Republic of the Philippines
HOUSE OF REPRESENTATIVES
Quezon City, Metro Manila

EIGHTEENTH CONGRESS
FIRST REGULAR SESSION

House Bill No. 5440

INTRODUCED BY Rep. GREG G. GASATAYA

EXPLANATORY NOTE

One of the functions of the Philippine legislative body is to provide for the indispensable role of the private sector and aid in improving local competitiveness through the promotion of the use of local labor, materials, and goods. Thus, legislation has been made to translate such functions into reality such as the Special Economic Zone Act of 1995 which provides for the legal framework and mechanisms for the creation, operation, and administration, and coordination of Special Economic Zones in the Philippines. The establishment of special economic zones aims to empower strategic locations such as those with highly developed or which have the potential to be developed into agro-industrial, industrial, tourist/recreational, commercial, banking, investment and financial centers to encourage, promote, and hasten a stable industrial, economic and social development of the country.

Bacolod City is a 1st class city that is the 3rd fastest growing economy in the Philippines with regard to Information Technology and Business Process Outsourcing accomplishments. It is the second most populous city in the Visayas next to Cebu City and the most populous city in the Negros Island Region with a population of 561,875 (as of 2015 census) and a total land area of 16,267 hectares including a 124-hectare reclaimed area. Aside from being the capital city of one of the largest producers of sugar in the country, Bacolod City, as a highly urbanized city, is also part of the Bacolod Metropolitan Area which is the 8th most populous and 6th in terms of density out of the 12 metropolitan areas in the country.

The city was declared a “center for excellence” by the Department of Science and Technology for Information Technology-business process management operations – putting it at par with Metro Manila, Metro Cebu, and Metro Clark. The Asian Institute of Management’s Philippine Cities Competitiveness Ranking Project 2005 also recognized Bacolod as one of the top five most competitive mid-size cities and as on top of the list in terms of infrastructure and quality of life. With the vast economic growth it has accumulated over the years and brilliantly executed urban development plans that resulted in strategically placed access points such as the Bacolod-Silay International Airport, Banago Wharf, and BREDCO Port and congestion-free routes such as the Lacson Street to the north and Araneta Street to the south, Bacolod City at present has the
amenities to accommodate both local and foreign investments and further economic growth with little to no congestion issues in comparison to other metropolitan areas.

Section 6 of Republic Act No. 7916, otherwise known as the Special Economic Zone Act of 1995 as amended, clearly qualifies Bacolod City to be a viable location for the establishment of an economic zone. The establishment of an economic zone in Bacolod City for the betterment and dispersal of its economic growth not only collaterally benefits its neighboring Local Government Units as such provides jobs, increases productivity, increases family income, and therefore also improves the living conditions of its constituency and its peripheries, but also complements our current export policies, consequently enhancing the state of our foreign exchange.

As such, the approval of this Bill is earnestly sought.

REP. GREG G. GASATAYA
Lone District of Bacolod City
AN ACT
PROVIDING FOR THE LEGAL FRAMEWORK AND MECHANISMS FOR THE
CREATION, OPERATION, ADMINISTRATION, AND COORDINATION OF SPECIAL
ECONOMIC ZONES IN THE CITY OF BACOLOD, PROVINCE OF NEGROS
OCCIDENTAL CREATING FOR THIS PURPOSE, THE BACOLOD ECONOMIC
ZONE AUTHORITY (BEZA), AND FOR OTHER PURPOSES.

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

CHAPTER I

PURPOSES AND OBJECTIVES: ESTABLISHMENT
AND NATURE OF SPECIAL ECONOMIC ZONES;
COORDINATION WITH OTHER SIMILAR SCHEMES

SEC. 1. Title. – This act shall be known and cited as "The Bacolod Special Economic Zone Act of
2020."

SEC. 2. Declaration of Policy. – It is the declared policy of the government to translate into
practical realities the following State policies and mandates in the 1987 Constitution, namely:
(a) "The State recognizes the indispensable role of the private sector, encourages private
enterprise, and provides incentives to needed investments." (Sec. 20, Art II)

(b) "The State shall promote the preferential use of Filipino labor, domestic materials and
locally produced goods and adopt measures that help make them competitive." (Sec. 12,
Art XII)

In pursuance of these policies, the government shall actively encourage, promote, induce
and accelerate a sound and balanced industrial, economic and social development of the
country in order to provide jobs to the people especially those in the rural areas, increase
their productivity and their individual and family income, and thereby improve the level
and quality of their living condition through the establishment, among others, of special economic zones in suitable and strategic locations in the country and through measures that shall effectively attract legitimate and productive foreign investments.

