KNOWN AS THE PERSONAL EQUITY AND RETIREMENT ACCOUNT OR PERA"

Senate Bill No. 1821, introduced by Sen. Edgardo J. Angara, entitled:

"AN ACT ESTABLISHING A PROVIDENT PERSONAL SAVINGS PLAN KNOWN AS THE PERSONAL EQUITY AND RETIREMENT ACCOUNT (PERA)"

Senate Bill No. 1985, introduced by Sen. MAR Roxas, entitled:

"AN ACT ESTABLISHING A PROVIDENT PERSONAL SAVINGS PLAN KNOWN AS THE PERSONAL EQUITY AND RETIREMENT ACCOUNT (PERA)"

has considered the same and has the honor to report them back to the Senate with the recommendation that the attached SB No. 2233, prepared by the Committee, entitled

AN ACT

ESTABLISHING A PROVIDENT PERSONAL SAVINGS PLAN, KNOWN AS THE PERSONAL EQUITY AND RETIREMENT ACCOUNT ("PERA")

be approved in substitution of Senate Bill Nos. 1343, 1747, 1821 and 1985 with Senators Recto, Magsaysay III, Angara, Roxas, Villar and the members of the Committee on Banks, Financial Institution and Currencies as authors thereof.

This report includes, aside from the proposed substitute bill, Senate Bill No. ______, a narration of discussions and positions considered by the Committee in the adoption of the Personal Equity and Retirement Account (PERA) Act.

Respectfully submitted:

EDŐARDÓ J. ANGARA Chairman Committee on Banks, Financial Institutions and Currencies Vice Chairman hill burbut This J. Nerth Members: nena N ERGIO OSMEÑA III **RAMON MAGSAYSAY, JR** RODOLFO G. BIAZON EDO S. LIM RICHARD J. GORDON MANUEL B. VI AR ROS **Ex Officio Members:** N.PANGILINAN ER FRANC lajonty Floor Leader esident<mark>i</mark> Pro Tempore

Nach ament

AQUILINO Q. PIMENTEL, JR. Minority Floor Leader

HON. FRANKLIN M. DRILON Senate President Pasay City

COMMITTEE ON BANKS, FINANCIAL INSTITUTIONS AND CURRENCIES

SUMMARY OF PROCEEDINGS

I. BACKGROUND:

The country's financial sector remains an important intermediation channel. However, unless critical reforms are undertaken to improve its efficiency and competitiveness, it will remain underdeveloped.

Statistics show that the Philippines lag behind Thailand, Malaysia, Korea and Singapore in terms of savings and size of deposit.

	Gross National Savings/GDP ¹ , 2004	
Philippines	20.9	
Malaysia	43.8	
Singapore	48.0	
Thailand	33.4	
Indonesia	25.3	
Korea	35.0	
Hong Kong	31.6	
China	44.7	

Public interest in savings instruments outside of the banking sector is low as the Philippine capital market is still in the early stages of development. Domestic credit depends largely on banks' lending and there is little participation in the equity market. In fact, as compared to the selected ASEAN and other selected exchanges shown below, the Philippines showed the least developed stock market.

Exchange	No. of listed companies (as of 2004) ²	Stock Market Importance (Stock Market Value as % of GDP) (2003)
Philippines (PSE)	235	29.23
Jakarta (JSX)	331	22.47
Kuala Lumpur (KLSE)	959	156.04
Singapore (SGX)	633	190.29
Thailand (SET)	463	83.14
Korea (KSE)	683	48.55
Shanghai (SSE)	837	25.50
Taiwan (TSEC)	702	132.54
Tokyo (TSE)	2,306	68.77

Also, the Philippines has the least capitalized equities market as compared to other Asian economies.

