Republic of the Philippines
HOUSE OF REPRESENTATIVES
Quezon City

EIGHTEENTH CONGRESS
First Regular Session

HOUSE BILL NO. 1035

Introduced by the Honorable Florencio Gabriel G. Noel

EXPLANATORY NOTE

The islands that make up the Philippine archipelago is green with the graceful leaves of the coconut tree. Sixty-eight of the seventy-nine provinces of the country are coconut areas. Of 12 million hectares of farmland, 3.1 million hectares easily a fourth, are coconut grown. The coconut industry is expectedly one of the major sources of employment generation. Supposed to be one of the leading industries, it is strongly depended upon for foreign exchange earning. But it has not given its full potential.

There is an urgent need for an agency mandated to oversee and supervise an integrated approach that will result in the coconut industry producing and yielding all it can. This agency if it is to succeed must be properly manned and funded so it can be the source of needed economic uplift the country badly needs.

Our tree of life, properly nurtured and never neglected, can ensure a sustained quality of life for always employed farmers, lessees and tillers who all can in the process be direct participants in and beneficiaries of the industry. On this industry, its viability and sustained improvement in the areas of production processing and marketing and intensive research depends and can well guarantee the economic well being of a major part of the country’s population. In view of the foregoing immediate approval of this bill is earnestly sought.

This proposed measure has been filed in the previous congress. It however did not pass into law due to lack of material time.

FLORENCIO GABRIEL G. NOEL
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AN ACT
REVITALIZING THE COCONUT INDUSTRY, APPROPRIATING FUNDS THEREFOR AND FOR OTHER PURPOSES

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

ARTICLE I
GENERAL PROVISIONS

SECTION 1. Short Title. – This Act shall be known as “The Coconut Industry Development Act of 2016.”

SEC. 2. Statement of Policy. – It is the policy of the State to recognize the essential role of coconut as a strategic, indigenous, replenishable and renewable source of livelihood for a great number of people.

Towards this end, the State shall promote the rapid, steady and continuous integrated development and growth of the coconut industry in all its aspects and ensure that the coconut farmers, farm workers, processors, lessees and tillers, and their families, shall become direct participants in, and beneficiaries of, such development and growth thereby increasing their income and uplifting their quality of life.
SEC. 3. Goals and Objectives. – Pursuant to the above-mentioned policy, the effort of government shall be directed towards the following goals and objectives:

a) Promote the steady, accelerated and orderly development of the coconut industry consistent with the agrarian reform policy of the government;

b) Develop and establish the coconut based farming systems including but not limited to the establishment of model coconut farms;

c) Hasten and advance industrialization in the coconut industry and the diversification and proper utilization of coconut products and by-products;

d) Promote the effective utilization and marketing of coconut products and by-products in the domestic and foreign markets and preserve the competitiveness and reliability of the country as a major producer and supplier of said products, by establishing national standards acceptable in the international market.

e) To increase production by expanding the planting and replanting program of coconut trees in strategic areas identified as having the most potential;

f) Conduct scientific researches and investigations in all areas pertaining to agricultural, industrial, marketing and socio-economic aspect of the coconut industry and encourage the participation of small farm holders in research and technology;

g) Encourage and promote the organization of coconut farmers cooperatives, associations, and organizations and provide them credit and financing schemes;

h) Generate and disseminate information and communication to farmers, producers and other sectors to ensure the appreciation and adoption of appropriate technology and practices, inventions, as well as the proper awareness and correct understanding of issues and development in the coconut industry; and
i) Coordinate and integrate all efforts of various agencies of government and provide general direction for the steady and orderly development of the industry.

ARTICLE II

PHILIPPINE COCONUT INDUSTRY DEVELOPMENT AUTHORITY

SEC. 4. *Philippine Coconut Industry Development Authority.* – To implement the policy and objectives of this Act, there is hereby created and established a corporate body known as the Philippine Coconut Industry Development Authority (PHILCIDA), hereinafter referred to as the Authority.

