Republic of the Philippines HOUSE OF REPRESENTATIVES Ouezon City

SEVENTEENTH CONGRESS

Third Regular Session



COMMITTEE REPORT NO.

1185

Submitted by the Committee on Local Government on

FEB 0 4 2019

Re: House Bill No. 1013

Recommending its approval without amendment

Sponsors:

Representatives Pedro B. Acharon, Jr. and Rogelio D. Pacquiao

Madam Speaker:

The Committee on Local Government to which was referred House Bill No. 1013 introduced by Representative Rogelio D. Pacquiao, entitled:

"AN ACT CREATING THE MUNICIPALITY OF MALANDAG IN THE PROVINCE OF SARANGANI"

has considered the same and recommends that the bill be approved without amendment and with Representative Rogelio D. Pacquiao as its author thereof.

Respectfully submitted:

PEDRO B. ACHARON, JR.

Chairman

Committee on Vocal Government

THE HONORABLE SPEAKER HOUSE OF REPRESENTATIVES

1185

FACT SHEET

House Bill No. 1013 (As approved by the Committee on September 26 2017)

AN ACT CREATING THE MUNICIPALITY OF MALANDAG IN THE PROVINCE OF SARANGANI

Introduced by: Rep. Maria Theresa Collantes

Committee Referral: Local Government Committee Chairperson: Rep. Pedro B. Acharon, Jr.

OBJECTIVES:

- To recognize the twelve barangays comprising the proposed municipality of Malandag, in the Province of Sarangani for its continued progress and prosperity, qualifying it to be converted into a municipality;
- To enable the twelve barangays comprising the proposed municipality of Malandag to chart their own development plans and programs to promote public health, safety and general welfare.

KEY PROVISIONS:

- Creates a new municipality in the Province of Sarangani to be known as the Municipality of Malandag;
- Provides that the seat of government of the new municipality shall be in Barangay Malandag Proper;
- Provides that the Municipality of Malandag shall be composed of Barangays Malandag Proper, Alkikan, Atla-e, Banahaw, B'laan, Datal batong, Datal Bila, Datal Tampal, Kibala, Kiblat, Malabod and Nagpan, all in the Province of Sarangani;
- Provides that the Municipality of Malandag shall acquire corporate existence upon the ratification of its creation by a majority of the votes cast by qualified voters in a plebiscite to be conducted in the barangays comprising the Municipality of

Malandag pursuant to Section 3 hereof and in the Municipality of Malungon, Province of Sarangani within thirty (30) days after the approval of this Act;

- Provides that upon ratification of its creation by a majority of the votes cast by qualified voters in a plebiscite, the mayor, the vice- mayor, and the members of the sangguniang bayan shall be appointed by the President of the Republic of the Philippines, in consultation with the representative of the congressional district and the provincial governor, and shall serve until the new set of officials shall have been elected and qualified in the next local elections following the approval of this Act;
- Provides that during the first year of acquisition of its corporate existence, the Municipality of Malandag shall receive from the Department of Budget and Management the Internal Revenue Allotment (IRA) shares of barangays as provided in Section 3 hereof;
- Entitles the proposed Municipality of Malandag to IRA shares pursuant to the provision of Section 285 of Republic Act No. 7160, otherwise known as the Local Government Code of 1991, as amended;
- Provides that the amount necessary to conduct the plebiscite as provided for under this Act shall be borne proportionately by the Province of Sarangani, Municipality of Malungon and the barangays comprising the new Municipality of Malandag.

RELATED LAW:

Section 285 and 442 of the Local Government Code of 1991, as amended