Article II, Section 9 of the Constitution affirms that the State shall promote a just and dynamic social order that will ensure the prosperity and independence of the nation and free the people from poverty through policies that provide adequate social services, promote full employment, a rising standard of living, and an improved quality of life for all.

The present socio-economic condition of our country however, runs counter to the aforesaid policy of the State. Despite positive gains, economic growth has been inequitable across sectors of the economy and poverty in the Philippines remains significant.

Although there have been efforts to address the crisis of poverty through livelihood programs with the direct involvement of government agencies and institutions, many problems still persist. Lack of coordination among these agencies and wasteful duplication of efforts and initiatives are most prominent of these problems.

In lieu of this, this bill seeks to establish a National Livelihood Development Council which is tasked to formulate a comprehensive and integrated livelihood development program for the country.

In view of the foregoing, the passage of this bill is earnestly sought.
REPUBLIC OF THE PHILIPPINES
HOUSE OF REPRESENTATIVES
Quezon City

EIGHTEENTH CONGRESS
First Regular Session

House Bill No. 1652

Introduced by MAGDALO Party-List Representative
HON. MANUEL DG. CABOCHAN III

AN ACT
CREATING THE NATIONAL LIVELIHOOD DEVELOPMENT COUNCIL
THEREBY INSTITUTIONALIZING THE LIVELIHOOD MOVEMENT OF THE
PHILIPPINES

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 "National Livelihood
Development Act".

SEC. 2. Declaration of Policy. - It is hereby declared the policy of the State to free
poor Filipinos from the bondage of poverty, improve their living conditions, and provide
them the opportunity to increase their productive and income-earning capabilities through a
comprehensive, integrated and effective national development program.

The State shall pursue a comprehensive national development program for the socio-
economic upliftment of the poorest sector of our population in order to integrate them into the
mainstream of society, promote social justice and hasten the development and
industrialization of the countryside.

SEC. 3. Creation. - There is hereby created a National Livelihood Development
Council (NLDC), under the Office of the President, which will spearhead the livelihood-
generating activities of all government agencies including Government-Owned and
Controlled Corporations (GOCCs).

SEC. 4. Purpose. - The Council shall formulate a comprehensive and integrated
National Livelihood Development program and oversee its implementation. It shall also
create mechanisms and structures to integrate all livelihood initiatives particularly within the
government sector.

SEC. 5. Powers and Functions. - The Council shall have the following powers and
functions:

A) To formulate, in accordance with the bottom-up planning approach and in
consultation with the concerned sectors, an integrated and comprehensive national
livelihood development program;
B) To formulate, in consultation with the concerned sectors, policies, standards, and
guidelines which shall govern the implementation of livelihood programs and
projects, including the identification and coordination of various types of
assistance that should be provided to ensure their effective implementation;

C) To review, amend, modify, and approve all livelihood programs submitted by
implementing agencies including GOCCs, and to evaluate and recommend the
budgetary allocation of resources for all livelihood programs and projects through
the Department of Budget and Management (DBM), as well as review and
endorse to the National Economic Development Authority (NEDA) all requests
for foreign financing whether in the form of grants, donations, or loans;

D) To monitor and evaluate the implementation of livelihood programs and projects
and institute measures to address identified gaps, as well as decide on whether or
not a certain livelihood program or project based on monitoring and evaluation
results;

E) To establish effective unified mechanisms for program planning and
implementation;

F) To review, amend, modify, and approve all provincial/city livelihood development
programs with national funding to ensure that these conform and are consistent
with the various agencies plans and programs;

G) To provide and disseminate information and data on livelihood projects initiatives
and concerns to agencies concerned and point out actual or possible duplication
among livelihood projects;

H) To authorize expenditures of the Council as may be necessary for the proper,
efficient and effective administration of the National Livelihood Development
Program;

I) To promulgate rules and regulations as may be necessary for the effective exercise
of the powers and functions of the Council;

J) To improve and recommend to the Department of Budget and Management the
annual and supplemental budgets for the Council;

K) To create form among themselves such working committees necessary for the
efficient and effective operation of the Council;

L) To support the promotion and marketing of livelihood enterprises; and

M) To provide a continuing education and information dissemination program on
enterprise management.