SEC. 3. ** Purposes, Intents and Objectives.** – It is the purpose, intent and objective of this Act:
(a) To establish the legal framework and mechanisms for the establishment of special economic zones, industrial estates / parks, export processing zones and other economic zones in Bacolod City;

(b) To transform selected areas in Bacolod City into highly developed agro-industrial, industrial, commercial, tourist, banking, investment, and financial centers, where highly trained workers and efficient services will be available to commercial enterprises;

(c) To promote the flow of investors, both foreign and local, into Bacolod City which would generate employment opportunities and establish backward and forward linkages among industries in and around Bacolod City;

(d) To stimulate the repatriation of Filipino capital by providing attractive climate and incentives for business activity;

(e) To promote financial and industrial cooperation between the Bacolod City and industrialized countries through technology-intensive industries that will modernize the country’s industrial sector and improve productivity levels by utilizing new technological and managerial know-how; and

(f) To vest the special economic zones on certain areas in Bacolod City thereof with the status of a separate customs territory within the framework of the Constitution and the national sovereignty and territorial integrity of the Philippines.

SEC. 4. **Definition of Terms.** – For purposes of this Act, the following definitions shall apply to the following terms:

(a) "Special Economic Zones (SEZ)" – hereinafter referred to as the ECOZONES, are selected areas with highly developed or which have the potential to be developed into agro-industrial, industrial tourist/recreational, commercial, banking, investment and financial centers. An ECOZONE may contain any or all of the following: Industrial Estates (IEs), Export Processing Zones (EPZs), Free Trade Zones, and Tourist/Recreational Centers.

(b) "Industrial Estate (IE)" – refers to a tract of land subdivided and developed according to a comprehensive plan under a unified continuous management and with provisions for basic infrastructure and utilities, with or without pre-built standard factory buildings and community facilities for the use of the community of industries.

(c) "Export Processing Zone (EPZ)" – a specialized industrial estate located physically
and/or administratively outside customs territory, predominantly oriented to export production. Enterprises located in export processing zones are allowed to import capital equipment and raw materials free from duties, taxes and other import restrictions.

(d) "Free Trade Zone" - an isolated policed area adjacent to a port of entry (as a seaport) and/or airport where imported goods may be unloaded for immediate transshipment or stored, repacked, sorted, mixed, or otherwise manipulated without being subject to import duties. However, movement of these imported goods from the free-trade area to a non-free-trade area in the country shall be subject to import duties.

Enterprises within the zone are granted preferential tax treatment and immigration laws are more lenient, in exchange for value added such as technology transfer, employment, revenue creation for local suppliers, foreign exchange generation, etc.

SEC. 5. Establishment of ECOZONES. – To ensure the viability and geographical dispersal of ECOZONES through a system of prioritization, the following areas are initially identified as ECOZONES, subject to the criteria specified in Section 6:

(a) All existing export processing zones and government-owned industrial estates within Bacolod City; and

(b) Any private industrial estate which shall voluntarily apply for conversion into an ECOZONE.

These areas shall be developed through any of the following schemes:

i. Private initiative;

ii. Local government initiative with the assistance of the national government; and

iii. National government initiative.

The metes and bounds of each ECOZONE are to be delineated and more particularly described in a proclamation to be issued by the President of the Philippines, upon the recommendation of the Bacolod Economic Zone Authority (BEZA), which shall be established under this Act, in coordination with the city council, National Land Use Coordinating Committee and/or the Regional Land Use Committee.

SEC. 6. Criteria for the Establishment of Other ECOZONES. – In addition to the ECOZONES identified in Section 5 of this Act, other areas may be established as ECOZONES in a proclamation to be issued by the President of the Philippines subject to the evaluation and recommendation of the BEZA, based on a detailed feasibility and engineering study which must conform to the following criteria:

(a) The proposed area must be identified as a regional growth center in the Medium-Term Philippine Development Plan or by the Bacolod City Development Council and Regional Development Council;
(b) The existence of required infrastructure in the proposed ECOZONE, such as roads, railways, telephones, ports, airports, etc., and the suitability and capacity of the proposed site to absorb such improvements;

(c) The availability of water source and electric power supply for use of the ECOZONE;

(d) The extent of vacant lands available for industrial and commercial development and future expansion of the ECOZONE as well as of lands adjacent to the ECOZONE available for development of residential areas for the ECOZONE workers;

(e) The availability of skilled, semi-skilled and non-skilled trainable labor force in and around the ECOZONE;

(f) The area must have a significant incremental advantage over the existing economic zones and its potential profitability can be established;

(g) The area must be strategically located; and

(h) The area must be situated where controls can easily be established to curtail smuggling activities.

Other areas which do not meet the foregoing criteria may be established as ECOZONES: Provided, That the said area shall be developed only through local government and/or private sector initiative under any of the schemes allowed in Republic Act No. 6957 (the build-operate-transfer law), and without any financial exposure on the part of the national government: Provided further, That the area can be easily secured to curtail smuggling activities: Provided finally, That after five (5) years the area must have attained a substantial degree of development, the indicators of which shall be formulated by the BEZA.

