

Republic of the Philippines
HOUSE OF REPRESENTATIVES
Quezon City

SEVENTEENTH CONGRESS
First Regular Session

HOUSE BILL NO. 5644



Introduced by **HON. LUIS RAYMUND "LRAY" F. VILLAFUERTE, JR.**

EXPLANATORY NOTE

The country has produced thousands of competent medical professionals over the years – just this March 2017, the Professional Regulation Commission has issued over 800 licenses to capable Physicians¹. However, this number could still not address the lack of willing professionals the government needs for the healthcare services to soar, as the Philippines lacks almost 15,000 doctors to adequately meet the needs of the health sector².

According to Department of Health, the current ratio of doctors in the Philippines is 1 for every 33,000 Filipinos³, which is way below the World Health Organization standard ratio of 1 doctor to 1,000 patients. Despite the projects and programs being done to improve the quality of health care in the country, this still lacks the guidance and professional aid of medical officers committed to ensuring quality health care for every Filipino.

The country needs to attract more doctors to work for the public health sector and, consequently, attract more aspiring doctors. With the current salary rate given to an entry level Medical Officer, more and more medical professionals opt to work outside of public sector and, unfortunately, outside of the country, where pay is significantly higher.

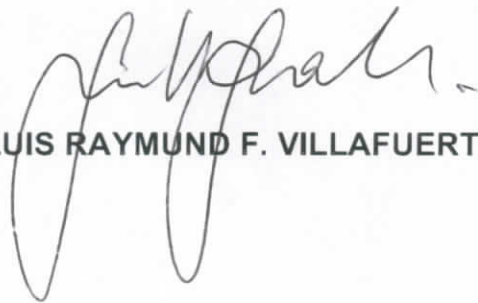
In addressing this concern, this bill aims to raise the minimum salary grade level of government doctors to encourage them to work in public hospitals and public institutions. This would help bridge the ratio gap between the doctor and patient population and ensure quality health care for our people, especially those that are in far-flung and rural areas.

¹ <http://www.prc.gov.ph/news/?id=6485>

² Ibid.

³ <http://cnnphilippines.com/news/2016/10/13/departement-of-health-lack-of-doctors.html>

The approval of this bill is earnestly sought.



LUIS RAYMUND F. VILLAFUERTE, JR.

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**AN ACT UPGRADING THE MINIMUM SALARY GRADE OF GOVERNMENT
DOCTORS FROM SALARY GRADE 16 TO 24**

*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 “*Government Doctors’
Salary Upgrading Act of 2017.*”

Section 2. Declaration Policy. – It is the Government’s concern and
responsibility to provide adequate remuneration for public hospital doctors to attract
and retain its rightful share of talents with the end view of fulfilling the state policy of
providing essential health services to all Filipinos.

Section 3. Raising the Government Doctors’ Minimum Salary Grade Level. –
The present minimum salary grade of government doctors (Medical Officer I) shall be
upgraded from Salary Grade 16 to Salary Grade 24. Salary grade level of those
occupying higher positions shall be adjusted accordingly.

Section 4. Coverage. – This act shall cover all resident doctors in public
hospitals, whether nationally or locally funded.

Section 5. *Implementing Rules and Regulations.* – The Department of Health (DOH) and the Department of Budget and Management (DBM) shall promulgate the necessary rules and regulations to implement the provisions of this Act.

Section 6. *Appropriation.* – The Government shall appropriate such amount as may be necessary to carry out the objectives of this Act. Initial funds required for the implementation of this Act shall be sourced from the savings of the Executive Branch of the government and other possible sources as may be determined by the Office of the President. The subsequent funds needed shall be included in the General Appropriations Act for the year following the implementation of this Act.

Section 7. *Separability Clause.* – Should any provision of this Act be declared invalid or unconstitutional, the validity or constitutionality of the other provisions shall not be affected thereby.

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Section 8. *Repealing Clause.* – All laws, decrees, letters of instructions, resolutions, orders, ordinances or parts thereof which are inconsistent with the provisions of this Act, are hereby repealed, amended, or modified accordingly.

Section 9. *Effectivity.* – This Act shall take effect fifteen (15) days after its publication in the Official Gazette or in two (2) newspapers of general circulation.

Approved.