Republic of the Philippines  
HOUSE OF REPRESENTATIVES  
Quezon City  
Eighteenth Congress  
First Regular Session  

HOUSE BILL NO. 1030  

Introduced by Representative JOEY SARTE SALCEDA  

AN ACT  
EXTENDING THE BARANGAY OFFICIAL ELIGIBILITY (BOE)  
TO THE SANGGUNIANG KABATAAN (SK) OFFICIALS  

EXPLANATORY NOTE  

This bill shall be known as the “Sangguniang Kabataan Barangay Official Eligibility (BOE) Act.” This bill extends Barangay Official Eligibility to the Sangguniang Kabataan Kagawads. Currently, only the Barangay Officials, Treasurers and Secretaries have Barangay Official Eligibility. Right now, the Barangay Official Eligibility are granted to the following Barangay Officials: Punong Barangay/Barangay Captain, regular Sangguniang Barangay Members, and Sangguniang Kabataan Chairmen, and Appointive Barangay Officials namely Barangay Treasurers and Barangay Secretaries who are appointed by the duly elected Punong Barangay.  

The Barangay Official Eligibility shall be considered appropriate for appointment to first level positions in the career service, except positions covered by board laws and/or those that require other special eligibilities as determined by the Commission, or those that require licenses. The reason is the age requirement is now virtually the same – 18 years old above for Barangay Officials and ages 18 to 24 for Sangguniang Kabataan Kagawads.  

Furthermore, the higher purpose of this bill is to fortify the participation of the youth in nation building which promotes and protects physical, moral, spiritual, intellectual and social well-being, and inculcate the value of patriotism, nationalism and other desirable values, and encourages their involvement in public and civic affairs.  

In view of the foregoing, the passage of this bill is earnestly sought  

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

SECTION 1. Short Title. – The Act shall be known as “Sangguniang Kabataan Barangay Official Eligibility (BOE) Act.”

SEC. 2. This Act shall include the Sangguniang Kabataan (SK) Kagawads to the Barangay Official Eligibility (BOE) program as provided in the Civil Service Commission (CSC) Resolution No. 1200865, promulgated on June 14, 2012 and circularized through CSC Memorandum Circular (MC) No. 13, s. 2012 dated August 2, 2012. The BOE shall be granted to the following SK Barangay Officials based strictly on completion of term of office as follows:

(a) Elective SK Barangay Officials: SK Chairman, regular SK Members, and Sangguniang Kabataan Chairmen; and
(b) Appointive Barangay Officials: Barangay Treasurers, and Barangay Secretaries who were appointed by the duly elected SK Chairman.

SEC. 3. Completion of term of office shall be defined, as follows:
(a) For elected SK barangay officials – shall refer to the term of office as specified by the prevailing law on term of office of elected barangay officials; and
(b) For appointive barangay officials – shall refer to the continuous number of years of satisfactory service rendered from the time of appointment, which must correspond to the number of years covering the term of office of the appointing SK Barangay Chairman and may include services rendered under previous appointment.

SEC. 4. Appropriateness of Barangay Official Eligibility (BOE). – The BOE shall be considered appropriate for appointment to first level positions in the career service, except positions covered by board laws and/or those that require other special eligibilities as determined by the Commission, or those that require licenses such as those positions listed under Category IV of CSC MC No. 11, s. 1996, as amended or as determined by the CSC and the Department of the Interior and Local Government (DILG).

SEC. 5. Date of Effectivity of BOE. – The date of effectivity of the BOE shall be the date of approval of an application by the CSC Regional Office (RO) concerned.

SEC. 6. Period of Filing of Application for BOE. – Filing of application for the grant of BOE for elective and appointive SK barangay officials shall be after the completion of their term of office and it shall be within two (2) years from the completion of the term of office.

SEC. 7. Documentary Requirements. – The General Documentary Requirements include:
(a) Properly accomplished Application Form (CS Form 101-E, Revised April 2012);
(b) Three (3) pieces of identical I.D. pictures taken within the last three (3) months prior to filing of application with specifications,
(c) Original and photocopy of any of valid government issued identification (I.D) cards,
(d) Original and photocopy of Birth Certificate of the applicant authenticated/issued by the National Statistics Office (NSO)
(e) For female married applicants, original and photocopy of Marriage Certificate authenticated/issued by the NSO; In case where the NSO-issued Marriage Certificate is not legible, the applicant shall, in addition, be required to submit the original and photocopy of his/her Marriage Certificate that is authenticated/issued by the Local Civil Registrar (LCR).
(f) Certification executed by the applicant that he/she has no pending administrative and/or criminal case before any court/authorized body, and that he/she has never been found guilty/convicted of any administrative offense and/or crime.
(g) If filing of the application is through a representative: a. Authorization letter executed by the applicant; b. Original and photocopy of at least one (1) valid I.D. card of the representative as listed under Item no. 3 hereof; c. Certification from authorized DILG official at the municipal, city, provincial, or regional level of the services rendered by the SK barangay official; and other documents as may be deemed necessary by the CSC in verifying authenticity of information supplied by the SK barangay official.

SEC. 8. Implementing Rules and Regulations. – Within ninety (90) days from the approval of this Act, the SEC shall promulgate the necessary rules and regulations for the effective implementation of this Act.

SEC. 9. Repealing Clause. – All laws, decrees, executive orders and proclamations, rules and regulations or parts thereof inconsistent with this Act, are hereby amended or modified accordingly.

SEC. 10. Separability Clause. – If any provision of this Act is held invalid or unconstitutional, the remaining parts or provisions not affected shall remain in full force and effect.

SEC. 11. Effectivity. – This Act shall take effect fifteen (15) days after its publication in the Official Gazette or in a newspaper of general circulation.

Approved,