Until the present, the hindrance that most Filipinos face in putting up their own businesses is not only the lack of capital, but even the lack of access to financing opportunities.

This is why it is very important to promote our MSMEs and give them access to capital. Data shows that as of 2017, there are 924,721 business enterprises operating in the Philippines. Of these, 99.56% (816,920,677) are MSMEs, while only 0.44% (4,044) are large enterprises. Of the total number of MSMEs, 89.59% (828,436) are micro enterprises, 9.56% (88,412) are small enterprises, and 0.41% (3,829) are medium enterprises. MSMEs also generated a total of 4,922,251 jobs in 2017 versus 2,909,838 for large enterprises.

Despite this, MSMEs are not provided enough assistance by the government. Thus, this measure, among others, provides for a program where:

(1) Requirements for loan applications and approval are very basic, and there is no collateral requirement;
(2) Loan proceeds are exclusively used for capital;
(3) Interests are very close to prevailing bank rates;
(4) The lenders have a pragmatic collection mechanism; and
(5) The mode of payment is on a daily or weekly basis.

In view of the foregoing, immediate approval of this bill is earnestly requested.

RUFUS B. RODRIGUEZ
AN ACT

INSTITUTIONALIZING DEVELOPMENT, ASSISTANCE AND MICROFINANCE PROGRAMS FOR LIVELIHOODS, ESTABLISHING AND PROMOTING ANTI-POVERTY AND INCLUSIVE GROWTH POLICIES WHICH ARE SUPPORTIVE OF MICRO, SMALL, AND MEDIUM ENTERPRISES (MSMEs), ALLOCATING FUNDS THEREFOR, AND FOR OTHER PURPOSES

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 “Puhunan, Tulungan, Kaunlaran (PTK) Act.”

Section 2. Declaration of Policy. It shall be the policy of the State to promote genuine inclusive growth and alleviate poverty.

It is likewise the policy of the State to promote a just and dynamic social order that shall ensure prosperity, promote full employment, a rising standard of living and an improved quality of life for all. In pursuit of this, the State shall endeavour to develop a program that will ensure that all of its citizens are equipped with or can readily access the necessary capital to pursue opportunities and uplift their lives.

The 1987 Constitution provides that all sectors of the economy and all regions of the country shall be given optimum opportunity to develop. Private enterprises, including corporations, cooperatives, and similar collective organizations, shall be encouraged to broaden the base of their ownership.

Access to finance and technical support shall be the core policy of this Act. To operationalize this policy, it shall be ensured that: (a) The process for obtaining micro-financing, grants and technical support in the Philippines shall be simple and practical; (b) The loan proceeds shall be exclusively used for capital; and (c) Interests shall not be unconsolable and not higher than prevailing bank rates.

Section 3. PTK Five-Star Program. The Department of Trade and Industry (DTI), in coordination with the Department of Interior and Local Government (DILG), Department of Agriculture (DA), Department of Science and Technology (DOST), Department of Tourism (DOT), National Economic and Development Authority (NEDA), and the Technical Education and Skills Development Authority (TESDA) shall develop a comprehensive program for the development of micro, small and medium enterprises (MSMEs) in all regions of the country. The goal of the program is to protect the capital of small proprietors, ensure the success of their MSMEs, and transform these MSMEs into five-star businesses by providing them with assistance and the necessary resources in order to help their businesses flourish.

The DTI shall be guided by the following principles in the development of the PTK Five-Star Program:

a. The Program shall be national in scope but shall be tailored to fit the business environment, market demands and available resources of each administrative region;
b. The DTI shall create a registry for all MSMEs per region based on their size category (i.e., micro, small or medium) and business area (i.e., agriculture, livestock, fisheries, food processing, fabric and clothing, eco-tourism activities, pottery and handicrafts, furniture and hardwood, information and technology, etc.);

c. Each region shall choose a maximum of five (5) priority business areas to develop in order to reap the benefits of efficiency and specialization;

d. As much as possible, each region shall be encouraged to choose a diversified priority business portfolio in order to hedge for risks brought about by natural calamities and changing market demands;

e. To facilitate the implementation of this Act, each region shall establish a proprietor’s guild for each of their priority business areas;

f. Free technical and administrative support, including, but not limited to, product development, skills and leadership training, packaging and design, quality control, market promotion, client or supplier matching, and financial literacy and planning, shall be made available to MSMEs falling under the five (5) priority business areas in their respective regions;

g. Every year, the five (5) top-performing enterprises per size and category in each region shall receive a Five-Star award and shall be eligible for grants, not less than ten percent (10%) of their current capital, to be used solely for further business capitalization;

h. Every medium-sized enterprise that evolves into a large enterprise through the help of the PTK Five-Star Program shall likewise be eligible for a one-time grant of Twenty Five Thousand Pesos (P25,000) to be used solely for further business capitalization;

i. There shall be a mandatory review of the PTK Five-Star program every three (3) years in order to ensure that the program meets the present market demands.