SEC. 6. Composition of the Council. - The Council shall be composed of a Chairman
to be appointed by the President of the Philippines and the following as members:
A) The most senior official directly responsible for the overall management of livelihood programs and projects of the following agencies: the Department of Social Welfare and Development (DSWD), the Department of Trade and Industry (DTI), the Department of Interior and Local Government (DILG), the Department of Agrarian reform (DAR) and the Department of Environment and natural Resources (DENR);

B) Heads of the Livelihood Corporation and the Technology and Livelihood Resource Center;

C) The most senior official of each Government Financing Institutions directly responsible for the overall management of the agency’s livelihood assistance program and/or lending window;

D) Head of the NEDA Social Development Committee;

E) Two (2) non-governmental organization representatives involved in livelihood programs, to be chosen by the same sector through a process designed by them;

F) Five (5) private sector representatives designated by the private sector representatives designated by the Council coming from any of following sectors: agriculture, industry, youth and finance/banking; and

G) Two (2) representatives of people’s organization to be chosen by the same sector through a process designated by them.

SEC. 7. Secretariat. - To render technical and administrative support, the Livelihood Corporation, created under the Executive Order No. 866, shall provide the Secretariat which shall be headed by an Executive Director to be appointed by the Chairman of the Council.

The Secretariat shall work closely with the provincial/city livelihood committees on the aspects of monitoring and evaluating the implementation of livelihood programs.

SEC. 8. Local Livelihood Committees. - The Provincial/City Livelihood Committee shall be composed of the provincial/city representatives of the member government agencies of the Council. The Committees shall report to the Secretariat with respect to the implementation of livelihood programs of the respective agencies in line with policies of the Council. The PLC shall be responsible for preparing a provincial/city livelihood development plan for submission to and approval by the Council. The provincial/city livelihood development plan shall be formulated and implemented with maximum participation and involvement of NGOs and POs in the concerned province/city.

SEC. 9. Implementing Guidelines. - The Council shall formulate and issue within six (6) months after the approval of this Act the necessary implementing guidelines which shall include but not limited to the following:

A) Definition of Livelihood Programs and Projects;
B) Livelihood programs and projects shall include all those activities and schemes involving government funds that are allocated to non-government recipients in order to generate income and employment; and

C) Eligibility Criteria.

To be qualified for appropriate assistance, an individual or group proponent must belong to any of the following categories:

A) Those who are barely able to survive because of severe material and/or social deprivation and with no regular sufficient income;

B) Those with regular but low income (i.e., minimum wage earners);

C) Micro entrepreneurs and wage earners with regular income above the minimum wage but not sufficient to maintain a family life; and

D) Small and starting entrepreneurs and professionals, farmers and fishermen with viable operations and projects needing some assistance to stabilize or expand their enterprises.

The Council shall adopt a framework that recognizes the developmental stages inherent in the objective of graduating as many of the poor outside of the poverty continuum. In this regard, the Council is empowered to identify and/or specify the roles of each government financial institutions.

SEC. 10. Powers and Functions of the Council Chairman.- The Chairman shall have the following powers and functions:

A) To preside over all meetings of the Council;

B) To exercise overall supervision of the activities of the Council; and

C) To execute in behalf of the Council any contract or agreement as may be necessary for proper, efficient and effective administration of the Council.

SEC. 11. Powers and Duties of Executive Director.- The Executive Director shall exercise the following powers and duties:

A) To execute the policies, guidelines and programs approved by the Council and to be responsible for the efficient discharge of management and operational functions of the Council;

B) To recommend the organizational structure and staffing pattern of the Secretariat to the Council;

C) To review and submit for the consideration and approval of the Council proposed measures, policies, guidelines, and programs, as s/he may deem necessary for the effective implementation of this Act,
D) To direct and supervise the day to day operations of the Secretariat; and

E) To exercise such powers and functions and perform such other duties as may be vested or imposed upon him by the Council.

SEC. 12. Appropriations. - Such sums as may be necessary to carry out the provisions of this Act shall be included in the General Appropriations Act of the year following its enactment into law and thereafter.


SEC. 14. Repealing Clause. - All laws, executive orders, rules and regulations or parts thereof, inconsistent with this Act are hereby repealed, amended, modified accordingly. The provisions of this Act shall not be repealed, amended or modified, unless expressly so provided in subsequent general or special laws.

SEC. 15. Effectivity Clause. - This Act shall take effect fifteen (15) days following its complete publication in the Official Gazette or in any two (2) newspaper of general circulation in the Philippines.

Approved,