¹ Source: ADB: Philippine Data: NEDA

² Source: World Federation of Exchanges Statistics

	Domestic Market Capitalization (% to GDP), 2004 ³	
Philippines	30.71	
Malaysia	176.50	
Singapore	222.50	
Thailand	80.04	
Indonesia	40.16	
Korea	64.60	
Hong Kong	452.20	

Moreover, in contrast to countries with more developed capital markets, the country's pension funds are primarily derived from mandatory schemes such as the GSIS and the SSS. To make it worse, the GSIS and the SSS are plagued with uncertainties. Studies show that the two institutions are suffering from poor financial health resulting in growing funding gaps, deficits and declining surpluses. Some estimates for SSS show that the fund is expected to last until 2015, assuming there are no pension increases. For the social insurance fund of GSIS, it was projected that expenses will exceed revenues by 2042. If not rectified, the pension system problems will eventually translate to a national government bail-out, with serious repercussions on fiscal consolidation efforts.

These are just some of the myriad factors that hamper the growth of the country's financial sector. Several measures, legislative or otherwise, still have to be done to make the country's financial system as competitive as those of other countries.

Although this is not the single answer to the country's problems in the financial sector, the enactment of a law on the Personal Equity Retirement Account (PERA) is envisioned to provide an alternative financial instrument to augment non-bank savings. It will likewise address the need for an alternative pension fund which will encourage the people to save up for their old age. It is intended to be the first step towards pension reform, establishing a multi-pillar retirement income structure.

The enactment of the PERA, however, will not be cost-free to the government. It is estimated that the revenue loss due to the tax benefits under the bill will amount to around P10 billion annually. The estimated loss of revenue from the tax incentive (tax credit) on the PERA contributions is P1.22 billion whereas the estimated loss from tax exemption of the investment income of the PERA is P1.16 to P8.82 billion⁴.

Admittedly, the PERA can lead to short-term revenue losses to the government. However, the foreseen benefits that the PERA will bring to the country's financial system surely outweigh the perceived costs. Moreover, investments in PERA products will generate more tax revenues, in the form of turnover taxes. As firms are encouraged to list in the stock market, government will also earn substantial sums from the IPO tax which is from 1-4% of the gross selling price of offered shares. The IPOs issued during the last 4 years

³ Source: World Federation of Exchanges

⁴ Figures provided by the Department of Finance to Business World, as published on January 13-14, 2006.

generated some P739 million in taxes. Additionally, 12% VAT is collected on processing, listing and maintenance fees.

II. COMMITTEE ACTION

The bill on the PERA has been pending in the Senate since the Twelfth Congress. The proposal was revived in the Thirteenth Congress with the filing of four bills by Senators Ralph Recto (Senate Bill No. 1343), Ramon Magsaysay III (Senate Bill No. 1747), Edgardo J. Angara (Senate Bill No. 1821) and Mar Roxas (Senate Bill No. 1985).

The PERA bills were heard by the Committee on Banks Financial Institutions and Currencies on January 14, 2005 and October 3, 2005. A Technical Working Group was constituted to thresh out the mechanics of the envisioned PERA.

The TWG, which had six (6) meetings, was composed of the following:

CHAIRMAN:

Deputy Governor Nestor Espenilla,⁴² Bangko Sentral ng Pilipinas (BSP)

MEMBERS:

- 1. Atty. Prudence Kasala BSP
- 2. Dir. Ma. Lourdes Recente Department of Finance (DOF)
- 3. Mr. Ronnie Buenviaje OIC, Research and Information Dept., DOF
- 4. Assistant Commissioner James Roldan Bureau of Internal Revenue (BIR)
- 5. Ms. Charadin Bandon BIR
- 6. Atty. Francis Lim President, Philippine Stock Exchange (PSE)
- 7. Ms. Ma. Fe Dayco Senior Vice President, Actuarial Group, GSIS
- 8. Mr. Rizaldy Capulong Actuarial Department Head, SSS
- 9. Mr. Romeo Bernardo- Capital Market Development Council (CMDC)/Financial Executives of the Philippines (FINEX)
- 10. Ms. Noemi Javier Executive Director, CMDC
- 11. Mr. Rex Mendoza Exec. Vice-Pres., PHILAM Group
- 12. Mr. Efren Cruz President, Investment Company Association of the Philippines (ICAP)

The Senators who authored the bills were likewise represented.