SEC. 5. *Powers and Functions.* – The Authority shall exercise the following powers and functions:

a) Formulate and adopt a general program of development geared towards increased farm productivity, through planting or replanting of suitable seedling varieties, rehabilitation and fertilization of coconut, integrated coconut-based farming systems and product processing, and whenever necessary, the construction of related support and infrastructure facilities. For this purpose, the Authority shall adopt a special program to maximize the yield of small coconut farmers and their farm families particularly those farms covered by the agrarian reform program of the government;

b) Undertake scientific researches and investigations on crop and varietal improvement, pests and diseases, agronomy and mineral nutrition, coconut wood utilization, virology and biochemistry and epidemiology of *cadang-cadang,* and
such other similar studies on varietal and crop improvement of general or local suitability;

c) Undertake scientific researches and investigations on food, non-food products and by-products including bio-diesel, directly or in collaboration with other public agencies or the private sector;

d) Establish, maintain and operate such number of research centers and experiment stations, including laboratories, seed gardens, nurseries, pilot farms and industrial facilities as may be necessary to undertake extensive research in coconut pests and diseases, improvement of copra, manufacture of coconut products and by-products and the greater utilization of the coconut for traditional and non-traditional uses;

e) Purchase or fabricate such machineries, material, equipment and supplies as may be necessary to execute successfully such researches, investigations and experimental work as provided under this Act on its own or in partnership with other agencies;

f) Conduct intensive studies and data research, establish and maintain a database of primary, accurate and reliable information on coconut culture, production, pricing capacity, marketing, inventories as well as scientific thesis and treaties in coordination with other government offices, the private sector and international agencies and bodies;

g) Promote the utilization and integration of in-house developed technologies;
h) Construct, invest, establish and operate integrated coconut centrals, processing plants and integrated processing mills and other support facilities in aid of its research and development function;

i) Create subsidiaries or enter into partnerships or joint ventures with any public or private foreign or local entity, natural or juridical, and acquire, own or hold shares of stock or interest therein for the purpose of fully utilizing the commercial value of pioneer and new technology generated in the industry, or of financing the manufacture, on commercial scale, of coconut trees: Provided, That such subsidiary, partnership, joint venture, which the Authority is authorized to create, shall be governed by the provisions of general laws applicable to corporations and such entities: Provided, further, That after such partnership, subsidiary, or joint venture with private Filipino citizens or entities authorized to be created shall have become fully viable for commercial operation, and the Authority has recovered its investments or contributions the Authority shall immediately divest itself of its interest over the partnership, subsidiary, or joint venture in favor or any private person or entity. For purposes of this paragraph, the Authority shall make studies and investigations of the enterprises and projects for which the loans, contributions and subscriptions to the capital of the enterprise or investments mentioned are needed, and determine the advisability of financing the same;

j) Promote, encourage and help coconut planters, farmers, processors and workers organize themselves into associations and cooperatives to give them greater control in the marketing of their products and to help them obtain more credit facilities to register and accredit such associations and cooperatives for
purposes of participation in the developmental programs of the Authority: *Provided*, That the Authority shall not directly or indirectly influence the farmers in the exercise of their choice or selection of candidates or leaders in the organizations;

k) Render training, extension service programs and disseminate information to coconut farmers, farm workers and processors relative to production technology, marketing systems and other technical skills and values, attitude formation and socio-economic development strategies;

l) Expand and develop the domestic and foreign market for coconut products and by-products;

m) Regulate the marketing and the exportation of coconut products and by-products to conform with quality or food standards recognized by both the domestic and international market;

n) Take samplings and conduct examination of any copra product to measure and determine its moisture content as required in the trade; conduct laboratory analysis to determine the chemical characteristics of coconut products and by-products including the presence of toxin and other contaminations and issue the necessary commodity clearance and export permit: *Provided*, That the Authority may withhold the issuance of such clearance or permit, or suspend or cancel any clearance or permit already issued in case of violation by the holder of any provision of this Act or rules and regulations duly promulgated by the Authority;

o) Require exporters, traders, millers, refiners, desiccaters, oleo-chemical processor, other manufacturers and end-users of coconut products and by-products
to submit periodic reports of production, receipts of deliveries or purchases or both, sales, inventory, contracts and such other data the Authority may deem necessary to properly and effectively promote the development of the industry. All information given to the Authority by the individual firms shall be confidential in nature and could not be used against them;

p) Undertake, initiate or participate in trade missions to obtain better preferential trading arrangements with importing countries, and enter or otherwise participate in behalf of the coconut trading industry in all agreements, arrangements, missions or conventions with any foreign government or entity with respect to trading relations, market quotas, tariff and non-tariff barriers and such other matters affecting the export of coconut products and by-products;

q) Provide, in coordination with the private sector, a system of accreditation of association of traders, millers, desiccators, farmers, exporters and end-users of coconut products;

