AN ACT
PROVIDING A STANDARD OF CARE FOR THE TREATMENT OF PERSONS WITH BLEEDING DISORDERS, ESTABLISHING TREATMENT CENTERS AND APPROPRIATING FUNDS THEREFOR

EXPLANATORY NOTE

An individual with a bleeding disorder results to longer bleeding, and random bleeding in muscles, joints, and other areas of the human body. This is caused by a blood clotting deficiency.

There is an estimated number of 10,000 Filipinos that have Hemophilia but only 1,500 have been registered under the Philippine Hemophilia Foundation. About 1 million Filipinos suffer from Von Willebrand disease (VWD), a genetic caused by missing or defective clotting protein known as the von Willebrand factor (VWF). This disease is known to affect both sexes, but women have higher chances to experience VWD due to menstrual periods, pregnancies, and post-childbirths. Unfortunately, only 20 individuals have been registered to have VWD in the Philippines.

According to the Hemophilia Advocates Philippines, majority of the patients suffer from the disorder are living below the poverty line, and experience limited to no access to medicines, facilities, and professional help leaving them undiagnosed. For some, this is also caused by the lack of awareness of the symptoms due to the lack of education.

The minimal access to medical care is a grave concern, and the treatments for the disorders are expensive. A case of mild bleeding in the joints can cost around Php 30,000 to Php 50,000 per treatment. While treating severe cases would cost hundreds of thousands to millions of pesos.
Furthermore, the lack of treatment facilities that cater to this disease force patients from rural areas to travel to urban centers for aid.

Thus, there is an urgent need for the State to include hemophilia care in the national health agenda.

This bill provides for the establishment of hemophilia treatment facilities in key cities, regions in the Philippines to provide a more accessible and affordable medical care.

In view of the foregoing, the passage of this bill is earnestly sought. 

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

SECTION 1. Short Title. - This Act shall be known as the “Bleeding Disorder Standards of Care Act.”

SEC. 2. Declaration of Policy. - It is hereby declared the policy of the State:
   (1) To ensure the adequate treatment of hemophilia at the lowest possible cost and endeavor to make them available for free to indigent patients;

   (2) To ensure the establishment of treatment centers in public hospitals; and

   (3) To establish a standard of care so that patients with severe bleeding disorders can receive necessary and appropriate medical care.

SEC. 3. Definitions. - For the purposes of this Act, the term:

   (1) **Bleeding Disorder** refers to a medical condition characterized by severe deficiency or absence of one or more essential blood clotting proteins in the human blood, often called factors, including all forms of hemophilia, Von Willebrand disease and other bleeding disorders which result in uncontrollable bleeding or abnormal blood clotting.
(2) **Blood Clotting Product** refers to an intravenously-administered medicine manufactured from human plasma, recombinant biotechnology techniques and other processes, approved for distribution by the Bureau of Food and Drugs (BFAD) and which is used for the treatment and prevention of symptoms associated with bleeding disorders. This term includes, but is not limited to:
   a. Factor VIIa, Factor VII and Factor IX products;
   b. Von Willebrand Factor products;
   c. Prothrombin complex concentrates;
   d. Activated prothrombin complex concentrates;
   e. Other products approved by the BFAD for the treatment of bleeding disorders and associated inhibitors.

(3) **Indigent Patient** refers to any Filipino citizen afflicted with any serious illness and/or injury needing immediate confinement and treatment in a hospital and whose income is below the subsistence level.

(4) **DOH** refers to the Department of Health.

(5) **BFAD** refers to the Bureau of Food and Drugs.

(6) **Hemophilia** refers to a human bleeding disorder caused by a hereditary deficiency of the Factor VIII, Factor IX or Factor XI blood clotting protein in human blood.

(7) **Von Willebrand Disease** refers to a human bleeding disorder caused by a hereditary deficiency or abnormality of the von Willebrand Factor in the human blood.

**SEC. 4. State Treatment Facilities.** - The State shall establish hemophilia treatment facilities in key cities and regions nationwide in designated hospitals with Cancer and Hematology Departments.

Each Hemophilia Treatment Facility shall provide to all hemophilia patients:

(1) Care by qualified hematologists and medical doctors shall be provided free of charge, including the necessary blood clotting products and ancillary infusion equipment necessary for the infusion of such blood clotting products;
(2) A room exclusively for hemophilia patients; and

(3) A clinical coagulation laboratory for the screening, diagnosis, provisional diagnosis, and treatment of bleeding disorders or suspected bleeding disorders and such services shall be provided free of charge to all indigent patients.

SEC. 5. Funding. - The amount necessary for the initial implementation of this Act shall be sourced from the current budget of the Department of Health. Thereafter, the funds necessary for the continuous implementation of this Act in the ensuing years shall be included in the General Appropriations Act.

The treatment facilities are allowed to use five percent (5%) of the amount given for the maintenance of the rooms that will be used exclusively for hemophilia patients. However, ninety percent (90%) of the amount shall be used exclusively for necessary blood clotting products to hemophilia patients. The remaining five percent (5%) shall be used for blood screening of hemophilia patients.

Each treatment facility shall submit an annual report to the DOH on how the amount given is used.

SEC. 6. Implementing Rules and Regulations. Within sixty (60) days from the approval of this Act, the Department of Health (DOH) shall, in consultation with hemophilia advocacy groups, promulgate the Implementing Rules and Regulations (IRR) to carry out the provisions of this Act.

SEC 7. Separability Clause. - If for any reason, any provision of this Act is declared unconstitutional or invalid, the other parts of provisions hereof which are not affected thereby shall continue to be in full force and effect.

SEC. 8. Effectivity Clause. - This Act shall take effect fifteen (15) days after its publication in at least two (2) daily papers of national circulation.

Approved,