AN ACT
PROVIDING FOR A MAGNA CARTA FOR BARANGAY HEALTH WORKERS

EXPLANATORY NOTE

A Barangay Health Worker is an individual who has undergone training programs under any accredited government and non-government organization who voluntarily renders primary health care services in the community after being been accredited to function as such by the local health board in accordance with the guidelines promulgated by the Department of Health.

The services of Barangay Health Workers are being deployed in our local communities especially in remote and rural areas where the presence of medical personnel is limited or close to none. The crucial role of the said subject must be compensated by the State by giving them reasonable set of incentive packages including but not limited to fixed honoraria, health and insurance coverage.

Thus, this bill seeks to provide monetary and incentive packages for the Barangay Health Worker in order to compensate their valuable services to the public in lieu of the Constitutional mandate of effective health services that are accessible for all.

In view thereof, the early passage of this proposed measure is highly recommended.

"KUYA" JOSE ANTONIO R. SY-ALVARADO
Representative
First District of Bulacan
AN ACT
PROVIDING FOR A MAGNA CARTA FOR BARANGAY HEALTH WORKERS

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

SECTION 1. Short Title - This Act shall be known as the "Magna Carta for Barangay Health Workers".

SEC. 2. Declaration of Policy - It is the policy of the state to protect and promote the right to health of people and adopt an integrated and comprehensive approach to health development which shall endeavor to make essential goods, health and other social services available to all people. Likewise, the Philippine government is committed to the achievement of the millennium development goals (MDGs), which includes targets on improving health indicators globally. It shall then be its declared policy to promote and improve the social wellbeing and welfare of the Barangay Health Workers who are the forefront of the delivery of health care in the grassroots level. Towards this end, the State shall adopt policies that will guarantee enhanced quality of life of the Barangay Health Workers.

SEC. 3. Definition of Terms –

a) Barangay Health Worker (BHW) - refers to a person who has completed the basic training program for Barangay Health Workers of DOH or training programs by any accredited government or non-government organization and who voluntarily renders primary health services in the community after having been accredited to function as such by the Local Health Board (LHB);

b) Registered BHW - shall refer to an individual who has qualified the definition stated under Sec.3a of this Act, whose application for registration as BHW has been duly processed and evaluated by the BHW-RAC and who shall render at least one year of service in his/her barangay in fulfillment of the requirement for accreditation stipulated under SEC. 8 of this Act.

c) Accredited BHW - shall refer to a registered BHW who has been issued with a certificate of accreditation by the local health board after having rendered at least one year service in the barangay as required under Sec. 8 of this act, who voluntarily renders primary health services in the community; and who shall be entitled to the benefits and incentives under the act and be issued a BHW privilege card.
d) BHW Registration and Accreditation Committee (BHW-RAC) - refers to the local body established under Republic Act 7883 which facilitates the registration and accreditation of Barangay Health Workers.

SEC. 4. Coverage - This policy shall cover all registered and accredited barangay health workers nationwide who voluntarily renders primary health care services and other health promotion functions. Provided, that they are not receiving regular salaries from any government agency or institution.

SEC. 5. Provision of Barangay Health Worker - There shall be provided at least one (1) health worker in every barangay throughout the country. Such health worker shall be under the control and supervision of the Department of Health in close coordination with the Local Government Health Officer. As far as practicable, the barangay health worker to be employed must be living in the barangay where he/she is to be assigned, or within the city or municipality in which the barangay is to be found.

SEC. 6. Basic Training Program for Barangay Health Work - The DOH shall develop a three-month training program for BHW applicants. The first month that shall include basic orientation and training on health programs and institutionalized health service delivery system, primary health care, basic community organizing, local health research, basic local resource generation and mobilization, training needs analysis, basic report writing and communication skills, and program planning and development. The program will also offer seminars on basic dental care, reproductive health, STI and HIV/AIDS prevention, nutrition, physical therapy, traditional and herbal medicine and reflexology.

As a requirement for the completion of the training program, applicants shall undergo an internship program where they will render health and community services in their own rural health units for two months to integrate their learning from the orientation and with community healthcare services delivery.

A certificate of completion shall be issued by the municipal health officer to those who have finished the basic training program for barangay health work. The DOH shall also be responsible with the development and updating of refresher courses that shall be availed by BHWs every three years.