Section 4. PTK Loan Program. In addition to the PTK Five-Star Program, the DTI, in consultation with the National Anti-Poverty Commission (NAPC) and the Bangko Sentral ng Pilipinas (BSP) shall develop a loan program catering exclusively to micro-enterprises in need of capital, whether or not they fall under the priority business areas of their respective regions.

The DTI shall be guided by the following principles in the development of the loan program:

a. The loans shall be extended only to borrowers who have satisfied the requirements under this Act;

b. Each loan shall not exceed Ten Thousand Pesos (P10,000) for first time borrowers; Thirty Thousand Pesos (P30,000) for second time borrowers; and Two Hundred and Fifty Thousand Pesos (P250,000) for those borrowing for a third time or oftener, Provided, that the latter shall be borrowers in good standing. The DTI is hereby authorized to amend these amounts, after the mandatory review provided in this Act, in order to meet present market demands;

c. Collateral shall not be required from borrowers;
d. Loan proceeds shall be exclusively used for capital;

e. The period for repayment shall be mutually agreed upon by the borrower and the lender; Provided, that such repayment period shall be at least three (3) months for a first time borrower; at least six (6) months for a second time borrower; and at least one (1) year for those borrowing for a third time or oftener;

f. Delivery of the program shall be through partner lenders which are cooperatives and/or associations that are registered with the Cooperative Development Authority (CDA), or the Securities and Exchange Commission (SEC), and the DTI. In the absence of such participating partner lenders in the area, government institutions, centers or facilities, now existing or may be created by law, which are dedicated to the promotion of inclusive growth and anti-poverty objectives, are mandated to implement the program;

g. The lenders shall have a collection mechanism, whereby payments are made on a weekly or monthly basis. It shall be the duty of the lender to collect the loan principal, together with the interest, from the borrower;

h. Government lenders shall not profit from the microfinance program. Neither shall they be entitled to interest proceeds, the amounts of which shall be devoted to a fund for the development of MSMEs. Participating partner lenders shall be entitled to a reasonable amount of the proceeds of the interest collected by them, as may be determined in rules and regulations promulgated in implementation of this Act;

i. Priority shall be given to MSMEs falling under the priority business areas of their respective regions and to MSMEs with innovative businesses; and

j. There shall be a mandatory review of the loan program every three (3) years in order to ensure that the loan program meets the present market demands.

In the pursuit of inclusive growth and poverty alleviation, pertinent rules and regulations promulgated in the implementation of this Act shall provide for the details, conditionalities, and other schemes in the operationalization of the program, such as, but not limited to, penalty rates upon default and the dispensation of the proceeds from the loan program.

Section 5. Eligibility for Loan Program. To qualify for the loan program under this Act, the borrower must be:

a. At least eighteen (18) years of age;

b. A member in good standing of the duly-registered cooperative or association, or a resident of the local government unit (LGU), from which he/she intends to avail of the loan;

c. Willing to state under oath the facts establishing the foregoing;

d. Comprehensive feasibility study of the business proposal; and

e. Has attended a DTI-accredited livelihood seminar, as evidenced by a certificate of participation, and possesses credit-worthiness, as likewise proven by a certificate issued by the DTI for that purpose.

Section 6. Registration of Cooperatives and Associations. The DTI shall keep a registry of all participating cooperatives and associations for monitoring and record keeping purposes. Cooperatives and associations which are eligible to participate in Programs provided for in this Act must register to be included in the database.
Section 7. Local Government Unit Participation. Any law, executive order, department order, ordinance and the like, to the contrary notwithstanding, local government units, through the local sanggunian, as defined in the 1991 Local Government Code, are hereby authorized to provide a loan program in cooperation with the cooperatives/associations, non-governmental organizations, and people's organizations that are furnishing assistance to MSMEs within their jurisdiction.

Provided, that in cities or municipalities where there are no such cooperatives/associations, the local government unit shall, within one year from the effectivity of this Act, require the municipal/city social welfare and development office or the local trade and industry office or livelihood development office in the city or municipal government concerned, to develop and implement a loan program consistent with the provisions of this Act, under the supervision of the DTI.

