Republic of the Philippines  
HOUSE OF REPRESENTATIVES  
Quezon City  

EIGHTEENTH CONGRESS  
First Regular Session  

HOUSE BILL NO. 3258  

Introduced by Representative Ferdinand L. Hernandez  

AN ACT RIGHTSIZING THE GOVERNMENT TO IMPROVE PUBLIC SERVICE DELIVERY  

EXPLANATORY NOTE  

The President, during his inaugural speech, directed all departments and agencies to streamline their operations, in order to produce quicker results, and to save time and money. Streamlining may require the creation, abolishing, merging, transferring, or deactivation of offices for purposes of economy, to avoid redundancies in the function of government, and allow it to accomplish its purpose and respond to the needs of the time.  

This bill aims to delegate to the President the power to reorganize, or to be more precise, rightsize, the national government, which includes the power to create, abolish, deactivate, integrate, or split departments, bureaus, commissions, boards, and councils, and to transfer offices, functions, programs, and projects. Keeping in mind the consequences of such reorganization as to government employees, the bill also creates safety nets for their welfare, in line with other social legislation benefits. A Committee on Rightsizing the Government including the Executive Secretary, the DBM Secretary, and the Chairperson of the CSC, among others, shall recommend to the President the appropriate size and organization for each Department or Bureau.  

This bill, which was approved on 3rd Reading by the House of Representatives in the 17th Congress, also allows the Legislature, the Judiciary, State Colleges and Universities, and LGUs to reorganize themselves in accordance with the guidelines of this bill.  

Considering the rationale stated above, the approval of this Bill is earnestly sought.  

FERDINAND L. HERNANDEZ
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AN ACT RIGHTSIZING THE GOVERNMENT TO IMPROVE PUBLIC SERVICE DELIVERY  

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

SECTION 1. Short Title. – This Act shall be known as the “Rightsizing the National Government Act.”  

SEC. 2. Declaration of Policy. – It is the declared policy of the State to promote and maintain effectiveness, efficiency, and economy in the government, and enhance institutional capacity to improve public service delivery, and to ensure the attainment of the country’s social and economic development goals and objectives. Consistent with this, the government shall focus its functions and resources on the essential role, scope, and level of governance, and minimize, if not eliminate, redundancies, overlaps, and duplication in its rules and regulations, systems, and processes.  

SEC. 3. Coverage. – This Act shall cover all agencies of the executive branch, including departments, bureaus, offices, commissions, boards, councils, all other entities attached to or under their administrative supervision, and government-owned and controlled corporations (GOCCs) not covered by Republic Act No. 10149, also known as the “GOCC Governance Act of 2011”.  

The Legislature, the Judiciary, the Constitutional Commissions, and the Office of the Ombudsman may, within their respective authorized appropriations, likewise rightsize their respective offices, consistent with the principles and guidelines contained in this Act.  

Local Government Units (LGUs) may also rightsize their respective offices, consistent with the governing principles and guidelines contained in this Act and the provisions of Republic Act No. 7160, also known as the “Local Government Code of 1991”, within their
financial capabilities.

The Governance Commission for GOCCs (GCC) shall continue to exercise its authority under RA 10149 to reorganize, merge, streamline, abolish, or privatize any GOCC, in consultation with the department or agency to which the GOCC is attached.

SEC. 4. Principles and Guidelines. – The National Government shall implement a Rightsizing Program in accordance with the following guidelines and principles:

a) The role of government, and the scope, level, and prioritization of government activities shall be determined in accordance with the constitutional mandate, political and socioeconomic objectives of the government, and available resources;
b) The government shall establish a conducive policy environment to encourage active private sector engagement in the production and delivery of goods and services;
c) The delineation of responsibilities between the National Government and the LGUs in the provision, production, and delivery of goods and services shall be clearly defined;
d) A whole-of-government approach shall be adopted to ensure seamless operations of agencies within and across sectors and to be more responsive to public needs;
e) Government operations shall be simplified so that the departments/ agencies can focus on the performance of their core functions and implementation of programs and projects that will lead to the attainment of the desired sectoral and national goals and outcomes;
f) Government systems and processes shall be simplified and modernized to facilitate the delivery and upgrade the quality of frontline services, as well as to improve policy formulation, planning, and performance evaluation, and raise overall effectiveness of the public sector;
g) Government rules, procedures, and requirements shall be rationalized to reduce the regulatory burden on citizens, businesses, and other stakeholders, as well as reduce the administrative burden on the part of the government; and
h) The organizational structure of an agency shall be designed to facilitate the effective, efficient, and economical implementation of programs and projects, and the attainment of organizational outputs and outcomes; rightsized, and the appropriate staffing mix shall be determined based on the skills and competencies required to effectively and efficiently carry out the agency’s mandate and functions.