r) To assist coconut farmers, organizations in marketing their products locally or abroad when the need arises;

s) Assist coconut farmers organizations in establishing farmer-owned bonded warehouses and processing facilities;

t) Impose and collect all fees, charges, assessments and impost including interests and surcharges authorized under this Act or its implementing rules and regulations and disburse funds generated by the Authority from its operations to carry out its functions;
u) Grant or accept and receive donations of any kind for any purpose not inconsistent with the purposes of this Act;

v) Enter into, make and execute contracts of any kind as may be necessary or incidental to the attainment of its purposes;

w) Promulgate its own rules for investigation and procedure to investigate complaints involving violations of this Act or any rules and regulations issued pursuant thereto, or any such other laws, rules and orders affecting the coconut industry; attribute or settle conflicting claims or render the appropriate decision or award including the imposition and administrative penalty of suspension of license, registration, permit or clearance issued in accordance with this Act;

x) Order the closure of any mill, refinery, processing firm, copra warehouse or any place or building where coconut products are stored or to intercept and seize any vehicle or ship or vessel carrying or transporting coconut products where there is reasonable ground to believe that the owner, possessor or person or persons in control of such place, building, vehicles, ship or vessel, of such products have violated the provisions of this Act or any rules and regulations promulgated thereto in a manner that is prejudicial and detrimental to the coconut industry, or the consuming public;

y) Develop and recommend measures and methodology quarantine for coconut products and by-products and to impose such restrictions in the transport movement or handling of the same in accordance with such standards and quarantine procedure determined by the Authority;
z) Call upon or deputize any official or law enforcement agency of the
government as may be necessary to assist the Authority in carrying out and
enforcing its functions under this Act;

aa) Obtain loans and grants from local and foreign sources to finance or support
the operations of the Authority under this Act;

bb) Issue *subpoena or subpoena duces tecum* to summon witnesses to appear in
any investigation or hearing conducted by it; and

cc) Exercise all powers and functions necessary or incidental to attain the
national policy and objectives under this Act.

**ARTICLE III**

**BOARD OF DIRECTORS AND OTHER PERSONNEL**

SEC. 6. **Board of Directors.** – The corporate powers and duties of the
Authority shall be vested and exercised by a Board of Directors, hereinafter referred to as
the Board, composed of eleven (11) members to be appointed by the President, five (5) of
whom shall represent the coconut farmer sector, the trading and processing sector and the
science and research sector. The chairman shall be designated by the President from
among the members appointed.

SEC. 7. **Tenure.** – The members of the Board shall hold office for a term of
six (6) years or until their successors shall have been appointed and qualified or unless
sooner removed for cause. The first members of the Board to be appointed under this Act
shall hold office as follows: Three (3) members for two years, Four (4) members for four
years and Four (4) members, inclusive of the chairman, for six years. Appointment to vacant positions shall only be for the unexpired term of the predecessor.

SEC. 8. **Powers and Functions.** – The Board shall exercise the following powers and functions:

a) Formulate and adopt a national government plan for the coconut industry and promulgate the necessary rules and regulations, policies and measures in support of the plan;

b) Prescribe the organization of the Authority and fix the compensation of all its personnel in accordance with law and determine and grant such allowances and incentives as it may deem proper with the rates to be approved by the Department of Budget and Management;

c) Reorganize the Authority when there is a need to institute reforms in the organizational structure to effect economy and promote efficiency. For this purpose, the Board may group, coordinate, consolidate or integrate positions and create, classify, split and abolish positions;

d) Adopt, promulgate or amend, revise, modify or repeal rules and regulations necessary to implement the provisions of this Act;

e) Appoint the administrator and deputy administrators and other officers upon the recommendation of the chairman and chief executive officer;

f) Approve the annual budget and such supplemental budgets of the Authority;

g) Review, revise, modify, increase or decrease the fees and assessment authorized to be collected in this Act as market condition may warrant taking into
account public interest, cost of services and the prices of coconut products and by-products; and

h) Perform such other duties as may be assigned to it by the President of the Philippines.

SEC. 9. **Quorum and Meeting.** - The Board shall meet as often as the exigency of the service may demand. The presence of at least six (6) members shall constitute a quorum and the vote of a majority of the members present constituting a quorum shall be necessary for the adoption of any rule, resolution, decision or any other act of the Board.