In drafting the proposed substitute bill, the TWG reviewed all the current PERA bills originating from the Senate, the proposed consolidated PERA bill originating from the House of Representatives during last congress, transcript of stenographic notes taken during the Senate deliberations last Congress, the Individual Retirement Accounts ("IRA") under U.S. jurisdiction and the position of the private sector, in particular that of the CMDC.

III. SUMMARY OF THE BILL

- 1. State Policy behind the enactment of the PERA bill:
 - a. Establishment of supplementary retirement benefits for the working population.

The retirement benefit is especially helpful to SSS pensioners, who receive smaller pensions compared to GSIS pensioners, in achieving a minimum subsistence level during retirement.

b. Savings mobilization;

PERA is an alternative scheme, voluntary and private in character, designed to supplement the present public pension schemes administered by SSS and GSIS. Investments in PERA products are designed to be locked in on a long-term basis, i.e. up to age fifty- five (55) and held for at least a minimum of five (5) years. This could very well translate to thirty-five (35) years of accumulated savings assuming entry age in the labor force is 20.

c. Capital market development

The savings that may be generated from the establishment of PERA accounts are long-term and can be ideally invested in the domestic capital market. The underlying investment instruments can be in the form of unit investment trust fund, mutual fund, annuity contract, insurance pension products, pre-need pension plan, shares of stock listed in exchange, exchange-traded bonds or any other investment product or outlet, approved by the appropriate Regulatory Authority.

d. Long-term fiscal sustainability.

By empowering an individual to manage his retirement benefits, concerns regarding the actuarial fund life and viability of SSS and GSIS will be mitigated.

2. Mechanics:

Under the proposed Substitute bill on PERA,

a. A contributor may establish a PERA with a <u>maximum annual</u> <u>contribution of P50,000.00</u>. In case of married individual, each spouse shall be entitled to make a maximum annual contribution of P50,000.00. The Secretary of Finance may adjust the amount of annual contribution to reflect the present value of the proposed annual contribution.

For purposes of administrative simplicity, a contributor cannot contribute more than P50,000 to his PERA. The entire PERA account, at different stages, is subject to certain tax incentives, the administration of which will be easier if there will be no mixing of funds not entitled to the incentives.

b. The contributor must be a taxpayer.

A contributor must necessarily be a taxpayer in order to avail of the tax privileges of the PERA. Moreover, the TWG hopes to capture more taxpayers into the system with the introduction of these tax incentives.

c. The annual contribution made shall be entitled to a <u>tax credit of</u> <u>5%</u>.

Any contributions in excess of the maximum annual contribution shall not be entitled to a tax credit.

According to the BIR, the tax credit scheme is administratively feasible.

A tax credit was preferred, in lieu of a tax deduction, in order to level the impact of the tax privilege given to the contributors. A tax deduction would give higher tax benefits to the higher income group considering that they belong to a higher tax bracket. The tax impact of a deduction would depend on the tax bracket of the taxpayer.

d. The contributor may establish a maximum of 5 PERA, at any one time with only one administrator.

A contributor must have the flexibility to establish more than one PERA in order to have a wider choice of investment products and to spread his risk. As a new player in the market, he should be able to test the different product in the market. However, in order to simplify and facilitate the grant of tax incentives, he should maintain all his PERA with only one administrator, with the option of changing said administrator. These features would enable the contributor to better control his investments, without sacrificing administrative simplicity.

e. A PERA must be under an Administrator.

