Republic of the Philippines

HOUSE OF REPRESENTATIVES

Quezon City

EIGHTEENTH CONGRESS
First Regular Session

HOUSE BILL NO. 5059

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Introduced by Representative TYRONE D. AGABAS

AN ACT GRANTING ADDITIONAL BENEFITS TO SOLO PARENTS
AMENDING FOR THIS PURPOSE REPUBLIC ACT NO. 8972,
OTHERWISE KNOWN AS THE “SOLO PARENTS WELFARE ACT OF
2000”, AND APPROPRIATING FUNDS THEREFOR

EXPLANATORY NOTE

This bill seeks to expand the coverage and benefits of solo parents in the country.

The natural and primary right and duty of parents in the rearing of the youth for civic efficiency and the development of moral character shall receive the support of the Government (Section 12, Article II, 1987 Constitution). To this end, the State shall give support to solo parents who stand alone in the raising and rearing of their children.

At present, more and more women are now facing the challenge of raising their children independently as solo parent due to the death, criminal conviction, marital separation, or poverty of their partners. While they have embraced, voluntarily or involuntarily, the idea of being a solo parent, the thought of rearing children alone as compared to rearing children under a framework of a fully functional family is dreading. To address this gap or inequality, legislative measures must continually evolve to appropriately respond to the needs and demands of solo parents. Since its enactment in 2000, the solo parent welfare act has not undergone any amendment in regard to the grant of additional benefits to solo parents. It is but just right to introduce amendment to said law in order to protect both the solo parent and his or her children.
There being an imperative need to increase and expand the benefits given to solo parents, it is hereby requested that this bill be passed.

TYRONE D. AGABAS
Representative
6th District, Pangasinan
Republic of the Philippines
HOUSE OF REPRESENTATIVES
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Be it enacted by the Senate and House of Representatives of the
Philippines in Congress assembled:

1 Section 1. Section 2 and 3 of Republic Act No. 8972 hereby
2 amended to read as follows:

3 "SEC. 2. Declaration of Policy. – It is the policy of the State to
4 promote the family as the foundation of the nation, strengthen its
5 solidarity and ensure its total development. Toward this end, it
6 shall develop a comprehensive program of services for solo
7 parents and their children to be carried out by the Department of
8 Social Welfare and Development (DSWD), the Department of
9 Health, the [Department of Education, Culture, and Sports
10 (DECS)] DEPARTMENT OF EDUCATION (DEPED), the
11 Department of Interior and Local Government (DILG), the
12 Commission on Higher Education (CHED), the Technical
Education and Skills Development Authority (TESDA), the
National Housing Authority (NHA), the Department of Labor and
Employment (DOLE) and other related government and non-
government agencies.

SEC. 3. Definition of Terms. – Whenever used in this Act, the
following terms shall mean as follows:

a) “Solo Parent” – any individual who falls under any of the
following categories:

(1) A woman who gives birth as a result of rape and other
crimes against chastity even without a final conviction of
the offender: Provided, That the mother keeps [and raises]
the child **AND BEARS SOLO AND LONE PARENTING
RESPONSIBILITY**;

XXX

(3) Parent [left solo or alone with the] **WHO BEARS SOLE AND
LONE PARENTING** responsibility [of parenthood] while the
spouse is detained or is serving sentence for a criminal
conviction for at least [one (1) year] **SIX (6) MONTHS**;

XXX

(5) Parent [left solo or alone with the] **WHO BEARS SOLE AND
LONE PARENTING** responsibility [of parenthood] due to
legal separation or de facto separation from spouse for at
least [one (1) year] **SIX (6) MONTHS**, as long as [he/she]
**THE SOLO PARENT** is entrusted with the custody of
children;

XXX
(7) Parent [left solo or alone with the] **WHO BEARS SOLO AND LONE PARENTING** responsibility of parenthood due to abandonment of spouse for at least [one (1) year] **SIX MONTHS**;

XXX

(9) Any [other person] **LEGAL GUARDIAN, ADOPTIVE OR FOSTER PARENT** who solely provides parental care and support to a child or children;

XXX

(11) **PARENT WHO BEARS SOLO AND LONE PARENTING RESPONSIBILITY DUE TO DISABILITY OR INCAPACITY OF THE OTHER SPOUSE TO BE EMPLOYED FOR AT LEAST SIX (6) MONTHS**;

XXX

(e) “Flexible work schedule” – is the right granted to a solo parent employee to vary [his/her] THE arrival and departure time IN THE OFFICE OR EMPLOYMENT without affecting the core work hours as defined by the employer.”

