EXPLANATORY NOTE

It is high time that this country fully utilizes natural resources that it has been always been blessed with. For instance, the geography and topography of the country make it one of the most conducive places for bamboo growth and cultivation. It is home to 62 species of bamboo, 21 of which are endemic. The country also exported bamboo worth $10 million in 2014.

A quick survey of the Filipino way of life would show how deeply ingrained bamboo is in our culture and industries. While bamboo is a popular material for local handicraft items and ornaments, it has numerous functional and traditional uses. Bamboo is a major product in construction. It serves as a cheap and reliable substitute to common timber. It could be found in most lakes and other bodies of water as primary material for fish corrals. The agriculture industry also benefits from bamboo not only as a direct food source, but also as banana props. Traditionally, it is even used in cooking, in music, and even fighting. Even Filipino mythology and literature feature bamboo. Such is only testament to the popularity and abundance of bamboo plants in the country which now begs the question - how come has bamboo remained underutilized and understudied?

It is unfortunate that the country does not have a national agency in charge of truly maximizing the potential of bamboo to contribute to its economy. In line with this, the bill proposes the creation of a Philippine Bamboo Industry Development Council (PBIDC) tasked to provide the overall policy and program directions, and coordinate the activities of government bodies to ensure the success of a Bamboo Industry Roadmap (BIR). This BIR shall design programs and projects for the scientific propagation, development and management, processing, utilization, business development, and commercialization of Philippine bamboo and bamboo products.

In 2000, the total value of exports worldwide was almost $100 million with only a few countries sharing the pie. China exported almost $25 million followed by Indonesia and Vietnam. Even Hong Kong and Singapore are recognized bamboo marketers and exporters. Meanwhile, bamboo production has dwindled in the country. At present, there is very little research and monitoring on the status of bamboo cultivation and trade in the Philippines. Globally, only the advanced bamboo
exporters endeavored to establish sophisticated means of advancing their bamboo industries.

Through the Philippine Bamboo Industry Development Act of 2017, the government shall formulate guidelines for massive bamboo reforestation projects, compelling educational campaigns, and adequate technology transfer mechanisms. It shall also explore the provision of support services and incentives to bamboo farmers and exporters, among others. The government shall also undertake research to diversify the uses of bamboo, thus strengthening its marketability.

In light of the foregoing, it is humbly requested that this bill be passed to give this poor man's timber the priority and attention it has long deserved.

LUIS RAYMUND "LRAY" F. VILLAFUERTE, JR.
Republic of the Philippines
HOUSE OF REPRESENTATIVES
Quezon City

EIGHTEENTH CONGRESS
First Regular Session

HOUSE BILL NO. 1274

Introduced by HON. LUIS RAYMUND “LRAY” F. VILLAFUERTE, JR.

AN ACT
INSTITUTIONALIZING BAMBOO INDUSTRY DEVELOPMENT IN THE
PHILIPPINES, CREATING THE BAMBOO INDUSTRY RESEARCH AND
DEVELOPMENT CENTER (BIRDC), APPROPRIATING FUNDS THEREFOR,
AND FOR OTHER PURPOSES

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

SECTION 1. Title. — This Act shall be known as the "Philippine Bamboo Industry Development Act of 2017."

SEC. 2. Declaration of Policy. — The State shall provide for a self-reliant and independent economy to its people. It shall support indigenous, scientific and technological capabilities, and skills. It shall establish a program for a sustainable utilization, propagation and promotion of bamboo as furniture, food, construction and design materials, and other uses. It shall promote the bamboo industry for poverty reduction, inclusive growth, environmental conservation and protection, agricultural productivity enhancement and climate change mitigation and adaptation.

SEC. 3. Definition of Terms. — As used in this Act:

a) Bamboo refers to a plant belonging to the subfamily Bambusoideae of grass family Gramineae (Poaceae) whose culms (stems) are woody;

b) Bamboo stand - for plantation, an aggregate of clumps occupying a specific area and sufficiently uniform in composition (species), age, spacing, and condition as to be distinguished from the natural and or existing bamboo stands (with unknown clump age). The latter stands have irregular spacing and species composition not necessarily uniform and the clumps are randomly and widely distributed;

c) Bamboo Industry - a sector with very high potential contribution in the socioeconomic development and environmental protection of the country. The sector may still be classified as essentially agricultural considering that majority of its market and supply is essentially for agricultural requirements such as fish pens, banana props and other low value applications like scaffoldings, and fences;
d) Bamboo Backyard Farming - those whose plantation and operations are basically in the house backyard, with the household members as workers. The majority of bamboo processing enterprises in the Philippines belong to this category; and

e) Bamboo Processing - conversion of bamboo poles for various products and applications including walls, panels, trusses, handicraft, and novelty products (furniture, handicraft, and decors) focused on the possible use of bamboo as substitutes for wood for various applications (plywood, composites, pulp and paper, bamboo arts, and other architectural applications).