SEC. 7. ECOZONE to be a Decentralized Agro-Industrial, Industrial, Commercial/Trading, Tourist, Investment and Financial Community. – Within the framework of the Constitution, the interest of national sovereignty and territorial integrity of the Republic, ECOZONE shall be developed, as much as possible, into a decentralized, self-reliant and self-sustaining industrial-commercial/trading, agro-industrial, tourist, banking, financial and investment center with minimum government intervention. Each ECOZONE shall be provided with transportation, telecommunications, and other facilities needed to generate linkage with industries and employment opportunities for its own inhabitants and those of nearby towns and cities. The ECOZONE shall administer itself on economic, financial, industrial, tourism development and such other matters within the exclusive competence of the national government.

The ECOZONE may establish mutually beneficial economic relations with other entities within the country, or, subject to the administrative guidance of the Department of Foreign Affairs and/or the Department of Trade and Industry, with foreign entities or enterprises.

Foreign citizens and companies owned by non-Filipinos in whatever proportion may set up enterprises in the ECOZONE, either by themselves or in joint venture with Filipinos in any sector
of industry, international trade and commerce within the ECOZONE. Their assets, profits and other legitimate interests shall be protected: Provided, That the ECOZONE through the BEZA may require a minimum investment for any ECOZONE enterprises in freely convertible currencies: Provided further, That the new investment shall fall under the priorities, thrusts and limits provided for in the Act.

SEC. 8. ECOZONE to be Operated and Managed as Separate Customs Territory. – The ECOZONE shall be managed and operated by the BEZA as separate customs territory.

The BEZA is hereby vested with the authority to issue certificate of origin for products manufactured or processed in each ECOZONE in accordance with the prevailing rules or origin, and the pertinent regulations of the Department of Trade and Industry and/or the Department of Finance.

SEC. 9. Defense and Security. – The defense of the ECOZONE and the security of its perimeter fence shall be the responsibility of the national government in coordination with the BEZA. Military forces sent by the national government for the purpose of defense shall not interfere in the internal affairs of any of the ECOZONE and expenditure for these military forces shall be borne by the national government. The BEZA may provide and establish the ECOZONES’ internal security and firefighting forces.

SEC. 10. Immigration. – Any investor within the ECOZONE whose initial investment shall not be less than One Hundred Fifty Thousand Dollars ($150,000.00), his/her spouse and dependent children under twenty-one (21) years of age shall be granted permanent resident status within the ECOZONE. They shall have freedom of ingress and egress to and from the ECOZONE without any need of special authorization from the Bureau of Immigration.

The BEZA shall issue working visas renewable every two (2) years to foreign executives and other aliens, processing highly-technical skills which no Filipino within the ECOZONE possesses, as certified by the Department of Labor and Employment. The names of aliens granted permanent resident status and working visas by the BEZA shall be reported to the Bureau of Immigration within thirty (30) days after issuance thereof.

CHAPTER II

GOVERNING STRUCTURES

SEC. 11. The Bacolod Economic Zone Authority (BEZA) Board. – There is hereby created a body corporate to be known as the Bacolod Economic Zone Authority (BEZA) attached to the Department of Trade and Industry. The Board shall have a director general with the rank of department undersecretary who shall be appointed by the President. The director general shall be at least forty (40) years of age, of proven probity and integrity, and a degree holder in any of the following fields: economics, business, public administration, law, management or their equivalent,
and with at least ten (10) years relevant working experience preferably in the field of management or public administration.

The director general shall be assisted by three (3) deputy directors each for policy and planning, administration and operation, who shall be appointed by the BEZA Board, upon the recommendation of the director general. The deputy directors general shall be at least thirty-five (35) years old, with proven probity and integrity, and a degree holder in any of the following fields: economics, business, public administration, law, management or their equivalent.

The Board shall be composed of thirteen (13) members as follows: the Secretary of the Department of Trade and Industry as Chairman, the Director General of the Bacolod Economic Zone Authority as Vice-Chairman, the undersecretaries of the Department of Finance, the Department of Labor and Employment, the Department of Interior and Local Government, the Department of Environment and Natural Resources, the Department of Agriculture, the Department of Public Works and Highways, the Department of Science and Technology, the Department of Energy, the Deputy Director General of the National Economic and Development Authority, one (1) representative from the investors/business sector in the ECOZONE. In case of the unavailability of the Secretary of the Department of Trade and Industry to attend a particular board meeting, the Director General of BEZA shall act as Chairman.

The existing ecozones in the city of Bacolod regardless of the administering agency shall be absorbed into the BEZA in accordance with the guidelines and regulations set forth in an executive order issued for this purpose.

Members of the Board shall receive a per diem of not less than the amount equivalent to the representation and transportation allowances of members of the Board and/or as may be determined by the Department of Budget and Management: Provided however, That per diems collected per month does not exceed the equivalent of four (4) meetings.

