EIGHTEENTH CONGRESS OF THE	
REPUBLIC OF THE PHILIPPINES	
First Regular Session	



### HOUSE OF REPRESENTATIVE

H.B. No. 4460

Introduced by Representative TEODORICO T. HARESCO, JR.

#### **EXPLANATORY NOTE**

On 24 February 1995, Congress enacted Republic Act (R.A.) No. 7919, or "The Alien Social Integration Act of 1995", which allowed aliens whose stay in the country has become illegal to gain legal residence upon proper application and official registration, meeting certain conditions and submission of documents, and payment of fees from the period 01 June 1995 to 31 December 1996. On 30 December 1996, Congress enacted R.A. No. 8247, which extended the applicability of benefits under R.A. No. 7919 to 30 June 1997.

In August 2019, Bureau of Immigration Commissioner Jaime Morente said that the Agency is implementing numerous changes to "ensure that only the legitimate and properly documented foreign nationals may set foot and stay in the country." This statement came after concerns were raised on the increasing number of foreign nationals with improper or no documentation.

This measure intends to allow aliens whose stay in the Philippines has been illegal, to be socially and economically re-integrated into the country and, at the same time, allow the government to generate funds, directly from the program, and indirectly from internal revenues paid by aliens who derive income from within the country, to support key programs of the government.

TEODORICO T. HARESCO, JR.

<sup>1</sup> https://news.mb.com.ph/2019/08/02/bi-steps-up-drive-against-illegal-aliens/

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# AN ACT GRANTING TEMPORARY RESIDENCY STATUS TO CERTAIN ALIENS IN THE PHILIPPINES UNDER CERTAIN CONDITIONS

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

SECTION 1. Short Title - This Act shall be known as the "Alien Social Integration Act."

**SEC. 2.** *Declaration of Policy* - The state shall control and regulate the admission and integration of aliens into its territory and body politic. Towards this end, aliens with unlawful residence shall be integrated into the mainstream of Philippine society.

SEC. 3. *Coverage* - Upon effectivity of this Act, all aliens whose stay in the Philippines is otherwise illegal under existing laws because of improper documentation, or aliens who have arrived legally but stayed after their visas expired, and who have entered the country prior to June 30, 2019, excluding those who already availed in good faith the benefits of Executive Order No. 324 and Republic Act 7919, as amended whose application has been duly approved, are hereby granted temporary resident status upon compliance with the provisions of this Act, and shall not be prosecuted for crimes defined under Commonwealth Act No. 613, otherwise known as the Immigration Act of 1940 which are inherent to illegal residence such as the absence of valid travel documents or visa: *Provided*, that in no case shall alien refugees in the Philippines be qualified to apply under this Act.

The bar to prosecution shall apply only to such crimes or felonies committed due to acts necessary or essential to maintain a false, fraudulent or illegal residence,

1	such as falsification of marriage, birth or baptismal certificates or travel documents
2	such as visas or alien certificates of registration.
3	
4	SEC. 4. Integration Requirements and Fees - The social integration of aliens
5	established under Section 3 shall be effective and its benefits enjoyed by illegal
6	residents upon completion of all the following acts:
7	4.1. Filing of registration forms with the following agencies:
8	(1) the civil register of the place of residence;
9	(2) the Bureau of Internal Revenue (BIR);
10	(3) the Bureau of Immigration (BI);
11	(4) the National Bureau of Investigation (NBI); and
12	(5) the commercial or universal bank to which the alien pays the integration
13	fee as hereinafter provided.
14	In lieu of the foregoing, the filing of registration forms may be done in Five (5)
15	sets with a commercial or universal bank certified by the BIR as authorized
16	collectors for income tax.
17	4.2. The registration form shall contain:
18	(1) the applicant's full name and aliases by which the applicant may be
19	known;
20	(2) proof of identity, good moral character and financial capacity through
21	affidavits from two (2) Filipino citizens of good reputation in his/her
22	place of residence;
23	(3) history of stay in the Philippines;
24	(4) residential address for the immediate past five (5) years;
25	(5) four (4) passports size pictures; and
26	(6) a complete fingerprint card for each of the agencies mentioned in 4.1,
27	including his/her most recent dental records which shall be submitted
28	to the NBI.
29	4.3. Payment of the integration fees to any duly licensed commercial or
30	universal bank accredited by the BIR as authorized to receive income tax
31	payments in the following amounts:
32	4.3.1 A one-time payment of Four Hundred Thousand Pesos (P400,000.00),
33	for aliens who have stayed illegally in the Philippines for less than one
34	(1) year, and Eight Hundred Thousand Pesos (P800,000.00) for aliens