The administrator plays an important role in educating the contributor with respect to the choice, risk and rewards of his investments and in facilitating the grant of tax incentives. An administrator can also pool the investments in PERA in order to lower the administrative costs and get higher returns on the investment. Under the proposed substitute bill, the Administrator must necessarily be a regulated entity (either by the BSP, IC or SEC) to ensure that PERA contributions are invested in accordance with the prudential guidelines set by the Regulatory Authorities. The Administrator must be pre-qualified by its respective regulatory authority and accredited by the Bureau of Internal Revenue.

f. A PERA may be constituted under either an agency or trust arrangement.

In case of an agency arrangement, the contributor retains legal title to his investments. On the other hand, the contributor retains only

beneficial title to his investments in case of a trust arrangement. The advantage of a trust arrangement, however, is the pooling of funds in order to get higher returns on the individual investments.

g. PERA investment products must be pre-qualified by the Regulatory Authorities.

Considering the level of contributor's financial sophistication, the investment products offered under the PERA must be pre-approved by the Regulatory Authorities.

h. Private employers <u>may</u> contribute to its employee's PERA to the extent of the amount allowable to the contributor.

The employer contribution should be in addition to the mandatory SSS contribution and retirement pay under the Labor Code of the Philippines. The employer's contribution to the PERA shall be treated as part of the employee's compensation for tax purposes.

i. The assets under PERA shall be kept separate from the other assets of an Administrator/Custodian.

The Committee adopted the provision of SB No. 1747 regarding the separation of the PERA assets from that of the Administrator/ Custodian. Accordingly, the PERA assets shall not be part of the general assets of the Administrator/Custodian for purposes of insolvency.

j. All income earned by PERA investment products are tax exempt.

Under current tax laws⁵, only long term deposits or investment (with a maturity period of not less than 5 years and issued by banks only) in the form of savings, common or individual trust funds, deposit substitutes, investment management accounts and other investments evidenced by certificates in such form prescribed by the BSP shall be exempt from the 20% final tax.

Under the proposed provision, even other instruments offered by other institutions under the PERA shall likewise be entitled to the exemption. This would level the tax incentives given to the same products offered by different institutions.

k. All distributions from the PERA are tax-exempt.

The contributor should likewise be granted a tax incentive upon his receipt of the PERA benefits considering the required investment period. Otherwise, the tax incentives offered under the bill would not be sufficient to entice a contributor to tie-up his money for a considerable period of time.

However, distribution to the contributor is limited to only two instances: (a) when the contributor reaches 55 years old, provided

⁵Section 24 (B) of the 1997 National Internal Revenue Code

that the contributor has made contributions to the PERA for at least 5 years; and (b) upon the death of the contributor, irrespective of the age of the contributor at the time of his death.

In case of the earlier instance mentioned, the distribution shall be made in either lump sum or pension for a definite period or lifetime pension, the choice of which shall be at the option of the contributor. The contributor, however, has the option to continue on with the account.

In case of the latter instance, there shall be complete distribution of the benefits.

I. Distributions may not be made from the PERA until the contributor reaches the age of 55 and his contributions have been made for at least 5 years.

In order to ensure that contributions stay in the system on a longterm basis and reinforce the objective of making the PERA as a retirement pension fund, any withdrawal shall subject to an early withdrawal penalty. This will temper the tax incentives given to PERA investment products.

However, there will be no early withdrawal penalty for withdrawals made for the following purposes:

- a). For payment of accident or illness-related hospitalization in excess of 30 days; and
- b). For payment to a contributor who has been subsequently rendered permanently totally disabled as defined under the Employees Compensation Law, Social Security Law and Government Service Insurance System Law.
- m. Rules and regulations on PERA, with the exception of the subject matter on tax incentives, shall be promulgated by the DOF and Regulatory Authorities, with BSP as lead agency. The BIR will be tasked to formulate rules and regulations on the grant of tax incentives.

The TWG thought it would be better not to create a new entity to supervise or oversee the implementation of this bill. Instead, a consortium of the Regulatory Authorities and the DOF will formulate the rules and regulations to govern the administration of the PERA. This consortium, however, would not have a separate legal personality. Thus, the rules and regulations shall be promulgated individually by the Regulatory Authorities to its respective supervised or regulated entities. The consortium was resorted to in order to ensure uniformity of rules and regulations over the different industries involved.