SEC. 10. **Compensation.** - The members of the Board may receive per diems for every meeting actually attended at such amount to be fixed by the Board but not to exceed Two Thousand Pesos (₱2,000.00) per board meeting: *Provided, That it shall not exceed four (4) board meetings during any month for each member.*

SEC. 11. **Officers and Personnel.** - The chairman of the Board, who shall have the rank and privileges of a department secretary, shall be the head and chief executive officer of the Authority. Upon his recommendation, the Board shall appoint an administrator of the Authority who shall be the chief operating officer, with the rank and privileges of a department undersecretary. The administrator shall have the responsibility of managing the day-to-day affairs and operations of the Authority subject to the supervision and control of the chief executive officer and in accordance with the policies established by the Board.

There shall be such sufficient number of deputy administrators as the Board may prescribe to assist the administrator who shall be appointed or removed for cause by the
Board. The administrator and the deputy administrator may be delegated with such powers and duties as the chairman and chief executive officer may prescribe from time to time.

SEC. 12. Application of the Civil Service Law. – All officers and employees of the Authority shall be subject to the civil service laws, rules and regulations, and all selection and appointments shall be based on merit and fitness.

ARTICLE IV
MANAGEMENT AND OPERATIONS

SEC. 13. Management. – The management of the corporate affairs of the Authority shall be the responsibility of the chief executive officer with the assistance of the administrator, deputy administrator and such other officers as may be determined by the Board.

SEC. 14. Duties of the Chief Executive Officer. – The chief executive officer shall exercise the following duties and responsibilities:

a) Initiate and develop corporate policies, programs and objectives for approval of the Board;

b) Establish general administrative and operating policies;

c) Appoint all other non-officer employees of the Authority;

d) Execute for and in behalf of the Authority contracts, obligations and agreements which are required to be approved by the Board;

e) Appoint technical consultants;
f) Discipline officers and employees in accordance with civil service laws, rules and regulations;

g) Submit the internal organizational structure of the Authority, financial statements and other reports as may be required by the Board;

h) Delegate or assign any of the foregoing powers and duties except the power to appoint any official in the hierarchy of authority and always subject to his supervision and control; and

i) Exercise such other powers and duties as may be delegated by the Board.

SEC. 15. Corporate Planning Office. – To assist the chief executive officer in the formulation of general plans and programs, promulgation of policies, the monitoring and evaluation of industry and corporate activities, there shall be a Corporate Planning Office which shall serve as the technical arm under the office of the chairman, having the status of a branch which shall be headed by an executive director with a rank of a deputy administrator. The executive director shall be co-terminous with the chairman and with three (3) permanent managers performing the functions of plans and programs development, policy research and analysis, and monitoring and evaluation.

SEC. 16. Duties of the Chief Operating Officer. – The chief operating officer shall exercise the following duties and responsibilities:

a) Ensure that the administrative and operating policies are carried out under the direction and control of the chairman and chief executive officer;

b) Prepare and submit to the chief executive officer, within sixty (60) days before the beginning of each calendar year, an annual operational budget of the Authority; and
c) Monitor operational problems, adopt remedial measures and submit policy proposals to improve the day-to-day affairs and operations of the Authority.

SEC. 17. **Branch Offices.** – The Authority shall have the following branches:

a) *Agricultural Research and Development Branch* for the execution and implementation of policies, plans and programs relating to advancement in industrialization and development;

b) *Industrial Research and Development Branch* for the execution and implementation of policies, plans and programs relating to advancement in industrialization and development for the coconut products and by-products, particularly on food, oleo-chemicals, fuels and lubricants;

c) *Market Research and Development Branch* for the formulation and implementation of policies, plans and programs relating to domestic and international markets development affecting the coconut industry including the enforcement of market rules and regulations formulated by the Authority;

d) *Field Operations Branch* for execution and implementation of policies, plans and programs relating to production, marketing and processing activities;

e) *Administration and Finance Branch* for developing and maintaining the delivery of all necessary administrative, financial and manpower support for the whole operations of the Authority; and

f) *Development Information and Communication Branch* for the execution and implementation of policies, plans and programs relating to development information and communication as well as other socio-economic research and development.
Every branch shall be headed by a deputy administrator or such qualified acting or officer in charge as may be designated by the chief executive officer.

SEC. 18. **Regional Offices.** – The Authority shall establish and organize regional offices in accordance with the political and administrative regions in the country and such number of provincial or district offices, or both, that will assist the Authority in the full implementation of this Act.