SEC. 12. Functions and Powers of BEZA Board. — The Bacolod Economic Zone Authority (BEZA) Board shall have the following functions and powers:

(a) Set the general policies on the establishment and operations of the ECOZONES, industrial estates, export processing zones, free trade zones, and the like;

(b) Review proposals for the establishment of ECOZONES based on the set criteria under Section 6 and endorse to the President the establishment of the ECOZONES, industrial estates, export processing zones, free trade zones and the like. Thereafter, it shall facilitate and assist in the organization of said entities;

(c) Regulate and undertake the establishment, operation and maintenance of utilities, other services and infrastructure in the ECOZONE, such as heat, light and power, water supply, telecommunication, transport, toll roads and bridges, port services, etc., and to fix just,
reasonable and competitive rates, charges and fees therefore;

(d) Approve the annual budget of the BEZA and the ECOZONE development plans;

(e) Issue rules and regulations to implement the provisions of this Act in so far as its power and functions are concerned;

(f) Exercise its powers and functions as provided for in this Act; and

(g) Render annual reports to the President and the Congress.

**SEC. 13. General Powers and Functions of the Authority.** – The BEZA shall have the following powers and functions:

(a) To operate, administer, manage and develop the ECOZONE according to the principles and provisions set forth in this Act;

(b) To register, regulate and supervise the enterprises in the ECOZONE in an efficient and decentralized manner;

(c) To coordinate with local government units and exercise general supervision over the development, plans, activities and operations of the ECOZONES, industrial estates, export processing zones, free trade zones, and the like;

(d) In coordination with local government units concerned and appropriate agencies, to construct, acquire, own, lease, operate and maintain on its own or through contract, franchise, license, bulk purchase from the private sector and build-operate-transfer scheme or joint venture, adequate facilities and infrastructure, such as light and power systems, water supply and distribution systems, telecommunication and transportation, buildings, structures, warehouses, roads, bridges, ports and other facilities for the operation and development of the ECOZONE;

(e) To create, operate and/or contract to operate such agencies and functional units or offices of the authority as it may deem necessary;

(f) To adopt, alter and use a corporate seal; make contracts, lease, own or otherwise dispose of personal or real property; sue and be sued; and otherwise carry out its duties and functions as provided for in this Act;

(g) To coordinate the formulation and preparation of the development plans of the different entities mentioned above;

(h) To coordinate with the National Economic Development Authority (NEDA), the Department of Trade and Industry (DTI), the Department of Science and Technology
(DOST), and the local government units and appropriate government agencies for policy and program formulation and implementation; and

(i) To monitor and evaluate the development and requirements of entities in subsection (a) and recommend to the local government units or other appropriate authorities the location, incentives, basic services, utilities and infrastructure required or to be made available for said entities.

SEC. 14. Powers and Functions of the Director General. – The director general shall be the overall coordinator of the policies, plans and programs of the ECOZONES. As such, he shall provide overall supervision over and general direction to the development and operations of these ECOZONES. He shall determine the structure and the staffing pattern and personnel complement of the BEZA and establish regional offices, when necessary, subject to the approval of the BEZA Board. In addition, he shall have the following specific powers and responsibilities:

(a) To safeguard all the lands, buildings, records, monies, credits and other properties and rights of the ECOZONES;

(b) To ensure that all revenues of the ECOZONE are collected and applied in accordance with its budget;

(c) To ensure that the investors/firms and employees of the ECOZONES are properly discharging their respective duties;

(d) To give such information and recommend such measures to the Board, as he shall deem advantageous to the ECOZONE;

(e) To submit to the Board, the ongoing and proposed projects, work and financial program, annual budget of receipts, and expenditures of the ECOZONE;

(f) To represent the ECOZONE in all its business matters and sign on its behalf after approval of the Board, all its bonds, borrowings, contracts, agreements and obligations made in accordance with this Act;

(g) To acquire jurisdiction, as he may deem proper, over the protests, complaints, and claims of the residents and enterprises in the ECOZONE concerning administrative matters;

(h) To recommend to the Board the grant, approval, refusal, amendment or termination of the ECOZONE franchises, licenses, permits, contracts, and agreements in accordance with the policies set by the Board;

(i) To require owners of houses, buildings or other structures constructed without the necessary permit whether constructed on public or private lands, to remove or demolish such houses, buildings, structures within sixty (60) days after notice and upon failure of such owner to remove or demolish such house, building our structure within said period, the director general or his authorized representative may summarily cause its removal or demolition at the expense of the
owner, any existing law, decree, executive order and other issuances or part thereof to the contrary notwithstanding;

(j) To take such emergency measures as may be necessary to avoid fires, floods and mitigate the effects of storms and other natural or public calamities;

(k) To prepare and make out plans for the physical and economic development of the ECOZONE, including zoning and land subdivision, and issue such rules and regulations which shall be submitted to the Board for its approval; and

(l) To perform such other duties and exercises such powers as may be prescribed by the Board, and to implement the policies, rules and regulations set by the BEZA.

**SEC. 15. Administration of Each ECOZONE.** – Except for privately-owned, managed or operated ECOZONES, each ECOZONE shall be organized, administered, managed and operated by the ECOZONE executive committee composed of the following:

(a) The administrator who shall be appointed by the BEZA Board upon recommendation of the director general; and

(b) One (1) deputy administrator to be appointed by the Board upon recommendation of the director general.