SENATE

13TH CONGRESS OF THE REPUBLIC) OF THE PHILIPPINES) Second Regular Session)

6 MAR 21 P2:52

RECEIVED BY :____

SENATE S.B. NO. <u>2233</u>

Prepared by the Committee on Banks, Financial Institutions and Currencies, in substitution of Senate Bill Nos. 1343, 1747, 1821 and 1985

AN ACT ESTABLISHING A PROVIDENT PERSONAL SAVINGS PLAN, KNOWN AS THE PERSONAL EQUITY AND RETIREMENT ACCOUNT ("PERA")

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

Section 1. Title.- This Act shall be known as the "Personal Equity and
 Retirement Account (PERA) Act of 2005."

3

Section 2. Declaration of Policy. – It is declared the policy of the State to promote capital market development and savings mobilization by establishing a legal and regulatory framework of retirement plans for persons, comprised of voluntary personal savings and investments. The State recognizes the potential contribution of PERA to long-term fiscal sustainability through the provision of long-term financing and reduction of social pension benefits.

10

11 **Section 3. Definition of Terms. -** Unless the context requires 12 otherwise, the following terms shall have the following significance as used in 13 this Act:

a. "Administrator" is an entity accredited by the Bureau of Internal Revenue (BIR), after pre-qualification by the concerned Regulatory Authority. The Administrator shall be responsible for overseeing the PERA, whose core functions shall include, but not limited to: reporting on contributions made to the account, computing the values of investments, educating the Contributor, enforcing PERA contributions and withdrawal limits, collecting appropriate taxes and penalties for the government, issuing BIR Income Tax Credit Certificates to the Contributor, consolidating reports on all investments, income, expenses and withdrawals on the account and ensuring that PERA contributions are invested in accordance with the prudential guidelines set by the Regulatory Authorities.

b. "Contributor" is any person of legal age who is a duly registered
taxpayer. The Contributor establishes and makes contributions to a PERA.

9 "Custodian" is a separate and distinct entity unrelated to the c. 10 Administrator, accredited by the Bangko Sentral ng Pilipinas, providing services 11 in connection with the custodianship of funds and securities comprising the PERA The Custodian shall be responsible for receiving all funds in 12 investments. connection with the PERA, maintaining custody of all original securities, evidence 13 of deposits or other evidence of investment. The Custodian shall operate 14 independently from the Administrator. The Custodian is required to report to the 15 Contributor and the concerned Regulatory Authority at regular intervals all 16 financial transactions and all documents in its custody under a PERA. 17

d. "Early withdrawal" shall pertain to any withdrawal prior to the
period of distribution as set forth under Section 12 hereof.

e. "Investment Manager" is a regulated person or entity authorized by a contributor to make investment decisions for his PERA. As such, it shall assume fiduciary duty and responsibility for PERA investments. An Investment Manager shall act with utmost fidelity by observing policies directed towards confidentiality, scrupulous care, safety and prudent management of PERA funds. An Administrator may also act as an Investment Manager.

26 f. "Personal Equity Retirement Account (PERA)" refers to the 27 voluntary retirement account established by and for the exclusive use and

benefit of the Contributor for the purpose of being invested solely in PERA
investment products in the Philippines. The Contributor shall retain the
ownership, whether legal or beneficial, of funds placed therein, including all
earnings of such funds.

g. "PERA Investment Product" refers to a unit investment trust fund,
mutual fund, annuity contract, insurance pension products, pre-need pension
plan, shares of stock listed in exchange, exchange-traded bonds or any other
investment product or outlet which the concerned Regulatory Authority may
allow for PERA purposes.