SEC. 19. **Departments, Divisions and Units.** – There shall be, under the office of the chairman and chief executive officer, an administrator and deputy administrators of specialized departments, divisions, units or offices as may be necessary to provide the needed administrative, technical and specialized services, as may be deemed proper and expedient by the Board, which shall be headed by a person with the required specialization or expertise.

**ARTICLE V**

**SOURCES OF FUNDING**

SEC. 20. **Coconut Development Fund.** – There is hereby established a *National Coconut Development Fund*, herein referred to as the "Coconut Fund," to be administered by the Authority for the purpose of financing the growth and development of the coconut industry, including human resource development, training of farmers and other related activities. As initial capitalization, the sum of ONE BILLION PESOS (P1,000,000,000.00) is hereby appropriated to be made available within one (1) year from the approval of this Act.
Thereafter, a continuing appropriation is hereby authorized to be appropriated in the amount of not less than One Billion Pesos of the total industry export performance of the immediately preceding year as reported by the Bangko Sentral ng Pilipinas and to be deposited in a trust account with an authorized government bank as may be determined by the Authority. The amount shall be released annually by the said bank to the Authority upon presentation of its approved budget and programs.

SEC. 21. **Special Corporate Support Fund.** — The Authority shall have a Special Corporate Support Fund for its administrative operating expenses to be funded from the following sources:

a) An assessment of twelve centavos (P0.12) per kilogram of copra or husked nuts, or their equivalent in other coconut products, delivered to and purchased by traders, exporters, millers, desiccators and other end-users of coconut products: *Provided,* that such assessment shall be collected by the Authority and deposited with any government depository bank which shall be used exclusively for the operational, supplemental or special budget duly approved by the Board: *Provided further,* that no portion of the fund nor any unexpended balance thereof, including its earnings, shall be transferred to the general or any special funds of the government, but shall remain as corporate funds to be used in accordance with the authorized purposes; and

b) The proceeds of regulatory and service fees or charges as may be determined and imposed by the Board in the implementation of the provisions of this Act to cover reasonable costs of service in the issuance of licenses, certificates, export permits prior commodity clearances including other incomes to be withdrawn in
accordance with the immediately preceding paragraph. Such regulatory and service fees or charges shall be exempted from the provisions of Presidential Decree No. 1234, entitled “Instituting A Procedure For The Management Of Special And Fiduciary Funds Earmarked Or Administered By Departments, Bureaus, Offices And Agencies of the National Government, Including Government-Owned Or Controlled Corporations.”

SEC. 22. Other Sources of Funding – In the event the funds as provided in Sections 20 and 21 of this Act become insufficient, an amount not less than the initial appropriation mentioned in Section 20 hereof shall be appropriated from the following sources:

a) The proceeds of the value-added tax imposed on all coconut products and by-products, except copra, copra cake and meal which are hereby exempted from payment of value added tax and on the services of coconut oil mills, desiccated coconut factories and other processors of coconut products shall be collected by the Bureau of Internal Revenue under Executive Order No. 273, entitled “Adopting A Value-Added Tax, Amending For This Purpose Certain Provisions Of The National Internal Revenue Code, And For Other Purposes.”: Provided, That such proceeds of the value added tax shall be deposited with the Treasurer of the Philippines within the first ten (10) days of each quarter and shall be automatically appropriated to finance the programs and projects of the Authority;

b) The proceeds of the basic export and premium duties under Section 514 (Export Products Subject To Duty and Rates) of the Tariff and Customs Code levied on copra, coconut oil, copra meal or cake and desiccated coconut exports, should the
President of the Philippines reimpose such duties under and by virtue of the flexible
clause provision of Section 515 of such Code: Provided, That such proceeds shall
be collected by the Bureau of Customs and deposited with the Treasurer of the
Philippines within the first ten (10) days of each quarter and shall be automatically
appropriated and released to finance socio-economic and developmental programs
and projects of the Authority;

c) The proceeds of loans which the Authority may obtain from financial
institutions: Provided, That should the total outstanding proceeds shall at any one
time exceed One Billion Pesos (P1,000,000,000.00), the transaction shall be subject
to the approval of the President; and

d) The proceeds from sale of bonds and other certificates of indebtedness issued
by the Authority and duly approved by the Monetary Board, in an amount exceeding
One Hundred Million Pesos (P100,000,000.00) at any one time: Provided, That the
bonds and other certificates of indebtedness to be issued under this Act shall be
exempt from taxation: Provided, further, That proceeds of the bonds and other
certificates of indebtedness herein mentioned shall be used to finance socio-
economic and developmental programs and projects of the Authority as the President
of the Philippines may approve.
ARTICLE VI
REGISTRATION, LICENSE, PERMITS