An ECOZONE advisory body shall be created with the following members:

1. The president of the association of investors in the ECOZONE;

2. The governor of the province where the ECOZONE is located;

3. The mayor of the city where the ECOZONE is located;

4. The president of an accredited labor union in the ECOZONE;

5. The representative of the business sector in the periphery of the ECOZONE; and

6. The representative of the BEZA.

The ECOZONE advisory body shall have the following functions:

i. Advise the ECOZONE management on matters pertaining to policy initiatives; and

ii. Assist the ECOZONE management in setting problems arising between labor and any enterprise in the ECOZONE.
Privately-owned ECOZONES shall retain autonomy and independence but shall be monitored by the BEZA for the implementation of incentives and operations for adherence to the law.

**SEC. 16. Personnel.** – The BEZA Board of Directors shall provide for an organization and staff of officers and employees of the BEZA, and upon recommendation of the director general with the approval of the Secretary of the Department of Trade and Industry, appoint and fix the remunerations and other emoluments: Provided, That the Board shall have exclusive and final authority to promote, transfer, assign and reassign officers of the BEZA, any provision of existing law to the contrary notwithstanding: Provided, further, That the director general may carry out removal of such officers and employees.

All positions in the BEZA shall be governed by a compensation, position classification system and qualification standards approved by the director general with the concurrence of the Board of Directors based on a comprehensive job analysis and audit of actual duties and responsibilities. The compensation plan shall be comparable with the prevailing compensation plans in the Philippine Economic Zone Authority, Subic Bay Metropolitan Authority (SBMA), Clark Development Corporation (BCDA) and the private sector and shall be subject to the periodic review by the Board no more than once every two (2) years without prejudice to yearly merit reviews or increases based on productivity and profitability. The BEZA shall therefore be exempt from existing laws, rules and regulations on compensation, position classification and qualification standards. It shall however endeavor to make its systems conform as closely as possible with the principles under Republic Act No. 6758.

The BEZA officers and employees including all Members of the Board shall not engage directly or indirectly in partisan activities or take part in any election, except to vote.

No officer or employee of the BEZA subject to Civil Service laws and regulations shall be removed or suspended except for cause, as provided by law.

**SEC. 17. Investigation and Inquiries.** – Upon a written formal complaint made under oath, which on its face provides reasonable basis to believe that some anomaly or irregularity might have been committed, the BEZA or the administrator of the ECOZONE concerned, shall have the power to inquire into the conduct of firms or employees of the ECOZONE and to conduct investigations, and for that purpose may subpoena witnesses, administer oaths, and compel the production of books, papers, and other evidences: Provided, That to arrive at the truth, the investigator(s) may grant immunity from prosecution to any person whose testimony or whose possessions of documents or other evidence is necessary or convenient to determine the truth in any investigation conducted by him or under the authority of the BEZA or the administrator of the ECOZONE concerned.

**SEC. 18. Prohibition Against Holding Any Other Office.** – The director general, deputy director general, administrators, officials and staff or assistants of the BEZA shall not hold any other office or employment within or outside the BEZA during their tenure. They shall not, during their tenure,
directly or indirectly, practice any profession, participate in any business, or be financially interested in any contract with, or in any franchise, or special privilege granted by the BEZA or national government, or any subdivision, agency, or instrumentality thereof, including any government-owned-controlled corporation, or its subsidiary.

SEC. 19. Disbursement of Funds. – No money shall be paid out of the funds of any ECOZONE except in pursuance of the budget as formulated and approved by the BEZA.

SEC. 20. Full Disclosure of Financial and Business Interests. – Every member of the Board of the BEZA, the director general, the deputy directors general, and their staff shall, upon assumption of office, make full disclosure of their financial and business interests.

CHAPTER III

OPERATIONS WITHIN THE ECOZONE

SEC. 21. Development Strategy of the ECOZONE. - The strategy and priority of development of each ECOZONE established pursuant to this Act shall be formulated by the BEZA, in coordination with the Department of Trade and Industry and the National Economic and Development Authority; Provided, That such development strategy is consistent with the priorities of the national government as outlined in the medium-term Philippine development plan.

It shall be the policy of the government and the BEZA to encourage and provide incentives and facilitate private sector participation in the construction and operation of public utilities and infrastructure in the ECOZONE, using any of the schemes allowed in Republic Act No. 6957 (the build-operate-transfer law).

SEC. 22. Survey of Resources. – The BEZA shall, in coordination with appropriate authorities and neighboring cities and municipalities, immediately conduct a survey of the physical, natural assets and potentialities of the ECOZONE areas under its jurisdiction.

SEC. 23. Fiscal Incentives. – Registered activities of Registered Business establishments operating within the ECOZONES shall be entitled to the fiscal incentives as provided for under Republic Act No. 7916, the law creating the Philippine Economic Zone Authority, or those provided under Book VI of Executive Order No. 226, otherwise known as the Omnibus Investment Code of 1987, Republic Act No. 7227 as amended otherwise known as the Bases Conversion Development Act and Republic Act 7916 as amended otherwise known as the Special Ecozone act of 1995.