The concerned Regulatory Authority must first approve the product before
being granted tax-exempt privileges by the BIR.

h. "Regulatory Authority" refers to the Bangko Sentral ng Pilipinas ("BSP") as regards banks, other supervised financial institutions and trust entities, the Securities and Exchange Commission ("SEC") for investment companies, investment houses, stockbrokerages and pre-need plan companies, and the Office of the Insurance Commissioner ("OIC") for insurance companies.

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Section 4. Establishment of a PERA - A Contributor.

may create and maintain a maximum of five (5) PERA, at any one time,
provided that the Contributor shall designate and maintain only one
Administrator for all his PERA.

The Contributor shall make all investment decisions pertaining to his PERA. However, he has the option of appointing an Investment Manager, either in writing or in electronic form, to make investment decisions on his behalf without prior consultation.

1 Section 5. Maximum Annual PERA Contributions - A Contributor may make an aggregate maximum contribution of Fifty Thousand Pesos 2 (P50,000.00) to his/her PERA per year; provided that if the Contributor is 3 married, each of the spouses shall be entitled to make a maximum contribution 4 5 of Fifty Thousand Pesos (P50,000.00) per year to his/her respective PERA. The Secretary of Finance may adjust the maximum contribution from time to time, 6 taking into consideration the present value of the said maximum contribution 7 8 using the Consumer Price Index as published by the National Statistics Office, 9 fiscal position of the government and other pertinent factors.

10

11 Section 6. Employer's Contribution – A private employer may contribute to its employee's PERA to the extent of the amount allowable to the 12 Contributor; *Provided*, however, that the employer complies with the mandatory 13 14 Social Security System (SSS) contribution and retirement pay under the Labor Code of the Philippines. Such contribution shall be allowed as a deduction from 15 the employer's gross income, but shall be treated as part of the employee's 16 The Contributor, however, retains the 17 compensation for tax purposes. prerogative to make investment decisions pertaining to his PERA. 18

19

20 Section 7. Separate Asset – The PERA shall be kept separate from 21 the other assets of an Administrator/Custodian and shall not be part of the 22 general assets of the Administrator/Custodian for purposes of insolvency.

23

24 Section 8. Tax Treatment of Contributions - The Contributor shall 25 be given an income tax credit equivalent to five percent (5%) of the total PERA 26 contribution; *Provided*, however, that in no instance can there be any refund of 27 the said tax credit arising from the PERA contributions. Section 9. Tax Treatment of Investment Income - All income
earned by a PERA is tax exempt.

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5 Section 10. Tax Treatment of Distributions - All distributions in
6 accordance with Section 12 hereof are tax exempt.

7

8 **Section 11. Termination** – Any premature termination shall be treated 9 as an Early Withdrawal under Section 13 hereof, provided that the penalties 10 thereunder shall not apply if the entire proceeds therefrom are immediately 11 transferred to another PERA investment and/or another Administrator.

12

13 Section 12. Distributions Upon Retirement/Death- Distributions may be made upon reaching the age of fifty-five (55) years, provided that the 14 15 Contributor has made contributions to the PERA for at least five (5) years. The distribution shall be made in either lump sum or pension for a definite period or 16 lifetime pension, the choice of which shall be at the option of the Contributor. 17 The Contributor, however, has the option to continue the PERA. Complete 18 19 distribution shall be made upon the death of the Contributor, irrespective of the age of the Contributor at the time of his death. 20

21

Section 13. Penalty on Early Withdrawal - Any Early Withdrawal shall be subject to a penalty, the amount of which would be determined by the Secretary of Finance and payable to the Government; provided that the amount of the penalty shall in no case be less than the tax incentives enjoyed by the Contributor. No early withdrawal penalty shall be imposed on any withdrawal of any
 funds for the following purposes:

a. For payment of accident or illness-related hospitalization in excess of 30
 days; and

b. For payment to a Contributor who has been subsequently rendered
permanently totally disabled as defined under the Employees
Compensation Law, Social Security Law and Government Service
Insurance System Law.