**SECTION 2.** Section 4 and 5 of the same Act are hereby amended to read as follows:

“SEC. 4. Criteria for Support. – Any solo parent whose income in the place of domicile falls below the poverty threshold as set by the [National Economic and Development Authority (NEDA)] **NATIONAL STATISTICS COORDINATION BOARD (NCSB)**, [and] subject to the assessment of the [DSWD worker] **CITY OR MUNICIPAL SOCIAL WELFARE AND DEVELOPMENT OFFICER**
in the area WHERE THE SOLO PARENT RESIDES, shall be eligible for assistance: Provided, however, That any solo parent whose income is above the poverty threshold shall enjoy the benefits mentioned in Sections 6, 7 and 8 of this Act.


XXX”

SECTION 3. Section 8, 9 and 10 of the same Act are hereby amended to read as follows:

“SEC. 8. Parental Leave. – In addition to leave privileges under existing laws, parental leave of not more than seven (7) working days every year shall be granted to any solo parent employee who has rendered service of at least [one (1) year] SIX (6) MONTHS.
SEC. 9. Educational Benefits. – The [DECS] DEPED, CHED and TESDA shall provide the following benefits and privileges:

(1) Scholarship programs for qualified solo parents and their children in institutions of basic, tertiary, and technical OR **VOCATIONAL** skills education; and

XXX

SEC. 10. Housing Benefits. – Solo parents shall be given allocation in housing projects and shall be provided with liberal terms of payment on said government low-cost housing projects in accordance with housing law provisions prioritizing applicants below poverty line as declared by the [NEDA] **NSCB**.”

SECTION 4. New sections to be denominated as Sections 13, 14, 15 and 16 are hereby added to read as follows:

SEC. 13. SOLO PARENT IDENTIFICATION CARD (SPIC). – UPON APPLICATION AND SUBMISSION OF PROPER DOCUMENTS, AN IDENTIFICATION CARD APPROVED BY THE LOCAL CHIEF EXECUTIVE WHERE THE SOLO PARENT RESIDES, SHALL BE ISSUED TO THE QUALIFIED SOLO PARENT BY THE CITY OR MUNICIPAL SOCIAL WELFARE AND DEVELOPMENT OFFICER.

SEC. 14. ADDITIONAL BENEFITS. – A SOLO PARENT SHALL BE ENTITLED TO THE FOLLOWING ADDITIONAL BENEFITS:

A) TEN PERCENT (10%) DISCOUNT ON CHILDREN’S CLOTHING MATERIALS FOR ALL PURCHASES MADE WITHIN TWELVE (12) YEARS FROM THE BIRTH OF THE CHILD OF THE SOLO PARENT;
B) TWENTY PERCENT (20%) DISCOUNT ON BABY’S MILK,
FOOD AND FOOD SUPPLEMENTS FOR ALL PURCHASES
MADE WITHIN TWO (2) YEARS FROM THE BIRTH OF THE
CHILD OF THE SOLO PARENT;

C) TWENTY PERCENT (20%) DISCOUNT ON ALL PURCHASES
OF THE SOLO PARENT OF MEDICINES AND OTHER
MEDICAL SUPPLEMENTS OR SUPPLIES THAT SHALL BE
USED BY THE CHILD WHO IS BELOW EIGHTEEN (18)
YEARS OLD.

TO AVOID OF THESE BENEFITS, THE SOLO PARENT
SHALL SUBMIT OR PRESENT THE SOLO PARENT
IDENTIFICATION CARD AND THE BIRTH CERTIFICATE
OF THE CHILD OR OTHER EVIDENCE OF ENTITLEMENT.

THE CORPORATION OR BUSINESS ESTABLISHMENT
THAT GIVES A DISCOUNT TO THE SOLO PARENT IN
ACCORDANCE WITH THIS SECTION SHALL BE ENTITLED
TO CLAIM THE DISCOUNT GIVEN AS A BUSINESS
EXPENSE SUBJECT TO PROPER RECORDING AND
DOCUMENTATION.

