Republic of the Philippines
HOUSE OF REPRESENTATIVES
Batasan Hills, Quezon City

EIGHTEENTH CONGRESS
First Regular Session

HOUSE BILL No. 2100

Introduced by
ACT Teachers Party-List Rep. FRANCE L. CASTRO,
BAYAN MUNA Party-List Rep. CARLOS ISAGANI T. ZARATE,
Rep. FERDINAND GAITE and Rep. EUFEMIA C. CULLAMAT,
GABRIELA Women's Party Rep. ARLENE D. BROSAS,
and KABATAAN Party-List Rep. SARAH JANE I. ELAGO

AN ACT
WITHHOLDING OPERATIONAL FUNDS OF UNITS OF THE ARMED FORCES OF THE
PHILIPPINES IMPLICATED IN GROSS HUMAN RIGHTS VIOLATIONS

EXPLANATORY NOTE

Under the Arroyo administration, the Armed Forces of the Philippines (AFP) gained international notoriety for its alleged involvement in a significant number of extrajudicial killings and involuntary disappearances of citizens, many of whom were activists opposed to the administration’s policies and programs. Such gross violations drew the attention not only of human rights organizations such as Amnesty International (AI) and Human Rights Watch (HRW), but also the United Nations Special Rapporteur on Summary and Extrajudicial Killings, Philip Alston, and even the United States Senate Defense Committee led by Sen. Barbara Boxer. All acknowledged a link between human rights violations and the AFP’s counterinsurgency program, then known as Oplan Bantay Laya. Many noted that the so-called “climate of impunity” enabled perpetrators to commit violations on such a scale.

Notwithstanding the Aquino administration’s promises to address the deteriorating human rights situation in the country, the climate of impunity still reigns. Extrajudicial killings and other gross human rights violations involving state
security forces continue to take place. According to KARAPATAN, there have been 64 victims of extrajudicial executions and nine people victims of enforced disappearances since President Benigno Aquino III came to power in June 2010 to March 2016, and 583 victims of attempted extrajudicial killings. Thirty were abducted by suspected state agents while 224 were reported tortured. At least 1,461 were illegally arrested (with 512 eventually detained), while victims of threats and harassment reached 198,289, forced evacuation 106,068, and indiscriminate firings 91,227.

Human Rights Watch has noted that “several key institutions, including law enforcement agencies and the justice system, remain weak and the military and police commit human rights violations with impunity” (Human Rights Watch World Report 2011).

Human rights violations courtesy of the Armed Forces of the Philippines have worsened under the Duterte administration, with increasing use of schools, hospitals, and other public spaces for military purposes like encampment and indoctrination; aerial bombing of civilian communities including those of indigenous peoples; and illegal arrests and detention even of human rights defenders.

Government should use every tool at its disposal to promote respect for human rights and end impunity, particularly within the ranks of the military. The national budget is one such tool. Experience shows that the release or non-release of funds can be a powerful instrument for promoting reforms and modifying behavior in the ranks of government. This bill proposes the introduction of a “no impunity provision” in our laws, one that would link the release of operational funds of units of the AFP to their compliance with human rights standards.

This bill will encourage the AFP chain of command to ensure that their units uphold and respect human rights at all times in the discharge of their duties, especially during counterinsurgency operations. Furthermore, it will incentivize AFP commanders to promptly identify perpetrators and make sure that the proper charges are filed. It also underscores the responsibility of the Secretary of National Defense in ensuring that charges are filed against individual perpetrators. For its part, the Commission on Human Rights is given the role of vetting complaints and weeding out spurious allegations.
For these reasons, approval of this bill is earnestly sought.

Rep. FRANCIS L. CASTRO  
ACT Teachers Party-List

Rep. CARLOS ISAGAMI T. ZARATE  
BAYAN MUNA Party-List

Rep. FERDINAND GAITE  
BAYAN MUNA Party-List

Rep. EUFEMIA C. CULLAMAT  
BAYAN MUNA Party-List

Rep. ARLENE D. BROSAS  
GABRIELA Women’s Party

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AN ACT
WITHHOLDING OPERATIONAL FUNDS OF UNITS OF THE ARMED FORCES OF THE
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Be it enacted by the Senate and the House of Representatives of the Philippines in
Congress assembled:

SECTION 1. State Policies. The State shall value the dignity of every human being
and guarantee full respect for human rights. Civilian authority shall always be
supreme over the military, and the Armed Forces of the Philippines shall stand as the
protector of the people and the State. The State shall therefore take steps to ensure
that mechanisms designed towards the genuine exercise of civilian supremacy and
the full promotion, protection, and realization of human rights are in place.

SECTION 2. Definition of Terms. “Operational funds” shall include, among others,
travelling and communication expenses, repair and maintenance, supplies and
materials, extraordinary and miscellaneous expenses, confidential and intelligence
expenses, and combat expenses.

“Combat expenses” shall refer to the amount given quarterly to each
company or its equivalent in other services of the AFP, which may be utilized by the
tactical units of the APF for necessary and incidental expenses incurred during
operational exigencies. Such amount is chargeable under the Maintenance and Other Operating Expenses of the Major Services of the AFP, as provided yearly in the General Appropriations Act.

SECTION 3. **No impunity provision.** Upon a determination by the Commission on Human Rights (CHR) of credible evidence that a unit of the AFP has committed a gross violation of human rights, the operational funds, including combat expenses, of the unit concerned shall be withheld until the CHR ascertains and reports to the President of the Philippines that the Secretary of the Department of National Defense (DND) and law enforcement authorities have taken effective measures to has taken effective measures to identify the responsible member or members of the unit and filed the appropriate charges, if warranted.

The determination provided for in this Section may be initiated by a complaint filed with the CHR by aggrieved party or by any concerned citizen, organization, association, or institution or initiated *motu proprio* by the CHR. No form or fee shall be required in the filing of the complaint, after which, the CHR shall make the determination within ten (10) calendar days.

SECTION 4. **Implementing Rules and Regulations.** The CHR, DND, and the Department of Budget and Management, upon consultation with human rights organizations, shall promulgate, within fifteen (15) days from the effective date of this Act, the rules and regulations necessary for its implementation.

SECTION 5. **Repealing Clause.** All laws, decrees, resolutions, orders, or ordinances or parts thereof inconsistent with this Act are hereby repealed, amended, or modified accordingly.

SECTION 6. **Separability Clause.** If any provision of this Act is declared unconstitutional, the same shall not affect the validity and effectivity of the other provisions hereof.

SECTION 7. **Effective Date.** This Act shall take effect fifteen (15) days after its publication in the Official Gazette or in one newspaper of general circulation.

Approved,