SEC. 4. Objectives of This Act — This Act aims to make the Philippine bamboo industry competitive in the local and international markets while providing opportunities for local employment and establishing bamboo-based community enterprises by:

a) Ensuring that the bamboo industry has sufficient supply of quality raw materials through the establishment and management of bamboo nurseries and plantations;

b) Ensuring that the bamboo industry continuously receives from the research and development sector relevant technologies and new products;

c) Ensuring that the industry receives pertinent and accurate data from the Center created under Sec. 9 of this Act, and other relevant sources upon which the industry can make business decisions;

d) Promoting investments in the bamboo industry by providing substantial and attractive incentives to investors;

e) Providing skilled labor and manpower through continuous relevant capacity building;

f) Ensuring provision of locally manufactured machines of improved capacity, efficiency, and quality at competitive costs;

g) Ensuring continuing and new material and design research and development to advance market access for Philippine bamboo and bamboo products locally and internationally;

h) Providing access to markets of bamboo products locally and internationally through aggressive trade promotions; and

i) Ensuring sustainable resources in the implementation of the bamboo industry development program.

SEC. 5. The Philippine Bamboo Industry Development Roadmap (PBIDR). — To be able to attain the policy and objectives set forth in this Act, there shall be established a Philippine Bamboo Industry Development Roadmap, hereinafter referred to as the Roadmap, which shall include but not be limited to programs and projects for the scientific propagation, development and management, processing, utilization, business development, and commercialization of Philippine bamboo and
b) Ensure the propagation, breeding, site species matching and plant nutrition;

c) Observe sustainable planting, management and harvesting, and soil and water conservation practices;

d) Encourage bamboo backyard farming;

e) Ensure the sustainability and viability of the bamboo industry;

f) Promote investments in the bamboo industry development programs;

g) Advance market access for Philippine bamboo and bamboo products locally and internationally;

h) Extend technical and financial assistance for the development, processing, commercialization and marketing of various bamboo products;

i) Require bamboo to be at least twenty percent (20%) of the annual planting materials needed in the national greening program or in reforestation of open, denuded, and degraded forest lands;

j) Use bamboo in the manufacture of at least twenty five percent (25%) of desks and chairs, as an alternative to wood, in public primary and secondary schools in the country;

k) Make available to the bamboo industry relevant and current research and technological information and new product lines;

l) Provide continuous training and capacity building in the bamboo industry development; and

m) Provide technical and financial assistance in the local design and fabrication of high capacity processing equipment and machineries for the bamboo industry.

SEC. 6. Philippine Bamboo Industry Development Council — There is hereby created a Philippine Bamboo Industry Development Council (PBIDC), herein referred to as the Council, which shall provide the overall policy and program directions and coordinate the activities of various agencies and instrumentalities to ensure the implementation, accomplishment, and periodic review and enhancement of the Roadmap. The Council shall be administratively attached to the Department of Trade and Industry (DTI).

SEC. 7. Powers and Functions of the Council. — The Council shall have the following powers and functions:
a) Formulate the Philippine Bamboo Industry Development Roadmap;

b) Identify specific programs and projects in support and in line with the Philippine Bamboo Industry Development Roadmap;

c) Identify sources of financing to expand bamboo industry development;

d) Identify programs, projects and activities to be funded by the Philippine Bamboo Industry Development Trust Fund through a resolution;

e) Submit annual reports to the Office of the President, the Senate Committee on Trade, Commerce and Entrepreneurship, and the House of Representatives Committee on Trade and Industry on the status of the implementation of the Roadmap and the bamboo industry development in the country; and

f) Promulgate such rules and regulations and exercise such other powers and functions as may be necessary to carry out effectively the attainment of the purposes and objectives of this Act.

SEC. 8. Composition. — The Council shall be composed of the following:

a) Secretary of the Department of Trade and Industry (DTI) as the Chairperson;

b) Secretary of the Department of Environment and Natural Resources (DENR);

c) Secretary of the Department of Agriculture (DA);

d) Secretary of the Department of Science and Technology (DOST);

e) Secretary of the Department of Labor and Employment (DOLE);

f) Secretary of the Department of Interior and Local Government (DILG);

g) Three (3) representatives from state universities and colleges, one each from the island group of Luzon, Visayas and Mindanao;

h) One (1) representative each from bamboo farmers, bamboo manufacturers, and bamboo processors associations;

i) One (1) representative from non-government organization promoting bamboo. The DTI Secretary may designate the Undersecretary for Regional Operations Group (DTI-ROG) as his/her alternate and shall have the same powers as his/her principal and his/her acts shall be considered the acts of his/her principal; and

j) One (1) representative from the Union of Local Authorities in the Philippines (ULAP).

