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

EIGHTEENTH CONGRESS
First Regular Session

HOUSE BILL NO. 5482

Introduced by Representatives Ria Christina G. Fariñas
and Rudys Caesar G. Fariñas

EXPLANATORY NOTE

This bill seeks to provide for the establishment of a drug rehabilitation center in every region in the country.

The Dangerous Drugs Board reported that 1.7 million people are addicted to illegal drugs in the Philippines. According to the Philippine Drug Enforcement Agency, more than 8,000 barangays or 92% of barangays in Metro Manila are said to be drug-affected. This leads to drug-related health problems, loss of employment, increase in school dropout, domestic violence, commission of more crimes, and worse, death. Not only are the numbers and reports alarming, drug addiction magnifies greater social dilemmas, which significantly hamper economic growth and social development.

The current administration centers its campaign on crime suppression and eradication of the drug trade. For the users, there are existing government and private sector-operated rehabilitation facilities that offer their rehabilitation programs and services, but most are inaccessible and definitely expensive. Families in the province cannot meet the cost of placing their drug dependent relatives in private rehabilitation centers.

This bill seeks to broaden the coverage of drug treatment and recovery programs for drug dependents by establishing a drug rehabilitation center in every region. This bill also provides for possible cooperation between private people’s organizations or religious organizations and the government, through
the Department of Health, for the management and operation of rehabilitation centers.

The process of rehabilitation is not just about treating the physical and mental state of the drug dependent. It also requires emotional preparation, psychological introspection, gradual social reintegration, and a post-monitoring mechanism that will ensure permanent self-rediscovery and continued productivity. This representation respectfully calls for the immediate passage of this bill to start this comprehensive process of changing lives and bringing the drug dependents back to their families and community.

Through this bill, drug dependents will have a greater opportunity for rehabilitation and eventual reintegration to the community. With appropriate public-private sector partnerships, we can collectively help drug victims get right back on track and pursue life aspirations that temporarily took a backseat.

Hence, approval of this bill is earnestly sought.

RIA CHRISTINA G. FARIÑAS

RUDYS CAESAR G. FARIÑAS
Republic of the Philippines
HOUSE OF REPRESENTATIVES
Quezon City, Metro Manila

EIGHTEENTH CONGRESS
First Regular Session

HOUSE BILL NO. 5482

Introduced by Representatives Ria Christina G. Fariñas
and Rudys Caesar G. Fariñas

AN ACT
PROVIDING FOR THE ESTABLISHMENT OF A DRUG REHABILITATION CENTER IN EVERY
REGION AND APPROPRIATING FUNDS THEREFOR

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

SECTION 1. Regional Drug Rehabilitation Center. – There shall be a drug
rehabilitation center in every region in the country which shall be under the
supervision of the Department of Health.

SEC. 2. Objectives and Functions. – Each regional drug rehabilitation center
shall exercise the following objectives and functions:

a) Provide care, treatment and accommodation to persons funds to be
drug dependents;

b) Train the drug dependent to be physically, psychologically and socially
capable of coping with problems common to peer groups;

c) Facilitate and encourage the dissemination and exchange of ideas and
information on the prevention, care, treatment and control of drug
addiction;

d) Provide after-care, follow-up and social reintegration services to enable
the drug dependent to adjust to family and community life after release;

e) Provide each drug dependent motivation to regain self-confidence,
rediscover working abilities and develop a sense of responsibility;
f) Encourage the formation of organizations and association composed of parents, guardians and immediate relatives of drug dependents in order to raise awareness and enhance their participation in the care, treatment and rehabilitation of their relatives or wards;

g) Undertake continuous training of the physicians, nurses, health officers and social workers on the practical and scientific methods of prevention, care, treatment and rehabilitation of persons founds to be drug dependents; and

h) Strengthen the emotional and spiritual make-up of an individual drug dependent by conducting regular guidance and counselling sessions as well as interdenominational church services.

SEC 3. Location of Drug Rehabilitation Centers. – The Secretary of Health shall, in coordination with the Secretary of Public Works and Highways, determine the location of each regional drug rehabilitation center taking into consideration the accessibility of these facilities to most of drug dependents.

SEC 4. Organization. – Each regional drug rehabilitation center shall be headed by a director and two (2) deputy directors who shall be appointed by the Secretary of Health and vested with powers generally exercised by a chief and assistant chiefs, respectively, of a government hospital.

SEC 5. Qualifications. – The director or deputy director must possess the following qualifications:

a) At least thirty-five (35) years of age;

b) A physician of good reputation; and

c) At least five (5) years experience in the care, treatment and rehabilitation of drug dependents.

SEC 6. Personnel and Staff. – The director shall appoint such other personnel and staff as may be necessary for the effective operation of the regional drug rehabilitation center subject to existing laws, rules, and regulations.

SEC 7. Five-Year Development Plan. – Each regional drug rehabilitation center, through its director, shall be authorized to embark on a five-year development plan in the fulfillment of the following:

a) Establish additional building facilities equipped with new and modern equipment to serve and cater to drug dependents of the region;
b) Initiate plans for the development of income generating programs for the ultimate purpose of generating resources to provide charity services;

c) Provide hospital pharmacy services, free dispensaries and health stations; and

d) Provide educational facilities for interns and graduate and undergraduate students of medicine.

SEC 8. Government Assistance. – The Secretary of Health is hereby authorized to call upon any department, bureau, agency or instrumentality of the government for such assistance as may be necessary to effectively implement this Act.

SEC 9. Public-Private Partnership. – The Secretary of Health is hereby authorized to enter into agreements with people’s organizations or religious organizations for the management and operation of regional drug rehabilitation centers at no additional cost to the government.

SEC 10. Rules and Regulations. – The Secretary of Health, in coordination with the Philippine National Police, Philippine Drug Enforcement Agency and Department of Social Welfare and Development, shall promulgate such rules and regulations as may be necessary for the effective implementation of the provisions of this Act.

SEC 11. Appropriations. – The amount necessary for the implementation of this Act shall be charged against the current appropriations for the Department of Health. Thereafter, such amount as may be necessary for the continued operation of the regional drug rehabilitation centers shall be included in the annual General Appropriations Act.

SEC 12. Repealing Clause. – All laws, decrees, executive orders, rules and regulations, and other issuances or parts thereof which are inconsistent with the provisions of this Act are hereby repealed, amended or modified accordingly.

SEC 13. Effectivity. – This Act shall take effect fifteen (15) days after its publication in a newspaper of general circulation.

Approved,