1	who have stayed illegally in the Philippines for one (1) year or longer,
2	for the principal applicant upon filing of the registration forms with the
3	bank: Provided, that the BIR may promulgate rules and regulations for
4	other modes of payment through installment scheme.
5	4.3.2. A single payment of One hundred Fifty Thousand Pesos
6	(P150,000.00) for the spouse and Seventy Five Thousand Pesos
7	(P75,000.00) for each legitimate child below eighteen (18) years of
8	age.
9	4.3.3. Children born after 30 June 2018 of parents who received the benefits
10	of this Act shall, upon proper registration with the BI, become legal
11	residents.
12	4.3.4. The integration fees paid by an alien shall be in lieu of all immigration
13	fees and fines said alien may have incurred during his unlawful
14	residence in the country.
15	4.4. Submission of a medical certificate stating that the applicant is not a user
16	of prohibited drugs or otherwise a drug addict and that he/she is not afflicted
17	with Acquired Immune Deficiency Syndrome (AIDS).
18	4.5. Submission of a medical certificate stating that the applicant is mentally
19	and psychologically healthy.
20	
21	SEC. 5. Official Receipt - The commercial or universal bank shall issue an
22	official receipt acknowledging receipt of the integration fee, upon payment by the
23	applicant of a processing fee of Five Thousand Pesos (P5,000.00). In the event the
24	registration was affected under paragraph 2 of subsection 4.1, the bank shall furnish
25	copies of the registration document to the following agencies:
26	(1) the civil register of the applicant's place of residence;
27	(2) the BIR; and
28	(3) the NBI
29	Thereafter, the bank shall issue a certification to this effect in favor of the
30	applicant.
31	
32	SEC. 6. Duties of the Bureau of Immigration - Upon presentation by the
33	applicant of the official receipt from the bank, together with a certification from the
34	bank or agency concerned, as the case may be, that the civil registrar, the BIR and the

NBI received copies of the registration forms defined in Subsection 4.2 hereof, the BI shall verify whether the applicant is within the coverage of this Act, and shall, after verification, issue an alien certificate of registration (ACR) to the applicant. The legal residence granted under this Act shall commence from the date the BI issues the ACR. The BI shall publish, at the applicant's expense, the names, ages, addresses and a photograph of each applicant in a national newspaper of general circulation at the end of each calendar month during the effectivity of the application period, as herein after provided in Section 8. The BI shall likewise post the abovementioned details on its website for at least two (2) weeks. The banks authorized under this Act to collect the fees herein required shall collect a publication fee of Ten Thousand Pesos (P10,000.00) from the applicant.

SEC. 7. Ministerial Duty of the Civil Registrar, the BIR and the NBI - The Civil Registrar, the BIR and the NBI shall have the ministerial duty to accept the registration forms required under Section 4. Each of these agencies may charge no more than Five Hundred Pesos (P500.00) for the filing of the registration forms. Upon payment of the filing fee, the agency concerned shall issue a certification that the alien has filed with said office by himself/herself or through the bank, all the forms under Section 4.

**SEC. 8.** *Application Period* - The benefits extended by Section 3 can be availed of within two (2) years from the effectivity of this Act.

**SEC. 9.** *Administrative Confirmation* - The procedure herein provided may be availed of by any alien who may want a confirmation of his stay in the Philippines.

**SEC. 10.** *Eligibility for Citizenship* - Aliens granted legal residence under this Act shall be eligible to apply for naturalization after five (5) years from the approval of his/her application.

**SEC. 11.** *Compliance Report and Oversight Functions* - The BI shall submit to the chairpersons of the Committee on Justice of each chamber of Congress, copies furnished to the Senate President and the Speaker of the House of Representatives, a

written report on the developments in the implementation of this Act every six (6) months following the effectivity of this Act.

**SEC. 12.** *Revocation of Resident Status* - Deceit or misrepresentation on the part of any applicant to enable them to obtain legal status under this Act shall be a ground for cancellation or revocation of their resident status. The BI shall promulgate rules and regulations to determine the authenticity of the documents submitted by the applicants. The BI may revoke applicants or legalized aliens on the basis of substantial evidence.

**SEC. 13.** *Perjury* - All applications shall be under oath or affirmation, which oath or affirmation shall be required for their registration. Applicants who violate their oath or affirmation by knowingly making untruthful statements on any material matter in their application shall be liable for perjury under Revised Penal Code. In addition to the penalty imposed on perjury, the subsequent convictions of the applicant shall revoke the legal residence granted him/her and shall subject the applicant to deportation proceedings.

**SEC. 14.** *Appropriations* - There is hereby appropriated, out of the payments received under Section 4 hereof, an amount of Twenty Million Pesos (P20,000,000.00) to cover administrative and other expenses to be incurred in the implementation of this Act.

**SEC. 15.** *Privacy Clause* - Information submitted by an alien applicant pursuant to this Act, shall be used only for the purpose of determining the veracity of the factual statements by the applicant or for enforcing the penalties prescribed by this Act.

**SEC. 16.** *Rule-making Powers* - The provisions of this Act are self-executory and shall not be dependent on the issuance of any rules or regulations. The Secretary of Justice is hereby authorized, however, to promulgate only such rules and regulations as may be needed to efficiently and administratively implement the provisions of this Act.

1	SEC. 17. Separability Clause - If any provision of this Act is declared
2	unconstitutional, such sections or parts not affected thereby shall remain in full force
3	and effect.
4	
5	SEC. 18. Repealing Clause - all laws, decrees, executive orders, rules and
6	regulations or parts thereof inconsistent with the provisions of this Act are hereby
7	repealed or modified accordingly.
8	
9	SEC. 19. Effectivity Clause - This Act shall take effect fifteen (15) days after its
10	publication in the Official Gazette or in at least two (2) national newspaper of general
11	circulation.
12	
13	Approved,