The Council members from the different Departments may designate their respective alternates who shall be at least Assistant Secretary in rank and whose designation shall be on a permanent capacity and their acts shall be considered the acts of their principals.
The representatives from the state universities and colleges, private industry associations, bamboo farmers/producers/processors association, and nongovernment organizations shall be appointed by the President of the Republic of the Philippines from the list of nominees submitted by the DTI Secretary. The DTI Secretary shall choose the nominees from the respective lists submitted by the different organizations and associations.

The representatives must be citizens and residents of the Philippines and must be knowledgeable in bamboo industry development and committed to the policies and programs provided under this Act. They shall serve for a term of three (3) years, and may be reappointed once.

The Council shall meet quarterly and may hold special meetings whenever the need arises to consider urgent matters upon the call of the Chairman or any seven (7) Council members.

SEC. 9. Bamboo Industry Research and Development Center (BIRDC). — The Bamboo Industry Research and Development Center, hereinafter referred to as the Center, shall be created to serve as the secretariat of the Council to be headed by an executive director. The Center shall consist of divisions for the following purposes: research and development; trade promotion and education; networking and linkages; internal administration; and such other purposes as necessary. The composition of the divisions shall be prepared by the executive director and approved by the Council.

The organizational structure, staffing pattern and compensation schedule of the Center shall be drawn up in accordance with existing laws, rules and regulations.

Other member agencies of the Council shall provide additional administrative and technical staff support upon the determination of the necessity by the Council.

The Center shall have the following powers and functions:

a) Promote and encourage the establishment and management of bamboo nurseries, plantations and processing facilities that would accelerate the production and commercialization of bamboo and various bamboo products;

b) Promote the commercialization and market access of appropriate, innovative and viable bamboo industry development technologies and products;

c) Monitor and evaluate the performance of bamboo industry development programs and projects;

d) Coordinate and partner with other government agencies in the implementation of bamboo industry development programs and projects;

e) Coordinate and partner with the private sector, people's organizations and nongovernmental organizations, and the academe in providing assistance on matters pertaining to bamboo industry development;
Accept grants, donations and contributions from local and international donors and such similar sources of funds for the implementation of this Act, subject to the usual budget, accounting and auditing rules and regulations;

Conduct, in cooperation or partnership with appropriate government agencies, a periodic review of the Philippine Bamboo Industry Development Roadmap;

Conduct capability-building initiatives for farmers, processors, designers, and other stakeholders in the bamboo industry;

Conduct research and development in partnership with appropriate government agencies to advance sustainable bamboo industry development practices;

Supervise the implementation of the plans and programs of the Council;

Manage and administer the projects identified by the Council under Section 7 (d) of this Act; and

Submit periodic reports to the Council on the progress and accomplishment of programs and projects.

SEC. 10. The Executive Director of the Center. — The Executive Director shall be appointed on a permanent capacity by the President of the Republic Philippines from the list of nominees submitted by the DTI Secretary. He/she shall be a citizen and resident of the Philippines and must possess executive and management experience of at least three (3) years and with considerable knowledge in bamboo industry development.

The Executive Director, in addition to his/her duties in the Center, shall have the following powers and functions:

Assist the Council in the performance of its tasks;

Provide technical and administrative support to the Council;

Oversee the day-to-day operations of the Center; and

Perform such other functions, duties and responsibilities as may be necessary to implement this Act.

SEC. 11. Establishment of Local Bamboo Industry Development Councils — Regions, provinces, cities and municipalities, when applicable, shall establish their respective local Bamboo Industry Development Councils. Local government units shall regularly conduct a survey of existing bamboo stands, nurseries and plantations and bamboo enterprises in their respective localities.

