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FOURTEENTH CONGRESS OF THE REPUBLIC)
OF THE PHILIPPINES

First Regular Session

SENATE
S. B. No. 1213

Introduced by Senator Miriam Defensor Santiago

EXPLANATORY NOTE

The Constitution, Article II provides:

Section 17. The State shall give priority to education, science and technology, arts, culture, and sports to foster patriotism and nationalism, accelerate social progress, and promote total human liberation and development.

Technology in the schools is a central component of preparing students for the 21st century. Equipping schools with technology is no longer a luxury, it is a necessity.

Technology in the classroom improves students' mastery of basic skills, test scores, writing, and engagement in school. With these gains come decreases in dropout rates and decreases in attendance and discipline problems.

Not enough students have access to computers, distance learning, and telecommunications technologies. In fact, many public schools do not have any computers, while few have older models that do not have the power to perform advanced functions, such as those involving video and the Internet.

The purpose of this bill is to establish educational technology clearinghouses to facilitate the donation of surplus equipment and technology to schools and libraries from governmental agencies, businesses, and other private entities.*

MIRIAM DEFENSOR SANTIAGO

^{*}This bill was originally filed during the Thirteenth Congress, First Regular Session.

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	Introduced by Senator Miriam Defensor Santiago			
1 2	AN ACT ESTABLISHING EDUCATIONAL TECHNOLOGY CLEARINGHOUSES			
3 4	Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:			
5	SECTION 1. Short Title This Act shall be known as the "Educational Technology			
6	Clearinghouse Act."			
7	SECTION 2. Purpose It is the purpose of this Act to authorize a program to support			
8	regional educational technology clearinghouses that facilitate the donation of surplus equipmen			
9	and technology to schools and libraries from governmental agencies, businesses, and other			
10	private entities.			
11	SECTION 3. Authority The Secretary of Education shall make grants to or enter into			
12	contracts with regional public or private nonprofit entities for the purpose of supporting a system			
13	of regional educational technology clearinghouses.			
14	In awarding the grants or contract, the Secretary shall ensure that each geographic region			
15	of the country is served by such an entity.			
16	SECTION 4. Requirements Each entity receiving a grant or contract under this Ac			
17	shall—			
18	(A) In cooperation with regional program to support a clearinghouse that facilitates the			
19	transfer of surplus equipment and technology to schools and libraries from			
20	governmental agencies, businesses, and other private entities;			
21	(B) Disseminate information to regional educational agencies about the availability and			
22	procurement of the equipment and technology through the clearinghouse;			

1	(C)	Disseminate information to the public about activities assisted under this Act,		
2	(0)			
		including information about the donations being accepted by the clearinghouse;		
3	(D)	Have in place a process or ensuring that surplus equipment and technology is		
4		distributed in a fair and equitable manner, with school districts with the greatest		
5		need for such equipment and technology receiving priority for donations under this		
6		Act;		
7	(E)	Provide technical assistance to a school or library to ensure the equipment and		
8		technology being donated is consistent with the short-term and long-term		
9		educational technology plans for the school or library, respectively; \		
10	(F)	Use finds under this Act to upgrade equipment or technology only if the entity		
11		determines such upgrading meets the short-term and long-term educational plan of		
12		the school or library receiving the equipment or technology; and		
13	(G)	Ensure that the transfer of equipment and technology does not violate copyright,		
14		patents, or trademark laws.		
15	SEC	TION 5. Authorization of Appropriations. – There are authorized to be appropriated		
16	to carry ou	t this Act such ums as may be necessary for each fiscal year to carry out the		
17	provisions of this Act.			
18	SEC	TION 6. Separability Clause If any provision or part hereof is held invalid or		
19	unconstituti	onal, the remainder of the law or the provision not otherwise affected shall remain		
20	valid and su	ibsisting.		
21	SEC	TION 8. Repealing Clause Any law, presidential decree or issuance, executive		
22	order, letter of instruction, administrative order, rule or regulation contrary to, or inconsistent			
23	with, the provision of this Act is hereby repealed, modified or amended accordingly.			
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24	SEC	TION 9. Effectivity Clause This Act shall take effect fifteen days (15) days after		
25	its publicati	on in at least two (2) newspapers of general circulation.		

Approved,