SEC. 5. Authority of the President of the Philippines to Rightsize the Operations of the Executive Branch. – Pursuant to the governing rules, policies, standards, and guidelines established in this Act, the President of the Philippines is hereby granted the following authority in the rightsizing of the operations of the different agencies of the Executive Branch:

a) To pursue the following functional shifts/ modifications:
   1) Strengthen functions of the agency which directly contribute to the
targeted ultimate societal outcomes of the National Government and/or the targeted sector/subsector outcomes of the agency;
2) Scale down, phase out, eliminate, or discontinue functions, programs, and projects that can be better carried out or undertaken by the private sector, or have already been devolved to LGUs consistent with the governing principles provided in this Act; and
3) Transfer/integrate functions from one agency to another which can better perform the same.
b) To undertake the following organization actions:
1) Regularize *ad hoc* offices whose functions are vital and significant, and thus must be continually undertaken by the government;
2) Merge and consolidate agencies whose functions are necessarily overlapping or duplicating and can be undertaken by a single entity, or whose clients are similar or related, to rationalize the use of government resources;
3) Split agencies with multifarious functions which are deemed and serve equally important aspects of governance;
4) Transfer functions to other agencies wherein their functions are more aligned;
5) Abolish agencies: i) whose functions are already redundant or no longer relevant or necessary, or better undertaken by another entity; ii) which are no longer achieving the objectives and purposes for which these were originally created; iii) which are not cost-effective since these do not generate the desired levels of outputs and outcomes *vis-a-vis* the resource inputs; and/or iv) which have already become non-operational, dormant, or outlived their purposes.
c) To undertake other functional/organizational actions, as necessary, consistent with the policies, principles, frameworks, and standards of this Act;
d) To develop and provide safety nets, including their implementation strategies, for employees of departments/agencies who may be affected by the government’s rightsizing efforts; and
e) To formulate an organizational development program to strengthen the institutional capacity of the agencies and improve productivity of employees.

SEC. 6. Creation of a Committee on the Rightsizing of the Executive Branch. – A Committee on the Rightsizing of the Executive Branch is hereby created to oversee the implementation of the rightsizing program, in accordance with the provisions of this Act.

The Committee shall be composed of the Executive Secretary as Chairperson, and the Secretary of the Department of Budget and Management (DBM) as Co-chairperson, with the Secretary of Socio-Economic Planning, Chairperson of the Civil Service Commission (CSC), and
the Head of the Presidential Management Staff (PMS), as members.

The Committee shall be organized within fifteen (15) days from the effectivity of this Act.

This Committee shall also organize subcommittees composed of experts on government operations, organizational development, and human resource management to assist in the performance of its functions.

The DBM shall provide the necessary secretariat services to the Committee and its subcommittees.

In the spirit of transparency and participative governance, the Committee shall consult the departments/agencies concerned and accredited public sector unions, and other stakeholders, relative to the implementation of the Executive Branch Rightsizing Program.

SEC. 7. Powers and Functions of the Committee on Rightsizing the Executive Branch. — The Committee shall have the following powers and functions:

a) To develop the policies, framework, strategies, and mechanisms to be adopted in the implementation of the Executive Branch Rightsizing Program;

b) To conduct studies on the functions, programs, projects, operations, structure, and manpower complement of the different departments/agencies;

c) To develop and prepare the rightsized organizational structure of departments/agencies concerned and the corresponding executive issuances for approval by the President;

d) To develop and prepare the overall change management program, including communication plans, to effectively manage the transition and ensure smooth implementation of the Rightsizing Program;

e) To formulate the mechanisms to safeguard the welfare of employees who may be affected by the rightsizing efforts, as well as the appropriate organizational development program, for approval by the President;

f) To monitor the implementation by the different agencies of their respective Rightsizing Plans, and report to the President any issue that must be addressed;

g) To engage the services of experts/consultants, through the DBM, to assist the Committee and its subcommittees in the performance of their functions; and

h) To formulate the implementing rules and regulations (IRR) of this Act.