SEC. 23.  Application for Registration. – Any person directly or indirectly engaged in the business involving coconut products or by-products shall apply for registration with the Authority. For purposes of this Act, such person shall include:

a) Traders;
b) Processors;
c) Refiners;
d) Marine surveyors;
c) Trade intermediaries or brokers;

f) Laboratories dealing with the examination or analysis of coconut; either whole or husked; copra and coconut oil such as, but not limited to, paring oil, cochin oil, acid oil, glycerine methyl ester, fatty alcohol, copra or paring meal; other coconut products;

and

g) Coconut lumber processors, sawmills and dealers.

SEC. 24.  License to Operate. – Upon approval of application for registration, the Authority shall issue the corresponding license to operate under such rules and regulations promulgated for the purpose. The application for registration and license shall be mandatory for both the principal and his agents in the case of natural persons, and the central or main offices and their branches or subsidiaries in the case of juridical persons.

SEC. 25.  Limitation. – The license to operate shall be valid only for the business, activity or function registered. Any additional business covered by this Act not
included in the registration shall be subject to a separate application in which the Authority may issue a new or amended license to operate.

SEC. 26. **Denial of Registration and License.** – The Authority may refuse any application for registration and issuance of license, or renewal thereof, if the applicant has been found by the Authority, after inquiry or investigation, to have committed an act or acts violative of the rules and regulations administered by the Authority.

**ARTICLE VII**

**COMMODITY SUPERVISION**

SEC. 27. **Application for Export Clearance.** – Notwithstanding any provision of law to the contrary, all exporters of copra, coconut oil, desiccated coconut, copra cake or meal, and other coconut products and by-products shall file with the Authority, not later than ten (10) days prior to the date of loading, an application for export clearance specifying the following:

a) Name of exporter;

b) Commodity;

c) Volume;

d) Value;

e) Name and address of consignee;

f) Authorized agent bank report of foreign sale reference number for the report of foreign sales;
g) Date of sale;
h) Period of shipment;
i) Port of loading;
j) Name of vessel; and
k) Destination and port of discharge.

SEC. 28. **Issuance of Export Clearance.** – The export clearance shall be issued by the Authority upon satisfaction of the following:

   a) The export price must not be less than ninety-five percent (95%) of the prevailing market quotation or Bangko Sentral ng Pilipinas guiding rate as determined by the Authority; and

   b) The exporter has complied with the regulations governing the products for export, including the payment of administrative fees and assessment.

SEC. 29. **Commodity Clearance.** – Before shipment of coconut products covered under Section 27 of this Act, the exporter shall obtain a commodity clearance from the Authority showing the following:

   a) An export clearance for the product issued to the exporter;

   b) Inspection and sampling of the products by the inspector or surveyor appointed or designated by the Authority;

   c) Laboratory analysis of the samples attesting that the product is an exportable quality, which analysis shall be valid only for one (1) month from the date it is reported by the laboratory services of the Authority; and

   d) Payment to the Authority of all fees related to the exportation of the products.
SEC. 30. **Periodic Commodity Clearance.** — A periodic commodity clearance shall be issued to regular exporters of desiccated coconut with existing plant facilities upon filing of an application on a plant basis within thirty (30) days prior to the date of initial shipment covered by said clearance. The periodic commodity clearance shall be valid for a period of six (6) months from date of issuance unless sooner revoked or canceled.

SEC. 31. **Use of Moisture Meter.** — For an accurate determination of moisture content in the copra resecada, and in observation of the standard scale for moisture content established by the Authority, all persons or firms engaged in the business involving copra shall use moisture meters duly calibrated, serialized and sealed by the Department of Science and Technology.

SEC. 32. **Fees.** — The Authority shall collect in addition to the fees for the issuance, renewal or replacement of license and registration such reasonable fees to cover the cost of services under this Act.