Be that as it may, BEZA shall provide income tax holiday to registered activities of the registered enterprises:
1. Initial Income Tax Holiday - An Initial Income Tax Holiday of 6 (six) years for each registered activity which shall be converted to 8 (eight) years if the registered activity qualifies as a pioneer activity within the contemplation of the Investments Priorities Plan issued by the government thru the Board of Investments (BOI), or by joint evaluation of BEZA, BOI and the Department of Science and Technology (DOST) that the activity sought to be given pioneer status is a first of its kind and untried in the Philippines on a commercial scale or in the alternative if the process to produce the same introduces an intricacy which has not yet been employed at the time of application for pioneer status.

2. Bonus Income Tax Holiday - each registered activity shall be entitled to bonus income holiday for any of the following situations if criteria are met:

A. If the activity has proven to be a foreign exchange earner for the first three (3) years of operation. Under this criterion, the activity shall have earned an average of USD1,000,000 net foreign exchange earnings averaged for the first (three) 3 years from start of commercial operations;

B. If the activity has proven to be labor intensive- Under this criterion, the activity shall establish a ratio of capital equipment to labor of USD5,000 per direct laborer the computation of which shall be based on the amount of capital equipment and number of laborers of the cut-off immediately preceding the month of application for bonus year;

C. If the activity utilizes indigenous materials to the extent of 50% of its direct production cost. The percentage required may be observed in terms of volume of raw materials processed in the activity if otherwise the percent may not be met in terms of value.

3. Exemption from duties and taxes due on imported goods, raw materials, capital equipment, tools and devices in furtherance of the registered activities of the registered enterprises, provided the suppliers of the said imported goods goods, raw materials, capital equipment, tools and devices establish a permanent establishment inside the ecozone administered by BEZA and register as an ecozone logistic enterprise with BEZA.

Furthermore, tax credits for exporters using local materials as Inputs shall enjoy the same benefits provided for in the Export Development Act of 1994.

**SEC. 24. Exemption from National and Local Taxes.**- Except for real property taxes on land owned by developers, no taxes, local and national, shall be imposed on business establishments operating within the ECOZONE. In lieu thereof, five percent (5%) of the gross income earned by all business enterprises within the ECOZONE shall be paid and remitted as follows:

a. Three percent (3%) to the National Government;

b. Two percent (2%) which shall be directly remitted by the business establishments to the treasurer’s office of the municipality or city where the enterprise is located.

The gross income earned shall be computed taking into account the generally accepted accounting principles in recording gross revenue and direct cost to arrive at the gross income earned as tax base.
SEC. 25. Applicable National and Local Taxes. — All persons and services establishments in the ECOZONE, not qualified for fiscal incentives shall be subject to national and local taxes under the National Internal Revenue Code and the Local Government Code.

SEC. 26. Domestic Sales. — Goods manufactured by an ECOZONE enterprise shall be made available for immediate retail sales in the domestic market, subject to payment of corresponding taxes on the raw materials and other regulations that may be adopted by the Board of the BEZA. However, in order to protect the domestic industry, there shall be a negative list of Industries that will be drawn up by the BEZA. Enterprises engaged in the industries included in the negative list shall not be allowed to sell their products locally. Said negative list shall be regularly updated by the BEZA.

The BEZA, in coordination with the Department of Trade and Industry and the Bureau of Customs, shall jointly issue the necessary implementing rules and guidelines for the effective implementation of this section.

SEC. 27. Applicability of Banking Laws and Regulations. — Existing banking laws and Bangko Sentral ng Pilipinas (BSP) rules and regulations shall apply to banks and financial institutions to be established in the ECOZONE and to other ECOZONE-registered enterprises. Among other pertinent regulations, these include those governing foreign exchange and other current account transactions (trade and non-trade) local and foreign borrowings, foreign currency deposit units, offshore banking units and other financial institutions under the supervision of the BSP.

SEC. 28. After Tax Profits. — Without prior Bangko Sentral approval, after tax profits and other earnings of foreign investments in enterprises in the ECOZONE may be remitted outward in the equivalent foreign exchange through any of the banks licensed by the Bangko Sentral ng Pilipinas in the ECOZONE: Provided, however, That such foreign investments in said enterprises have been previously registered with the Bangko Sentral.

SEC. 29. Eminent Domain. — The areas comprising an ECOZONE may be expanded or reduced when necessary. For this purpose, the government shall have the power to acquire, either by purchase, negotiation or condemnation proceedings, any private lands within or adjacent to the ECOZONE for:

a. Consolidation of lands for zone development purposes;

b. Acquisition of right of way to the ECOZONE; and

c. The protection of watershed areas and natural assets valuable to the prosperity of the ECOZONE.

If in the establishment of a publicly-owned ECOZONE, any person or group of persons who has been occupying a parcel of land within the Zone has to be evicted, the BEZA shall provide the person or group of persons concerned with proper disturbance compensation: Provided, however, That in the case of displaced agrarian reform beneficiaries, they shall be entitled to the benefits under the Comprehensive Agrarian Reform Law, including but not limited to Section 36 of
Republic Act No. 3844, in addition to a homelot in the relocation site and preferential employment in the project being undertaken.