SEC. 8. Submission of the Rightsized Organizational Structure and Proposed Executive Issuances to the President. — The Committee on Rightsizing of the Executive Branch shall submit to the President the rightsized organizational structure of agencies concerned and the corresponding executive issuances within two hundred fifty (250) days from the effectivity of the IRR of this Act.
SEC. 9. Submission of the Detailed Organizational Structure and Staffing to the DBM. – The heads of agencies shall prepare and submit to the DBM the detailed organizational structure and staffing of their respective agencies within ninety (90) days after the approval of the proposed executive issuances of the President: Provided, that assistance in the preparation of the organizational structure and staffing pattern has been extended to the agency by the DBM and the CSC.

SEC. 10. Retirement Benefits and Separation Incentives for Personnel Who May Be Affected by the Executive Branch Rightsizing Program. – The affected personnel hired on a permanent basis and with appointments attested by the CSC, shall be entitled to retirement benefits and separation incentives.

a) The affected personnel shall be given the option to avail themselves of any of the following benefits under existing laws, if qualified:

1) Retirement gratuity provided under Republic Act No. 1616 (An Act Further Amending Section Twelve of Commonwealth Act Numbered One Hundred Eighty-Six, as Amended, by Prescribing Two Other Modes of Retirement and for Other Purposes), as amended; or

2) Retirement benefit under Republic Act No. 660 (An Act to Amend Commonwealth Act Numbered One Hundred Eighty-Six Entitled “An Act to Create and Establish a Government Service Insurance System, to Provide for its Administration, and to Appropriately the Necessary Funds Therefor,” and to Provide Retirement Insurance and for Other Purposes); or

3) Retirement, separation, or unemployment benefit provided under Republic Act No. 8291 (An Act Amending Republic Act No. 1146, as Amended, Expanding and Increasing the Coverage and Benefits of the Government Service Insurance System, Instituting Reforms Therein, and for Other Purposes).

The retirement gratuity benefit of affected personnel who are qualified and shall avail of Republic Act No. 1616 shall be paid by the Government Service Insurance System (GSIS). The GSIS shall no longer pay the refund of retirement premiums (both personnel and government shares) of the affected personnel who shall avail of Republic Act No. 1616 benefits.

b) In addition to said retirement benefits, the affected personnel who would opt to retire or be separated shall be entitled to the following applicable separation incentives:

1) One half (1/2) of the actual monthly basic salary for every year of government service, for those who have rendered less than eleven (11) years of service;

2) Three fourths (3/4) of the actual monthly basic salary for every year of government service, computed starting from the first (1st) year, for those who have rendered eleven (11) to less than twenty-one (21) years of service;

3) The actual monthly basic salary for every year of government service, computed starting from the first (1st) year, for those who have rendered twenty-one (21) to less
than thirty-one (31) years of service; and
4) One and one fourth (1 ¼) of the actual monthly basic salary for every year of
government service, computed starting from the first (1st) year, for those who have
rendered thirty-one (31) years of service and above.

The actual monthly basic salary shall refer to the salary of the affected personnel as
of the date of approval of the agency's detailed organizational structure and staffing
by the DBM.

A minimum of five (5) years of government service is required in order for an
affected personnel to the Program’s separation incentives under Section 10(b) of this
Act; Provided, that for the purpose of computing the total amount of separation
incentives, that an affected personnel shall receive, only the government service up
age fifty-nine (59) and a fraction thereof shall be counted. Government service
starting at the age of sixty (60) shall no longer be subject to the separation incentives
provided herein, without affecting the original incentive factor determined as
applicable based on the actual years of service of the affected personnel; Provided,
further, that for the purpose of complying with the required number of years of
service under Republic Act No. 7699 (An Act Instituting Limited Portability Scheme
in the Social Security Insurance Systems by Totalizing the Workers’ Creditable
Services or Contributions in Each of the Systems) may be applied, subject to existing
policies and guidelines.

The affected personnel, if with permanent appointment attested by the CSC, who
will not opt to retire from the service will be placed in a manpower pool to be
organized and administered by the CSC. The CSC, in coordination with other
government agencies and relevant private institutions, shall retool the subject
personnel and deploy them to agencies which require their qualifications, skills, and
competencies.
The number of personnel who will avail of the separation incentives provided in
Section 10 of this Act shall in no case exceed the number of positions declared for
abolition.