SEC. 7. Registration - The City/Municipal BHW Registration and Accreditation Committee (BHW-RAC) established under Republic Act 7883, shall evaluate applications of BHWs and process the registration and accreditation of Barangay Health Workers (BHW). The BHW-RAC shall propose the limitations on the number of BHWs per municipality or city based on the health needs and accessibility of health services in the area.

a) Qualifications for Registration - To qualify for registration, the applicant must meet the qualification standards to be developed by DOH and must undergo the DOH basic training program for BHWs. Qualification standards shall include, among others, educational attainment of the applicant.

b) Procedure of Registration - The BHW applicant shall submit to BHW-RAC his/her application and documents as may be required by the DOH. The BHW-RAC shall release result of the screening not later than seven (7) working days after the submission of
complete application documents. If the applicant is deemed qualified, the BHW-RAC shall order for the three-month training of the applicant. Upon the submission of the certificate of completion, the BHW-RAC shall release a certificate of registration to the applicant.

SEC. 8. Accreditation - In order for Barangay Health Workers to be entitled to some benefits and incentives under this Act, they must be duly-accredited by the local health board. Provided, that the BHW who will be eligible for accreditation must have rendered at least one (1) year of service in his/her Barangay. Accredited BHWs shall be provided with a certificate of accreditation and a BHW Privilege Card.

The accreditation to be granted by the local health board shall be valid for 3 years. BHWs who wish to extend serving in their municipalities shall apply for renewal of accreditation to the BHW-RAC.

The local health boards, through the provincial health boards in the case of municipalities, shall furnish a copy of registered and accredited BHWs to the DOH, which is hereby mandated to maintain a national registry of barangay health workers.

SEC. 9. Re-Appointment and Re-Accreditation of BHWS - only BHWS who have undergone a refresher course or training shall be re-appointed by the BHW-RAC.

SEC. 10. BHW Registry - The CHDs shall be responsible in updating the BHW registry in respective regions and shall submit an updated copy to the DOH Central office every quarter who shall be responsible in maintaining the national BHW registry, which shall be the reference of agencies that will be providing incentives and benefits to BHWs.

SEC. 11. BHW Privilege Card - all accredited Barangay Health Workers shall be provided with a privilege card as a proof that they are entitled to the benefits and incentives granted under this Act.

SEC. 12. Incentives and Benefits -

1. Hazard Allowance - All registered Barangay Health Workers performing services in difficult areas, strife-torn or embattled areas, distressed or isolated stations; disease infested areas or in areas declared under state of calamity or emergency for the duration thereof which expose them to great danger, contagion, radiation, volcanic activity/eruption occupational risks or perils to life as determined by the local health board and the local government unit concerned shall receive hazard allowance: Provided, That the hazard allowance shall not be more than the hazard allowance received by the rural health nurse in the barangay as mandated in Republic Act No. 7305.

2. Subsistence Allowance - All registered Barangay Health Workers who render service within the premise of isolated Barangay health stations in order to make their services available at any and all times shall be entitled to subsistence allowance equivalent to the meals they take in the course of their duty, which shall be computed in accordance with prevailing circumstances as determined by the local government unit concerned: Provided, That the subsistence allowance shall not be more than the subsistence allowance received by the rural health nurse in the barangay as mandated in Republic Act No. 7305.
3. Remote Assignment Allowance - All registered Barangay Health Workers rendering services in remote areas or isolated barangays, which for reasons of far distance makes health care facilities inaccessible for the residents, shall be entitled to an incentive bonus in the form of remote assignment allowance. Provided, That the remote assignment allowance shall not be more than the subsistence allowance received by the rural health nurse in the barangay as mandated in Republic Act No. 7305.

4. PHILHEALTH Compulsory Coverage - All accredited Barangay Health Workers shall be enrolled in the National Health Insurance program for them to receive and avail of an adequate package of personal health services that must include in-patient hospital care, out-patient care, emergency and transfer services, and also other supplementary health benefits as may be defined by the Philippine Health Insurance Corporation (PHIC) and the local government unit (LGU) where they render services.

5. Medical Examination - Compulsory medical examination shall be provided free of charge to all public health workers before entering BHW service and s once a year as long as the BHW is still rendering services in their respective barangays.

6. Compensation from Work-Related Injuries - Any injury incurred by BHWs during the performance of their duties shall be compensated. The DOH shall release the corresponding rate of payment per possible injury.

7. Free Legal Services - Free legal representation and consultation services shall likewise be available for all accredited barangay health workers by the Public Attorney's Office. The DOH shall also endeavor to enter into a Memorandum of Agreement (MOA) with the Integrated Bar Association of the Philippines (IBP) to allow lawyers who will provide free legal assistance to BHWs be granted mandatory continuing legal education (MCLE) credits.