SEC. 15. INTER-AGENCY COORDINATING AND MONITORING
COMMITTEE. — A SPECIAL INTER-AGENCY COMMITTEE,
HEREINAFTER REFERRED TO AS THE COMMITTEE, SHALL
BE ESTABLISHED TO COORDINATE AND MONITOR THE
IMPLEMENTATION OF THIS ACT. THE COMMITTEE, WHICH
SHALL BE CONSTITUTED WITHIN NINETY (90) DAYS UPON
THE EFFECTIVITY OF THIS ACT, SHALL BE COMPOSED OF
THE FOLLOWING:
A) SECRETARY OF SOCIAL WELFARE AND DEVELOPMENT, AS CHAIRPERSON;

B) SECRETARY OF HEALTH OR AUTHORIZED REPRESENTATIVE;

C) SECRETARY OF EDUCATION OR AUTHORIZED REPRESENTATIVE;

D) SECRETARY OF LABOR AND EMPLOYMENT OR AUTHORIZED REPRESENTATIVE;

E) SECRETARY OF INTERIOR AND LOCAL GOVERNMENT OR AUTHORIZED REPRESENTATIVE;

F) SECRETARY OF TRADE AND INDUSTRY OR AUTHORIZED REPRESENTATIVE;

G) COMMISSIONER OF INTERNAL REVENUE;

H) CHAIRPERSON OF THE COMMISSION ON HIGHER EDUCATION;

I) CHAIRPERSON OF THE COMMISSION ON CIVIL SERVICE;

J) CHAIRPERSON OF PHILIPPINE COMMISSION ON WOMEN;

K) DIRECTOR GENERAL OF THE TECHNICAL EDUCATION AND SKILLS DEVELOPMENT AUTHORITY;

L) DIRECTOR GENERAL OF THE NATIONAL HOUSING AUTHORITY;
M) SECRETARY OF THE NATIONAL ECONOMIC AND
DEVELOPMENT AUTHORITY (NEDA);

N) CHAIRPERSON OF NATIONAL COMMISSION ON MUSLIM
FILIPINOS (NCMF);

O) NATIONAL COMMISSION ON INDIGENOUS PEOPLES
(NCIP); AND

P) A REPRESENTATIVE OF THE UNION OF LOCAL
AUTHORITIES OF THE PHILIPPINES, AS MEMBERS.

THE COMMITTEE SHALL SUBMIT A REGULAR REPORT
TO CONGRESS ON THE IMPLEMENTATION OF THIS ACT
EVERY THREE (3) YEARS FOLLOWING ITS EFFECTIVITY.

SEC. 16. PENALTIES. – ANY PERSON, CORPORATION, ENTITY
OR AGENCY WHO REFUSES OR FAILS TO PROVIDE THE
BENEFITS GRANTED TO THE SOLO PARENT IN VIOLATION
OF THIS ACT SHALL SUFFER THE FOLLOWING PENALTIES:

1) FOR THE FIRST VIOLATION – A FINE OF NOT LESS
THAN TEN THOUSAND PESOS (P10,000.00) BUT NOT
MORE THAN FIFTY THOUSAND PESOS (P50,000.00) OR
IMPRISONMENT OF NOT LESS THAN SIX (6) MONTHS
BUT NOT MORE THAN ONE (1) YEAR, OR BOTH, AT THE
DISCRETION OF THE COURT;

2) FOR SUBSEQUENT VIOLATIONS – A FINE OF NOT LESS
THAN ONE HUNDRED THOUSAND PESOS (P100,000.00)
BUT NOT MORE THAN TWO HUNDRED THOUSAND
PESOS (P200,000.00) OR IMPRISONMENT OF NOT LESS
THA ONE (1) YEAR BUT NOT MORE THAN TWO (2) YEARS, OR BOTH, AT THE DISCRETION OF THE COURT.

IF THE OFFENDER IS A CORPORATION, PARTNERSHIP, ORGANIZATION OR ANY SIMILAR ENTITY, THE EMPLOYEES AND OFFICIALS DIRECTLY INVOLVED SUCH AS THE PRESIDENT, GENERAL MANAGER, MANAGING PARTNER OR OTHER OFFICER CHARGED WITH THE MANAGEMENT OF ITS AFFAIRS SHALL BE LIABLE THEREFOR.