The specific guidelines to carry out the provisions of this Section shall be prescribed
in the IRR of this Act.

SEC. 11. Other Benefits of Retired/Separated Personnel. – The affected personnel who
retire or are separated shall, in addition to the applicable benefits above, be entitled to the
following:

a) Refund of Pag-IBIG Contributions, both personal and government, of all affected
members, pursuant to existing rules and regulations of the Home Development
Mutual Fund; and
b) Commutation of unused vacation and sick leave credits of the affected personnel in accordance with existing rules and regulations.

SEC. 12. Period of Availability of the Retirement Benefits and Separation Incentives. – The retirement benefits and separation incentives provided in this Act shall be available within sixty (60) days upon approval by the DBM of the detailed rightsized organizational structure and staffing of the departments/agencies concerned.

SEC. 13. Prohibition on Reemployment of Personnel Retired/ Separated from the Service. – Personnel who retire or are separated from the service as a result of the implementation of the Rightsizing Program shall not be reemployed in any agency of the Executive Branch, including GOCCs, for a period of five (5) years, except as teaching or medical staff in educational institutions and hospitals, respectively.

The retired/separated personnel under the Program, who are reemployed within the prohibited period, shall refund the separation benefits received under Section 10(b) on a prorated basis.

The retired/separated personnel under the Program who undertake in consultancy services for the government shall be governed by Section 7 of Republic Act No. 6713 (Code of Conduct and Ethical Standards for Public Officials and Employees).

SEC. 14. Joint Congressional Oversight Committee on the Rightsizing Program. – There is hereby created an oversight committee to oversee, monitor, and evaluate the implementation of this Act.

The oversight committee shall be composed of five (5) members each from the Senate and the House of Representatives which shall include members of the Senate Committee on Civil Service, Government Reorganization and Professional Regulation, the Senate Committee on Finance, the House Committee on Government Reorganization, and the House Committee on Appropriations.

SEC. 15. Conduct of an Impact Assessment. – The DBM shall commission the conduct of an independent impact assessment on the Executive Branch Rightsizing Program three (3) years from its completion to, among others, determine the effects of, and gains from, the implementation of this Program.

SEC. 16. Report to Congress. – The President shall submit a report to Congress on the results of the Program after the completion of its implementation.

SEC. 17. Sunset Provision. – The authority given to the President under this Act, as well as the existence of the Committee on the Rightsizing the Executive Branch, shall end three (3) years after the effectivity of this Act.
SEC. 18. Implementing Rules and Regulations. – The Committee on Rightsizing the Executive Branch shall formulate the necessary IRR within thirty (30) days from the organization of the Committee. The IRR shall take effect fifteen (15) days after its publication in a newspaper of general circulation.

SEC. 19. Provisions Applicable to Other Branches of Government, Constitutional Commissions, Office of the Ombudsman, and the LGUs. – The governing principles, policies, standards, and guidelines, as well as the conditions and limitations provided in this Act, shall be followed in the implementation of the Rightsizing Program by other branches of the government, Constitutional Commissions, Office of the Ombudsman, and the LGUs.

The heads of offices shall issue their respective IRR and furnish a copy thereof to the Joint Congressional Oversight Committee on the Rightsizing Program and the DBM.

SEC. 20. Funding Requirements. – The amount necessary for the initial implementation of this Act shall be sourced against any applicable appropriation items under the General Appropriations Act. Subsequent amounts needed to continue the implementation of the Executive Branch Rightsizing Program shall be included in the succeeding appropriations.

In the event that the Legislature, Judiciary, Constitutional Commissions, and the Office of the Ombudsman implement the rightsizing under this Act, the funding requirements shall be included in the succeeding appropriations.

SEC. 21. Separability Clause. – If any provision of this Act is declared unconstitutional or invalid, the other provisions not otherwise affected shall remain in full force and effect.

SEC. 22. Repealing Clause. – All laws, presidential decrees, executive orders, rules, and regulations contrary to or inconsistent with the provisions of this Act are hereby repealed or modified accordingly.

SEC. 23. Effectivity. – This Act shall take effect fifteen (15) days after its publication in the Official Gazette or in at least two (2) newspapers of general circulation.

Approved.