Republic of the Philippines
HOUSE OF REPRESENTATIVES
Quezon City

EIGHTEENTH CONGRESS
First Regular Session

HOUSE BILL NO. 4736

Introduced by Rep. Mohamad Khalid Q. Dimaporo

EXPLANATORY NOTE

Sports Development in our country is at a crucial stage as we have witnessed the success of our athletes in world sports competitions. This bill seeks to institutionalize the Philippine Sports Commission’s program which aims to enhance our sports development program for our athletes by means of standardizing training in line with the advancements in sports science, proper nutrition and diet programs.

The Philippine Sports Commission started the Philippine Institute of Sports as a development program that should be based from the latest research in sports science, kinesiology, food and nutrition that should be beneficial to our athletes’ overall development. It is then the objective of this bill to officially create the Philippine Institute of Sports that should be the principal governing body in creating a standard sports development and training program for our country.

We cannot discount the importance of proper sports development program specifically designed and crafted to produce world class athletes. Olympic Committees from different countries, particularly the creation of the US Olympic Committee’s American Development Model of 2014 stresses the importance of a standard sports development program that is backed by science and tailored to produce elite athletes.

The Philippine Institute of Sports will also create a grassroots sports development program that should encourage the participation of the youth starting from their developmental years to learn and hone their skills and love for sports. The grassroots program will not only benefit our young athletes from urban areas but also the young athletes from the rural areas as well. Homegrown athletes that are professionally trained and supported can tremendously increase our pool of athletes for sports competitions all over the world.

In view of the foregoing, approval of this Bill is earnestly sought.

Mohamad Khalid Q. Dimaporo
First District, Lanao del Norte
Republic of the Philippines
HOUSE OF REPRESENTATIVES
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AN ACT ESTABLISHING THE PHILIPPINE INSTITUTE OF SPORTS, DEFINING ITS POWERS, FUNCTIONS AND RESPONSIBILITIES AND APPROPRIATING FUNDS THEREFOR

Section 1. Short Title - This Act shall be known as the “Philippine Institute of Sports Act”.

Section 2. Declaration of Policy – The State shall promote excellence in sports through focused scientific training throughout a progressive sports development scheme beginning from intensified grassroots sports up to high performance sports programs.

The State shall ensure that our athletes will be highly competitive at the international level and the country shall be a sports power at least at the regional level.

Section 3. Creation of Philippine Institute of Sports – To carry out the above policy, an attached agency of the Philippine Sports Commission to be known as “Philippine Institute of Sports” and hereinafter referred to as the Institute is hereby created and established

Section 4. Objectives of the Institute – The objectives of the Institute are:

a) To formulate a comprehensive training program of athletes, including but not limited to decentralizing the training centers; and

b) To optimize the participation of all sectors, government and private, in the development of athletes beginning at the grassroots level; and

c) To lead in the developing and nurturing of a sporting culture.

Section 5. Functions of the Institute – The Institute shall have the following functions:

a) Establish linkages with various sports institutes, sports academies and bodies, government
and private, whose main objective is scientific training of athletes;

b) Establish training centers in every region;
c) Coordinate and provide personnel, equipment, offer subsidies to sports academies created by law;
d) Maintain an information, resource and reference center for sports science medicine and sports technology;
e) To structure and determine the sports science and sports medicine components of grassroots sports program;
f) Plan and implement a scientific training program of athletes for various levels of competition;
g) Collaborate with LGUs, government entities, public and private educational institutions, and National Sports Associations in identifying potential athletes;
h) To provide and conduct necessary medical examination, and rehabilitation and treatment of injuries of athletes and coaches;
i) To supervise sports science techniques in any program of athlete preparation and to provide necessary technical support;
j) To examine, test and assess the competency of coaches and athletes in respect to the relevant skills and techniques in sports science;
k) To gather, manage and disseminate information and maintain records of all relevant matters relating to the scientific aspects of the performance of athletes;
l) To formulate coaches’ certification program jointly with the National Sports Associations;
m) To facilitate and conduct training in sports and sports medicine jointly or in affiliation, association or collaboration with any Government entity, public or private higher educational institution, sports body or organization;
n) To carry out and coordinate research, development and innovation activities in the field of sports science, sports medicine and allied fields;
o) To formulate, review and recommend scientific methods and measures that enhance the
performance of athletes;

p) To provide scientific advisory, consultancy and related services in sports science and sports medicine; and

q) To conduct nationwide courses and training programs in the field of sports science and sports medicine.