Provided further, that each participating LGU must prepare a comprehensive feasibility study for the development of a loan program. Each LGU must fund, from its internal revenue allotment, at least Five Million Pesos (P5,000,000), where possible and practicable, or Thirty Percent (30%) of the total funding cost related to small business improvement, agricultural improvement, institutional advancement and consumer protection, whichever is higher. Likewise, for this purpose, the LGU shall maintain a separate and dedicated office which shall be responsible for the over-all implementation of the program in the locality.

Section 8. Matching Fund. Participating cooperatives or associations, and LGUs with loan programs are hereby authorized to accept donations from the private sector in order to augment the available funds for the loan program.

In order to promote private sector participation in promoting inclusive growth and government poverty alleviation efforts, donations for purposes of this Act from the private sector to an LGU shall be matched with a corresponding amount by the recipient LGU; Provided that, donations of more than Five Million Pesos (P5,000,000) shall be matched by the national government for the LGU. In any case, should the LGU concerned be financially incapable of matching a donation, the national government shall augment the internal revenue allotment of such LGU for this purpose.

Section 9. Incentives for Private Support. Any person or corporate entity may donate funds, equipment, materials or services for the improvement of the PTK Five-Star and/or PTK Loan program. Such donations shall be done through a memorandum of agreement between the cooperative or association, LGU, and the donor. The agreement shall expressly state the value of the donated funds, materials, or services.

All income, legacies, gifts, and donations for the benefit of the program shall be exempt from the payment of all forms of taxes, fees, assessments, and other charges of the government, its branches, and subdivisions. Subject to the issuance of the appropriate revenue regulations by the Bureau of Internal Revenue, the value of the donation shall also be deductible as an expense in the determination of the taxable income of any donor.

Section 10. Funding. The total amount of One Hundred Twenty Five Billion Pesos (P125,000,000,000) for the next five years upon implementation of this Act or Twenty Five Billion Pesos (P25,000,000,000) per year for the next five years upon implementation of this Act, shall be appropriated for the initial implementation of the PTK Five-Star Program and the PTK Loan Program. Said amount shall at all times be divided equitably among each administrative region of the country. Thereafter, such sums as may be necessary shall be included in the General Appropriations Act.

In addition, the amount of Five Hundred Million Pesos (P500,000,000) is hereby appropriated as a Special Development Fund to generally support the initial implementation of this Act.

The funds shall be held in trust by the DTI in collaboration with the Development Bank of the Philippines (DBP), Land Bank of the Philippines (LBP) and other government
Section 11. Primary Implementing Government Agency. The DTI shall be the lead agency, which shall ensure the implementation of this Act.

Section 12. Role of Government Financial Institutions. All government financial institutions (GFIs) shall set aside funding for microfinance operations to complement the purposes of this Act. Participating government financial institutions shall include the DBP, LBP, and other GFIs.

Section 13. PTK Task Force. There shall be a PTK Task Force in charge of coordinating with banks and financial institutions on their existing programs on microfinancing. This shall be consolidated and submitted to DTI to be taken into consideration for the PTK Loan Program.

Section 14. Reports. The DTI Secretary shall submit to the President of the Philippines, the President of the Senate and the Speaker of the House of Representatives, an annual accomplishment report on projects covered in this Act, detailing the amount of appropriations released by end of the calendar year, the extent of the work accomplished, further work to be done, and any recommendations for additional appropriations or charges thereof.

Section 15. Full Financial Disclosure, Accountability and Transparency. The DTI, as lead agency of the program, and the LGU concerned shall quarterly publish, print, and disseminate at no cost to the public and in an accessible form, in conjunction with Republic Act No. 9485, otherwise known as the “Anti-Red Tape Act of 2007”, and through their websites, timely, true, accurate, and updated key information relating to the program. Likewise, they shall endeavor to translate key information and present them in popular form and means.

Section 16. Implementing Rules and Regulations. The DTI, in consultation with relevant government agencies, shall prepare such rules and regulations for the proper and effective implementation of this Act, within sixty (60) days from the date of publication. The DTI shall publish such rules and regulations once a week for two (2) consecutive weeks in two newspapers of general circulation.

Section 17. 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 18. Repealing Clause. All laws, decrees, orders, issuances or portion thereof, which are inconsistent with the provisions of this Act are hereby repealed or modified accordingly.

Section 19. Effectivity – This Act shall take effect fifteen (15) days after its publication in two (2) newspapers of general circulation.

Approved,