SEVENTEENTH CONGRESS OF THE REPUBLIC OF THE PHILIPPINES

First Regular Session

HOUSE OF REPRESENTATIVES

H. No. 2612

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BILLS AND IN	NDEX SERVICE

Introduced by Representative Vilma Santos-Recto 6th District of Batangas

AN ACT

STRENGTHENING LOCAL GOVERNMENT PARTICIPATION IN NATIONAL DEVELOPMENT BY INCREASING THE SHARE OF LOCAL GOVERNMENT UNITS IN THE NATIONAL INTERNAL REVENUE TAXES, AMENDING FOR THE PURPOSE SECTION 284 OF REPUBLIC ACT NO. 7160, OTHERWISE KNOWN AS THE LOCAL GOVERNMENT CODE OF 1991

Explanatory Note

The enactment of Republic Act (R.A.) No. 7160 otherwise known as the Local Government Code of 1991 was a major step in bringing administrative and organizational reforms to our local government units (LGUs), highlighted bydecentralization and local autonomy.LGUs are now mandated to deliver the priority needs and basic services of its communities such as agricultural services, health and social welfare services, information services, waste management and environmental protection, maintenance of roadsand highways, infrastructure facilities and tourism development, among others.1

As mandated in the Code, LGUs have the power to create and broaden their own sources of revenue coupled with the right to a just share in national taxes in order to discharge local powers and effectively carry out devolved functions.

The internal revenue allotment (IRA), is the share of the LGUs out of the national government's overall revenue collections. The Philippines consists of 81 provinces, 145 cities, 1,489 municipalities and 42,036 barangays. Since only a fraction of the 43,751 LGUs belong to the 1st and 2nd income classes, most of these LGUs depend on their share from the IRA to perform their devolved powers and functions. Thus, majority of the LGUs have become dependent on their IRA and fail to exert effort to look for other resources to fund programs and projects.

Twenty-five years since the enactment of the Code, most local governments have yet to exercise genuine autonomy from the national government and still lack the capability to become effective partners of the national government in national progress.

http://www.nscb.gov.ph/activestats/psgc/PSA PSGC SUMMARY ASOFDEC2015.pdf

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¹Eleuterio C. Dumogho. "Relevant Provisions of Local Government Code." Comparative Study Tour on Local Government Administration and Management. 8 May 2006. http://pcij.org/blog/wpdocs/Dumogho LGC Relevant Provisions.pdf

² National Statistical Coordination Board. Provincial Summary: Number of Provinces, Cities, Municipalities and Barangays, By Region.

This bill seeks to promote good governance by LGUs through the amendment of Section 284 of the Code therebyincreasingLGUshare in the IRA from forty percent (40%)to fifty percent (50%). With the increase of their share in the national taxes, local governments are expected to ensure efficient and effective delivery of basic services; increase local government capacities to generate revenues, enhance financial management and improve the performance of public economic enterprises; and improve their mechanisms for transparency and accountability.

In view of the foregoing, the immediate approval ofthis measure is hereby requested.

VILMA SANTOS-RECTO

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

3 SECTION 1. Section 284 of Republic Act No. 7160, otherwise known as the "Local Government Code of 1991" is hereby amended to read as follows: 4 "Section 284. Allotment of Internal Revenue Taxes. - Local government units 5 shall have a share OF FIFTY PERCENT (50%) in the national internal revenue taxes 6 based on the collection of the third fiscal year preceding the current fiscal year.[as 7 follows: 8 (a) On the first year of the effectivity of this Code, thirty percent (30%); 9 (b) On the second year, thirty-five percent (35%); and 10 11 (c) On the third year and thereafter, forty percent (40%).] "X XX." 12 13 SEC. 2.Implementing Rules and Regulations. The Secretaries of the Department of the Interior and Local Government in coordination with the Department of Finance and the Bureau 14 of Internal Revenue, shall jointly within ninety (90) days from the effectivity of this Act, 15 formulate and promulgate rules and regulations to implement the provisions of this Act. 16 17 SEC. 3. Repealing Clause. All other laws, orders, decrees, issuances, circulars, rules and regulations or parts thereof which are inconsistent with any of the provisions of this Act are 18

hereby repealed or modified accordingly.

SEC. 4. Effectivity Clause. This Act shall take effect fifteen (15) days from the date of publication in the Official Gazette or in at least two (2) newspapers of general circulation.

Approved,

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