**SEC. 30. Leases of Lands and Buildings.** – Lands and buildings in each ECOZONE may be leased to foreign investors for a period not exceeding fifty (50) years renewable once for a period of not more than twenty-five (25) years, as provided for under Republic Act No. 7652, otherwise known as the Investors’ Lease Act. The leasehold right acquired under long-term contracts may be sold, transferred or assigned, subject to the conditions set forth under Republic Act No. 7652.

**SEC. 31. Land Conversion.** – Agricultural lands may be converted for residential, commercial, industrial and other non-agricultural purposes, subjects to the conditions set forth under Republic Act No. 6657 and other existing laws.

**SEC. 32. Shipping and Shipping Register.** – Private shipping and related business including private container terminals may operate freely in the ECOZONE, subject only to such minimum reasonable regulations of local application which the BEZA may prescribe.

The BEZA shall, in coordination with the Department of Transportation and Communications, maintain a shipping register for each ECOZONE as a business register of convenience for ocean-going vessels and issue related certification.

Ships of all sizes, descriptions and nationalities shall enjoy access to the ports of the ECOZONE, subject only to such reasonable requirement as may be prescribed by the BEZA In coordination with the appropriate agencies of the national government.

**SEC. 33. Protection of Environment.** – The BEZA, in coordination with the appropriate agencies, shall take concrete and appropriate steps and enact the proper measure for the protection of the local environment.

**SEC. 34. Termination of Business.** – Investors in the ECOZONE who desire to terminate business or operations shall comply with such requirements and procedures which the BEZA shall set, particularly those relating to the clearing of debts. The assets of the closed enterprise can be transferred and the funds can be remitted out of the ECOZONE subject to the rules, guidelines and procedures prescribed jointly by the Bangko Sentral ng Pilipinas, the Department of Finance and the BEZA.

**SEC. 35. Registration of Business Enterprises.** – Business enterprises within a designated ECOZONE shall register with the BEZA to avail of all incentives and benefits provided for in this Act.

**SEC. 36. One Stop Shop Center.** – The BEZA shall establish a one stop shop center for the purpose of facilitating the registration of new enterprises in the ECOZONE. Thus, all appropriate government agencies that are involved in registering, licensing or issuing permits to investors shall assign their representatives to the ECOZONE to attend to Investor’s requirements.
CHAPTER IV

INDUSTRIAL HARMONY IN THE ECOZONES

SEC. 37. Labor and Management Relations. - Except as otherwise provided in this Act, labor and management relations in the ECOZONE shall be governed by the existing Labor Code of the Philippines. Employees and personnel in the ECOZONE enterprises shall receive salaries and benefits and shall enjoy working conditions not less than those provided under the Philippine Labor Code and other relevant laws, issuances, rules and regulations of the Philippine government and the Department of Labor and Employment.

SEC. 38. Promotion of Industrial Peace. - In the pursuit of Industrial harmony in the ECOZONE, a tripartite body composed of one (1) representative each from the Department of Labor and Employment, labor sector and business and industry sectors shall be created in order to formulate a mechanism under a social pact for the enhancement and preservation of industrial peace in the ECOZONE within thirty (30) days after the effectivity of this Act.

SEC. 39. Master Employment Contracts. - The BEZA, in coordination with the Department of Labor and Employment, shall prescribe a master employment contract for all ECOZONE enterprise staff members and workers, the terms of which provide salaries and benefits not less than those provided under this Act, the Philippine Labor Code, as amended, and other relevant issuances of the national government.

SEC. 40. Percentage of Foreign Nationals. - Employment of foreign nationals hired by ECOZONE enterprises in a supervisory, technical or advisory capacity shall not exceed five percent (5%) of its workforce without the express authorization of the Secretary of Labor and Employment.

SEC. 41. Migrant Worker. - The BEZA, in coordination with the Department of Labor and Employment, shall promulgate appropriate measures and programs leading to the expansion of the services of the ECOZONE to help the local governments of nearby areas meet the needs of the migrant workers.

SEC. 42. Incentive Scheme. - An additional deduction equivalent to one-half (1/2) of the value of training expenses incurred in developing skilled or unskilled labor or for managerial or other management development programs incurred by enterprises in the ECOZONE can be deducted from the national government's share of three percent (3%) as provided in Section 24.

The BEZA, the Department of Labor and Employment, and the Department of Finance shall jointly make a review of the incentive scheme provided in this section every two (2) years or when circumstances so warrant.
CHAPTER V
NATIONAL GOVERNMENT AND OTHER ENTITIES

SEC. 43. Relationship with the Regional Development Council. - The BEZA shall determine the
development goals for the ECOZONE within the framework of national development plans,
policies and goals, and the administrator shall, upon approval by the BEZA Board, submit the
ECOZONE plans, programs and projects to the regional development council for inclusion in and
as inputs to the overall regional development plan.