IF THE OFFENDER IS AN ALIEN, THE OFFENDER SHALL BE DEPORTED IMMEDIATELY AFTER SERVICE OF SENTENCE WITHOUT FURTHER DEPORTATION PROCEEDINGS.

UPON FILING OF AN APPROPRIATE COMPLAINT, AND AFTER DUE NOTICE AND HEARING, THE PROPER AUTHORITIES MAY ALSO CAUSE THE CANCELLATION OR REVOCATION OF THE BUSINESS PERMIT, PERMIT TO OPERATE, FRANCHISE AND OTHER SIMILAR PRIVILEGES GRANTED TO ANY BUSINESS ENTITY THAT FAILS TO ABIDE BY THE PROVISIONS OF THIS ACT.

ANY PERSON WHO MISREPRESENTS STATUS OR FALSIFIES ANY DOCUMENT TO AVOID OR BENEFITS PROVIDED UNDER THIS ACT OR ANY PERSON WHO ABUSES THE PRIVILEGES GRANTED HERETIN SHALL BE PUNISHED WITH A FINE OF NOT LESS THAN TEN THOUSAND PESOS (P10,000.00) BUT NOT MORE THAN FIFTY THOUSAND PESOS (P50,000.00) AND IMPRISONMENT OF NOT LESS THAN SIX (6) MONTHS.

UPON FINDING OF THE DSWD THAT A DEPARTMENT, AGENCY, OR INSTRUMENTALITY OF THE GOVERNMENT, A GOVERNMENT-OWED OR CONTROLLED CORPORATION (GOCC) OR A LOCAL GOVERNMENT
UNIT, HAD VIOLATED ANY PROVISION OF THIS ACT, SANCTIONS UNDER THE ADMINISTRATIVE LAW, CIVIL SERVICE OR OTHER LAWS MAY BE RECOMMENDED TO THE CSC OR THE DILG AGAINST THE HEAD OF AGENCY OR THE LOCAL CHIEF EXECUTIVE AND THE PERSON DIRECTLY RESPONSIBLE FOR THE VIOLATION.”

SECTION 5. Sections 13 and 14 of the same Act are hereby renumbered as Sections 17 and 18 and amended to read as follows:

“SEC. [13] 17. Implementing Rules and Regulation. – [An interagency committee headed by] WITHIN NINETY (90) DAYS FROM APPROVAL OF THIS ACT, the DSWD SHALL, in CONSULTATION AND coordination with the DOH, DEPED, CHED, TESDA, DOLE, NHA, and DILG, DTI, BIR, NEDA, CSC, NCMF, NCIP, PCW, AND ULAP [is hereby established which shall formulate, within ninety (90) days upon the effectivity of this Act, the implementing rules and regulations for the effective implementation of this Act in consultation with the local government units, non-governmental organizations and people’s organizations.,] ISSUE THE NECESSARY RULES AND REGULATIONS FOR THE EFFECTIVE IMPLEMENTATION OF THIS ACT.

SEC. [14] 18. Appropriations. – The amount necessary to carry out the provisions of this Act shall be included in the budget of the concerned government agencies in the ANNUAL General Appropriations Act (GAA).

“GOVERNMENT AGENCIES MAY UTILIZE A PORTION OF THEIR RESPECTIVE BUDGET FOR PROGRAMS AND ACTIVITIES ON GENDER AND DEVELOPMENT TO IMPLEMENT THIS ACT.

FOR PURPOSES OF THIS SECTION, GENDER AND DEVELOPMENT REFERS TO PROCESSES UNDERTAKEN BY GOVERNMENT AGENCIES TO ADDRESS GENDER ISSUES AND TRANSFORM THE SOCIAL, ECONOMIC AND POLITICAL STRUCTURES OF THE SOCIETY TO ACHIEVE GENDER EQUALITY AND EMPHASIZE THE FUNDAMENTAL ROLE OF WOMEN AS ACTIVE AGENTS OF DEVELOPMENT AND NOT JUST PASSIVE RECIPIENTS OF ASSISTANCE.”
Section 6. Section 15, 16 and 17 of the same Act, are hereby renumbered as Section 19, 20 and 21, respectively.

Section 7. This Act shall take effect fifteen (15) days after its complete publication in the Official Gazette or in two (2) newspapers of national circulation.

Approved,