SEC. 12. Provision of Incentives to Investors in Nursery and Plantation Development and Bamboo Enterprises. — The following incentives shall be provided to investors in plantation development and bamboo processing factories:
a) The Board of Investments (BOI) shall classify bamboo nurseries and plantations as pioneer and bamboo processing as preferred areas of investment under its Investment Priorities Plan (IPP) subject to pertinent rules and regulations;

b) Nursery and plantation owners shall be exempt from the payment of rent for the use of public lands for commercial bamboo plantation for the first 10-years or when the plantation owner starts to harvest his/her nursery/plantation subject to existing tenurial agreement with concerned government agencies.

c) Plantation owners in public lands shall be exempt from the payment of forest charges imposed by national government and other fees or taxes imposed by local government units;

d) Plantation owners, including nursery facilities, bamboo processing, and other related businesses shall be exempt from the payment of import duties for imported machines and equipment subject to pertinent rules and regulations;

e) Expenses incurred shall be allowed as deductible expenses for income tax purposes, subject to the provisions of the National Internal Revenue Code of 1997, as amended. Provided, that the deduction shall only apply to the taxable period, when expenses were incurred;

f) Expenses incurred in the development and operation of a bamboo plantation prior to the commercial harvest shall be regarded as ordinary and necessary expenses or as capital expenditures for purposes of tax treatment;

g) Bamboo plantations shall be accepted as among the collateral for loans in government-owned or controlled banks;

h) The bamboo plantation developer and bamboo processors shall be given priority to access credit assistance and guarantee schemes being granted by government-owned, controlled and/or supported financial institutions;

i) Bamboo plantations shall not require a cutting permit for harvesting nor shall it need a transport permit. Provided, that such plantation is registered with the Community Environment and Natural Resources Office (CENRO) of the Department of Environment and Natural Resources (DENR);

j) Bamboo plantations and plantation development equipment shall be covered by the Philippine Crop Insurance Corporation;

k) For tenured developer, upon the premature termination of the tenurial agreement at no fault of the holder, all capital improvements, depreciable permanent and semipermanent improvements such as roads, buildings, nurseries including the planted and standing bamboo and other intercrops, introduced and to be retained in the area, shall be evaluated and the holder shall be entitled to a fair compensation thereof, the amount of which shall be mutually agreed upon by both the DENR and the tenure-holder and in case of disagreement between them, by arbitration through a mutually acceptable and impartial third party adjudicator through the DENR; and
I) The export of bamboo poles shall be regulated by the Council, while other bamboo products may be exported without restrictions in volume.

SEC. 13. The Philippine Bamboo Industry Development Trust Fund. — There is hereby established a Special Account in the General Fund with the National Treasury to be called the Philippine Bamboo Industry Development Trust Fund herein referred to as the Trust Fund. The purpose of the fund is for research and development, trade promotion, credit, human resource development in the bamboo industry and for the welfare of farmers, workers, processors and other stakeholders. The Trust Fund shall be capitalized, managed, utilized and accounted for in the manner provided under this Act.

Upon approval of this law, the Office of the President through Philippine Amusement and Gaming Corporation (PAGCOR) shall allocate One Hundred Million Pesos (PHP 100,000,000.00) as initial funding for the Trust Fund for the implementation of this Act.

Thereafter, the amount of not less than Two Hundred Million Pesos (PHP 200,000,000.00) shall be allocated every year for the next twenty (20) years for the Trust Fund lodged in the Center.

The program of expenditures for the programs, projects and activities to be funded by the Trust Fund shall be itemized on a project-to-project basis and submitted annually to Congress. In the identification and prioritization of specific programs, projects and activities, the Council shall conduct prior consultation with representatives of farmers, manufacturers, processors, associations and the academe.

SEC. 14. Role of the Local Government Units (LGUs). — The full implementation of the objectives of this Act shall be with the partnership and cooperation of the concerned LGU, which may also be release counterpart funding or provide other services should it deem necessary or available. This role is pursuant to the enshrined principle in the Local Government Code that capabilities of local government units shall be enhanced by providing them with opportunities to participate actively in the implementation of national programs and projects.

SEC. 15. Appropriations. — The sum of One Hundred Million Pesos (PHP 100,000,000.00) to be sourced from the unexpended contingency fund of the Office of the President and the existing budget for bamboo industry development under the DTI is hereby appropriated for the initial budgetary requirements of the Center. Thereafter, such amount as may be necessary for the continuous operation of the Center shall be included in the annual GAA. The budgetary requirements of cooperating agencies shall be incorporated in their respective annual budgets.

SEC. 16. Implementing Rules and Regulations. — Within six (6) months from the effectivity of this Act, the DTI, in consultation with other concerned government agencies, the academe, the private sector, and non-government organizations, shall promulgate the necessary implementing rules and regulations for the effective implementation of this Act.

SEC. 17. Separability Clause. — If any provision of this Act shall be declared invalid or unconstitutional, the same shall not affect the validity of the other provisions of this Act.
SEC. 18. Repealing Clause. — All laws, decrees, orders, rules, and regulations or other issuances which are incompatible or inconsistent with the provisions of this Act are hereby repealed or modified accordingly.

SEC. 19. Effectivity. — This Act shall take effect fifteen (15) days following its lull publication in the Official Gazette or two (2) newspapers of general circulation in the Philippines.

Approved,