SEC. 44. Relationship with the Local Government Units. - Except as herein provided, the local
government units comprising the ECOZONE shall retain their basic autonomy and identity. The
cities shall be governed by their respective charters and the municipalities shall operate and
function in accordance with Republic Act No. 7160, otherwise known as the Local Government

SEC. 45. Relationship of BEZA to Privately-Owned Industrial Estates. - Privately-owned
industrial estates shall retain their autonomy and independence and shall be monitored by the
BEZA for the implementation of incentives.

SEC. 46. Transfer of Resources. - The relevant functions of the Board of Investments over
industrial estates and agri-export processing estates shall be transferred to the BEZA. The
resources of government-owned Industrial estates and similar bodies except the Bases Conversion
Development Authority and those areas identified under Republic Act No. 7227, are hereby
transferred to the BEZA as the holding agency. They are hereby detached from their mother
agencies and attached to the BEZA for policy, program and operational supervision.

The Boards of the affected government-owned industrial estates shall be phased out and only the
management level and an appropriate number of personnel shall be retained.

Government personnel whose services are not retained by the BEZA or any government office
within the ECOZONE shall be entitled to separation pay and such retirement and other benefits
they are entitled to under the laws then in force at the time of their separation: Provided, That in
no case shall the separation pay be less than one and one-fourth (1 1/4) month of every year of
service.

CHAPTER VI
MISCELLANEOUS PROVISIONS

SEC. 47. Appropriation. - Upon the effectivity of this Act, any sum as may be necessary to
establish and operate BEZA shall be included in the General Appropriations Act to be treated as an equity of the national government.

Additional funding shall come from the following:

(a) The annual subsidies, appropriations and/or other assets of the industrial estates and other economic areas that have been absorbed/transferred to the BEZA as mandate in this Act;

(b) The proceeds from the rent of lands, buildings, and other properties of the ECOZONES concerned;

(c) The proceeds from fees, charges and other revenue-generating Instruments which the BEZA is authorized to impose and collect under this Act,

(d) The proceeds from bonds which the BEZA authorized to float both domestic and abroad; and

(e) The advance rentals, license fees, and other charges which the BEZA is authorized to impose under this Act and which an investor is willing to advance payment for.

SEC. 48. Applicability of National Laws. - National laws shall prevail vis-a- vis ECOZONE rules, regulations and standards, unless there is a clear intent in this Act or other Acts of Congress to vest the ECOZONE specific power and privileges not otherwise allowed under existing laws.

SEC. 49. Authority of the President to Advance Initial Funding. – Subject to existing laws, the President of the Philippines is hereby authorized to advance out of the savings of the Office of the President such funds as may be necessary to effect the organization of an ECOZONE which shall be reimbursed by the BEZA at reasonable term and condition.

SEC. 50. Non-Applicability on Areas Covered by Other Laws Creating Ecozones. - This Act shall not be applicable to economic zones and areas already created or to be created under Republic Act No. 7227 as amended, Republic Act 7916 as amended or other special laws, and governed by authorities constituted pursuant thereto.

SEC. 51. Ipso-Facto Clause. - All privileges, benefits, advantages or exemptions granted to special economic zones under Republic Act No. 7227 as amended, Republic Act 7916 as amended, and other applicable incentives laws creating economic zones shall ipso-facto be accorded to special economic zones already created or to be created under this Act.

SEC. 52. Separability Clause. - The provisions of this Act are hereby declared separable, and in the event one or more of such provisions or part thereof are declared unconstitutional, such declaration of unconstitutionality shall not affect the validity of the other provisions thereof.

SEC. 53. Interpretation / Construction. - The powers, authorities and functions that are vested in the Bacolod Economic Zone Authority (BEZA) and the ECOZONES concerned are intended to
establish decentralization of governmental functions and authority as well as an efficient and effective working relationship between the ECOZONE, the central government and the local government units.

**SEC. 54. Repealing Clause.** - All laws, acts, presidential decrees, executive orders, proclamations and/or administrative regulations which are inconsistent with the provisions of this Act, are hereby amended, modified, superseded or repealed accordingly.

**SEC. 55. Implementing Rules and Regulations.** - The Department of Trade and Industry, the National Economic and Development Authority, the Department of Finance, the Bureau of Customs, the Department of Agrarian Reform, the Department of Interior and local Government, the Bacolod Economic Zone Authority, and the representatives from the technical staff of the Committee on Economic Affairs of both Houses of Congress shall formulate the implementing rules and regulations of this Act within ninety (90) days after its approval. Such rules and regulations shall take effect fifteen (15) days after their publication in a newspaper of general circulation in the Philippines.

**SEC. 56. Transitory Provisions.** - Prior to the effectivity of the implementing rules and regulations of this Act, the provisions of Presidential Decree No. 66, as amended, and its implementing rules and regulations shall remain in force.

**SEC. 57. Effectivity.** - This Act shall take effect upon its approval.

Approved,