**ARTICLE VIII**

**INCENTIVES**

SEC. 33. **Restoration of Tax Incentives.** — Notwithstanding the provisions of Executive Order No. 93, entitled "Withdrawing All Tax And Duty Incentives, Subject To Certain Exceptions, Expanding The Powers Of The Fiscal Incentives Review Board And For Other Purposes," the following tax incentives granted to the coconut industry, its institutions, members and participants are hereby restored:
a) Deductibility for income tax purposes of gifts, donations, and contributions made to the Authority to be used directly in the implementation of its development programs;

b) The tax and fee exemption privileges granted to agro-industrial coconut cooperatives under Section 1 of Republic Act No. 4403, entitled “An Act Encouraging The Organization Of Agro-Industrial Coconut Cooperatives Under The Jurisdiction Of The Philippine Coconut Administration, Amending For The Purpose Republic Act Numbered Eleven Hundred Forty-Five,” as follows:

1. Agro-industrial coconut cooperatives with net assets of not more than Five Hundred Thousand Pesos (P500,000.00) shall be exempt from all taxes and government fees of whatever nature; and those with net assets in excess of Five Hundred Thousand Pesos (P500,000.00) shall be exempt from the payment of documentary stamp tax, resident taxes, tax on banks and insurance companies and municipal and city taxes, but shall be liable for the payment of income tax at the full rate provided for under existing laws on the amount allocated for interest on capital, fixed and percentage taxes at the full rate provided for under existing laws on gross sales to non-members; and all other taxes provided for under existing laws;

2. Agro-industrial coconut cooperatives may deposit their sealed cash boxes, documents and valuable papers in the safes of city or municipal treasurer and other government offices free of charge and the depository of said articles shall issue a receipt therefor; and
3. Agro-industrial cooperatives shall be represented in courts by provincial or city fiscal or the government corporate counsel or his representative in any case where they are a party either as a plaintiff or defendant, except when the government is one of the parties;

c) Exemption from all assessments, levies, taxes and fees of whatever nature arising from the sale or transfer to the Authority of coconut seednut for the planting or replanting program under Presidential Decree No. 1468, entitled “Revising Presidential Decree Numbered Nine Hundred Sixty One;”

d) The deductibility as business expense for income tax purpose of contributions, donations made by members of the coconut industry to coconut farmers cooperatives or associations duly accredited by the Authority;

e) Exemption from payment of sales tax, special fund impost to diesel, specific tax applied to diesel fuel, manufacturer's tax on coconut oil to be used as engine fuel, either in its pure state or as blending component for diesel fuel under Section 1 of Executive Order No. 827, entitled “Exempting Coconut Oil From The Coconut Levy And Sales Tax As Well As From The Special Fund Impost To Diesel,” including the recognition as exports of all sales of coconut oil to the Philippine National Oil Company under the coco diesel program and for purposes of the grant of export credits and other privileges per Executive Order No. 846, entitled “Amending Executive Order No. 827” and Letter of Instructions No. 1332 to the Bangko Sentral ng Pilipinas, Philippine National Oil Company and Philippine Coconut Authority and other agencies concerned to ensure the

f) success of the coco-diesel program of the government;
g) Exemption from any and all assessable taxes, including income tax, duties, levies, imposts and other similar charges as well as ad valorem duty imposed by Executive Order No. 860, entitled “Imposing An Additional Duty Of Three Percent (3%) Ad Valorem On All Imports,” on the purchase abroad and importation into the Philippines by coco-chemical enterprises duly registered with the Board of Investment and the Authority and the sale by foreign suppliers or contractors of all required, necessary and useful machinery, equipment and services for the establishment of a chemical processing plant under Executive Order No. 880, entitled “Declaring The Establishment Of A Coconut Chemical Industry As A Means To Rationalize The Coconut Industry Of The Philippines And Granting Additional Incentives Therefor;”

h) Exemption from all taxes, duty, imposts and other charges of whatever nature arising from acquisition of capital equipment and machinery including real estate tax on land and its improvement used by any person or enterprise to undertake a private productivity program in accordance with a farm development plan approved by the Authority, which privileges shall be enjoyed for a period of ten (10) years from the date of said approval: Provided, That the project shall be implemented and fully developed within five (5) years from the date of approval of the farm developmental plan; and

i) Generally, all other tax and non-tax incentives granted to the coconut industry, its institutions, members and participants under other existing applicable laws, decrees, executive orders and similar issuances.
SEC. 34. **Tax Exemption.** — Notwithstanding the provisions of any law to the contrary, all real and personal properties, equipment and machinery acquired by the Authority for its operations under this Act shall be exempt from all taxes, fees, duties, imposts and assessments, both national and local except income tax.