Section 6. Power of the Institute – The Institute has the power to do all acts and things necessary to be done in connection with the performance of its functions, upon approval of the board, such as, but not limited the following:

a) To implement training program for the development of the athletes and their preparation for international competitions in coordination with sports associations accredited by PSC;

b) To provide inputs to the Philippine Sports Commission Board of Commissioners in their consideration of the respective budgets of the national sports associations;

c) To accredit and regulate the private sports academies;

d) To accept donations, gifts, bequests and grants for the purposes of the Institute; and

e) To perform any and other acts incident to or required by virtue of its creation.

Section 7. Head of the Institute – There shall be a National Training Director who shall be appointed as such by the Chairman of the Philippine Sports Commission and shall direct and control the operations of the Institute. He shall be co-terminus with the appointing authority.

The National Training Director shall be at least twenty five (25) years old, of good moral character, a college graduate and has at least five (5) years experience in sports science, sports medicine or allied field. He shall have equal rank with the Executive Director of the Philippine Sports Commission.

Section 8. Board of Directors – There shall be a Board that will govern and approve the performance of the Institute’s functions. The board is composed of the following:

a) Chairman of the Philippine Sports Commission; (Chairman)

b) Secretary of Education or representative;

c) Secretary of Health or representative;

d) Representative from the Athletes’ Associations;
e) Representative from the Coaches’ Associations;

f) Representative from the Academe (Sports related field).

The National Training Director shall act as the Secretary of the Board and assist the board in its functions. All government officials that are members of the board shall act as *ex officio* members.

The representatives from Athletes’ Associations, Coaches Associations and from the Academic Community shall be appointed by the PSC Chairman, upon recommendation of the National Training Director from a list of three nominees who have distinguished themselves from their respective fields. The representatives’ term of office shall be co-terminus with the National Training Director.

**Section 9. Funding** – In order to provide the necessary funds for the organizational and initial calendar year of the operational expenditures of the Institute, the amount of Three Hundred Million Pesos (P300,000,000) shall be drawn from the National Sports Development Fund of the Philippine Sports Commission.

The annual budget of the Institute shall continue to be drawn from the National Sports Development Fund of the Philippine Sports Commission. Any deficiency in the financial requirements of the Institute shall be covered by an allocation passed by Congress.

**Section 10. Tax Exemption** - The Institute shall be exempt from the payment of real estate tax, stamp tax, amusement tax and/or any other form of taxes on the properties.

**Section 11. Tax Deduction or Exemption of Donations and Contributions** – All donations and contributions to the Institute in connection with its fund-raising projects and continuing training programs and preparation of athletes for international competitions shall be exempt from the donor’s taxes, and shall be deductible in full in the computation of the taxable income of the donor.

**Section 12. Implementing Rules and Regulations** - The Philippine Sports Commission, Department of Budget and Management (DBM) and the Bureau of Internal Revenue (BIR) shall promulgate not later than thirty (30) days upon effectivity of this Act, the necessary rules and regulations for its effective implementation.

**Section 13. Separability Clause** - If any provision of this Act is subsequently declared invalid of unconstitutional, other provisions hereof which are not affected thereby shall remain in full force and effect.

**Section 14. Repealing Clause** - All laws, acts, presidential decrees, executive orders, issuances
presidential proclamations, rules and regulations or parts thereof which are contrary to and
inconsistent with any provision of this Act are hereby repealed, amended or modifies accordingly.

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