9

Section 14. Non-Assignability - No portion of the assets of a PERA
 may be assigned, alienated, pledged, encumbered, attached, garnished, seized
 or levied upon. PERA assets shall not be considered assets of the Contributor for
 purposes of insolvency and estate taxes.

14

15 Section 15. Rules and Regulations - Consistent with the policy of 16 promoting transparency in PERA investment and thereby affording protection to 17 the Contributor, the Department of Finance and the concerned Regulatory 18 Authorities, with the Bangko Sentral ng Pilipinas as lead agency, shall coordinate 19 to establish uniform rules and regulations pertaining to the following subject 20 matters:

a. Qualification and disqualification standards for Administrators, Custodians
 and Investment Managers, including directors and officers thereof;

b. Qualified and/or eligible PERA investment products;

c. Disclosure requirements on the terms and conditions of the PERA
 investments;

26 d. Minimum requirements imposed on the Administrators as regards
 27 inculcating financial literacy in investors;

1 e. Ascertainment of client suitability for PERA products; 2 f. Record-keeping, reporting and audit requirement of Administrators and 3 Custodians pertaining to records for all contributions, earnings and total 4 account balances; and 5 g. Other pertinent matters to be determined by the Regulatory Authorities. 6 7 Section 16. Administration of Tax Incentives – The BIR shall issue the implementing rules and regulations regarding all aspects of tax 8 9 administration relating to PERA. The BIR shall coordinate the qualification 10 standards of the Administrator with the Regulatory Authorities. 11 Section 17. Penalty - A fine of not less than Fifty Thousand Pesos 12 (P50,000.00) nor more than Two Hundred Thousand Pesos (P200,000.00) or 13 imprisonment for not less than six (6) months nor more than two (2) years or 14 both such fine and imprisonment, at the discretion of the court, shall be imposed 15 16 upon any person, association, partnership or corporation, its officer, employee or 17 agent, who shall: 18 a. Act as Administrator, Custodian or Investment Manager without being 19 properly gualified or without being granted prior accreditation by the 20 concerned Regulatory Authority; 21 b. Invest the contribution without written or electronically authenticated 22 authority from the Contributor, or invest the contribution in contravention 23 of the instructions of the Contributor,; 24 c. Knowingly and willfully make any statement in any application, report, or 25

26 document required to be filed under this Act, which statement is false or 27 misleading with respect to any material fact;

d. Violate any provision of this Act or rules and regulations issued pursuant
 to this Act.

Notwithstanding the foregoing, any willful violation by the accredited Administrator, Custodian or Investment Manager of any of the provisions of this Act, or its implementing rules and regulations, or other terms and conditions of the authority to act as Administrator, Custodian or Investment Manager may be subject to the administrative sanctions provided for in applicable laws.

8 The above penalties shall be without prejudice to whatever civil and 9 criminal liability provided for under applicable laws for the same act or omission. 10

Section 18. Abuse of the Tax Exemption And Privileges - Any 11 person, natural or juridical, who unduly avails of the tax exemption privileges 12 herein granted, possibly by co-mingling PERA accounts in an investment with 13 other investments, when such person is not entitled hereto, shall be subject to 14 the penalties provided in Sec. 17 hereof. In addition, the offender shall refund 15 to the government double the amount of the tax exemptions and privileges 16 enjoyed under this Act, plus interest of twelve per cent (12%) per year from the 17 date of enjoyment of the tax exemptions and privileges to the date of actual 18 19 payment.

20

21 Section 19. Separability Clause - If any provision or part hereof, is 22 held invalid or unconstitutional, the remainder of the law or the provision not 23 otherwise affected shall remain valid and subsisting.

24

25 **Section 20. Repealing Clause** - All laws, decrees, orders, rules and 26 regulations or parts thereof, inconsistent with this Act are hereby amended or 27 modified accordingly.

Section 21. Effectivity. This Act shall take effect 15 days following its
publication in a newspaper of general circulation.