8. Training, Education and Career Enrichment Programs - The DOH, in coordination with CHED and the University of the Philippines shall provide scholarships and opportunities for continuing trainings and studies for accredited BHWs. The program will include but not limited to the following:

   a. Scholarship programs to courses that will upgrade their skills and knowledge for community work including but not limited to Bachelor of Science in Community Health, Midwifery, Nursing, Pharmacy and Medicine. Provided, that the BHW who will be afforded with scholarships is required to serve for at least five years after graduating from their chosen courses.

   b. Study and exposure tours that will improve their knowledge on community health works as may be funded by the DOH or the LGU concerned.

9. Support for Program Scholars - Courses under the training, education and career enrichment programs shall be offered to BHWs free of charge. The Department of Health shall offer full scholarships, socialized subsidies, and "study now pay later" schemes for BHWs availing of the scholarship programs.
10. Accreditation of Work Experience for Degree Equivalent - The DOH, in coordination with CHED, shall release mechanisms or guidelines on the accreditation of years of service rendered by BHWs equivalent to appropriate degree in the field of medicine and community and social work that are available in state universities and colleges.

11. Grant of Scholarships to Dependents of BHWs - College scholarships to any state universities and colleges or TESDA scholarships shall be granted to a maximum of two (2) children of accredited BHWs.

12. Civil Service Eligibility - a civil service eligibility shall be granted to a duly accredited barangay health worker who has rendered to at least five (5) years of continuous service to the barangay, Provided, that the certificate of accreditation is valid. Provided, further, that the one year service requirement for accreditation under this act, which was rendered while a registered BHW, shall not be considered in the five-year minimum requirement for the grant of civil service eligibility. The eligibility granted shall be appropriate for appointment to corresponding first level positions as may be determined by the civil service commission

SEC. 13. Retirement Age - The mandatory retirement age for BHWs shall be 65 years old. However, an optional retirement shall also be available for those who have reached 60 to 64 years of age. Accredited BHWs qualified under this provision can avail of the retirement benefits under GSIS.

SEC. 14. Appropriation -

a. An annual appropriation of Fifty Million Pesos (Php50,000,000) shall be included in the annual budget of the Department of Health to finance the training modules of the Barangay Health Workers. Another Fifty Million Pesos (Php50,000,000) shall be annually included in the budget of the Department of Interior and Local Government to cover the two months internship program of the Barangay Health Workers. Provided, however, that this fund allocation shall be released directly by the DILG to the respective barangay upon their submission to and approval of the cost of Barangay Health Workers internship program by the local health development officer.

b. Premium payments for the benefits of BHWs shall be borne by the LGU concerned: Provided, that the national government shall subsidize fifty percent (50%) of the contributions of fourth, fifth and sixth class municipalities. Any expenditure by LGUs for the benefits of BHWs shall be exempted from the limit on the allocation for personal services of LGUs as provided for under Sec. 325; Article 1; Chapter 3; Title 5, Book 2 of Republic Act 7160.

SEC. 15. Penalties - any person, government official or health worker who shall be proven to have assigned tasks to BHWs that can only be performed by licensed health licensed health workers or any task that are not part of the function of BHWs as provided in the IRR of RA 7883 shall pay a fine of not less than Ten Thousand Pesos (PHP10,000) pesos.

Local governments shall adopt a cost-sharing financing scheme for the implementation of the basic course on Barangay Health Workers depending on the income level of the concerned local government units.
SEC. 16. Implementing Rules and Regulations - The Department of Health, in consultation with the Department of Interior and Local Government, Civil Service Commission, CHED, TESDA, GSIS and the National Confederation of Barangay Health Workers, shall prepare within one hundred and eighty (180) days the necessary rules and regulations to implement the provisions of this Act. Rules and regulations issued pursuant to this section shall take effect thirty (30) days after publication in a newspaper of general circulation.

SEC. 17. Separability Clause - If any provision of this Act is declared invalid, the remainder or any of this provision hereof not affected thereby shall remain in force and effect.

SEC. 18. Repealing Clause - All laws, decrees, executive orders, presidential issuances and other administrative rules and regulations or parts thereof which are inconsistent with this Act are hereby repealed, amended or modified accordingly.

SEC. 19. Effectivity - This Act shall take effect fifteen (15) days after its publication in at least two (2) national newspapers of general circulation.