**ARTICLE IX**

**SPECIAL PROVISIONS**

SEC. 35. **Conservation of Coconut Trees.** — In order to conserve and protect the resources devoted to coconut industry, the Authority shall regulate the cutting or destruction of coconut trees, and in furtherance thereof, no person shall convert public and agricultural lands primarily devoted to coconut into other uses without the prior approval of the Department of Agrarian Reform (DAR) and the Authority: *Provided,* That the cutting or conversion may be allowed only in cases where it is shown that majority of the coconut trees in the land have become senescent and economically unproductive as determined and certified by the Authority: *Provided, further,* That no coconut trees may be cut nor any coconut farms be subject of conversion where such tree or farm is involved in the productivity and rehabilitation program of the Authority: *Provided, furthermore,* That the affected farmers, tenants, lessees and regular farm workers shall be furnished of the findings of the Authority.

SEC. 36. **Measures to Protect the Industry.** — When the general welfare of the industry for national interest so requires, and when there exist unabated increase in production capacity resulting, singly or collectively, in cutthroat competition, overproduction, underselling, and smuggling of poor quality coconut products, thereby
threatening the viability and stability of the coconut industry or any sector thereof, the
Authority shall regulate or otherwise suspend the issuance of license for the
establishment and operation of any new coconut oil mill, desiccated coconut plant or
refinery or the upgrading of capacities of existing mill, plant or refinery. In granting the
license, the Authority shall evaluate and determine the need for the establishment of
additional mills or plant or upgrading the capacity of any existing mills or plant in
relation to:

a) The existing market demand;
b) The production capacity prevailing in the country, locally or any sector of the
   industry;
c) The level and flow of supply or raw materials; and
d) Such other circumstances which may affect the viability or stability of the
   industry concerned.

**ARTICLE X**

**PENALTIES**

SEC. 37. **Penalties.** — Any person who willfully or deliberately violates any of
the provisions of this Act or rules or regulations duly promulgated hereunder shall be
punished by a fine of not less than Fifty Thousand Pesos (P50,000.00) but not more than
One Hundred Thousand Pesos (P100,000.00), or by imprisonment of not more than five
(5) years, or both: Provided, That should the violation constitute an act punishable under
the Revised Penal Code, the pertinent provision and penalty prescribed in the said Code
shall apply.
If the violation be committed by an association, partnership, corporation or any juridical person, the officer or officers, director or employee responsible for the violation shall be held liable and shall suffer the penalties provided herein. An alien found guilty shall after having served his sentence be immediately deported and in case of a naturalized citizen, his Certificate of Naturalization shall be cancelled.

SEC. 38.  *Interest and Charges.* – Assessment and regulatory or service fees or charges which are not paid on the due date thereof shall be subject to penalty interest of fourteen (14%) percent per annum plus a surcharge of twenty five (25%) percent in case of willful or fraudulent failure to pay.

ARTICLE XI

TRANSITORY PROVISION

SEC. 39.  *Abolition.* – The Philippine Coconut Authority is hereby abolished and its powers and functions transferred to the Philippine Coconut Industry Development Authority together with all its appropriation and funding from all sources, equipment and other assets and such personnel as are necessary: *Provided,* That as a result or incident of the abolition, no personnel shall be terminated or separated except when the Board shall exercise its authority to reorganize pursuant to Article III, Section 8 of this Act: *Provided, further,* That the Authority, through its Board, shall effect the transfer of the herein personnel in a manner that will insure the least disruption of on-going programs and projects: *Provided, furthermore,* That until such a reorganization is implemented all
officers and employees of the abolished agency shall continue to exercise all functions
and discharge all their duties and responsibilities.

SEC. 40. **Implementation.** — The Secretary of Agriculture shall, in
coordination with the Secretary of Environment and Natural Resources, issue the
necessary rules and regulations for the effective implementation of this Act.

**ARTICLE XII**

**MISCELLANEOUS**

SEC. 41. **Separability Clause.** — If any part or provision of this Act is
declared unconstitutional, other parts or provisions thereof which are not affected thereby
shall continue to be in full force and effect.

SEC. 42. **Repealing Clause.** — All laws, decrees, executive orders, rules and
regulations and other issuances or parts thereof, inconsistent with the provisions of this
Act, are hereby repealed or modified accordingly.

SEC. 43. **Effectivity.** — This Act shall take effect fifteen (15) days after its
publication in at least two (2) national newspapers of general circulation.

Approved,