



Republic of the Philippines  
House of Representatives  
Quezon City, Metro Manila

TWENTIETH CONGRESS  
First Regular Session

HOUSE BILL NO. 296



---

Introduced by REPRESENTATIVE ALYSSA MICHAELA "MICA" M. GONZALES

---

**AN ACT  
ESTABLISHING THE OVERSEAS FILIPINO WORKERS HOSPITAL AS A LEVEL III  
HOSPITAL UNDER THE DIRECT SUPERVISION AND CONTROL OF THE DEPARTMENT  
OF MIGRANT WORKERS, AND APPROPRIATING FUNDS THEREFOR**

**EXPLANATORY NOTE**

This bill seeks to further strengthen the Overseas Filipino Workers (OFW) Hospital which caters to the medical needs of our OFWs as well as their dependents. Since the start of its operation, the demand for its services over the years have steadily risen, putting great strain on its available resources. Despite their earnest hope to expand their operations, they are limited by the current framework that they work under thereby affecting the availability of services they can provide.

Hence, there is a need to further empower the OFW Hospital, expand its capabilities under the direct supervision of the Department of Migrant Workers and increase the financial support it needs. After all, they serve our OFWs and their families—giving our modern day heroes peace of mind, knowing that they and their families' access to decent healthcare services is secured by the government. It is only proper to help our OFWs whom for decades have been contributing massively in the economic progress of our country.

It is for these reasons that the passage of this bill is most earnestly sought.

REP. ALYSSA MICHAELA "MICA" M. GONZALES  
3<sup>rd</sup> District, Pampanga



---

Introduced by REPRESENTATIVE ALYSSA MICHAELA "MICA" M. GONZALES

---

**AN ACT**  
**ESTABLISHING THE OVERSEAS FILIPINO WORKERS HOSPITAL AS A LEVEL III**  
**HOSPITAL UNDER THE DIRECT SUPERVISION AND CONTROL OF THE DEPARTMENT**  
**OF MIGRANT WORKERS AND APPROPRIATING FUNDS THEREFOR**

*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 "Overseas Filipino Workers Hospital Act."

**SEC. 2. Declaration of Policy.** - It is the policy of the State to adopt an integrated and comprehensive approach to health development which shall endeavor to make essential goods, health, and other social services available to all people at affordable cost. To this end, the State shall protect the interest and promote the well-being of overseas Filipino workers (OFW) through the provision of social welfare services in recognition of their importance and contribution to economic development and nation-building.

**SEC. 3. Definition of Terms.** - As used in this Act:

(a) *Dependents* shall refer to any of the following:

(1) The legal spouse entitled by law to receive support from the OFW;

(2) The legitimate, legitimated, legally adopted, or illegitimate child who is unmarried, not gainfully employed, and has not reached twenty-one (21) years of age, or if over twenty-one (21) years of age, is congenitally incapacitated or while still a minor has been permanently incapacitated and incapable of self-support, physically or mentally; or

(3) The parents who are receiving regular support from the OFW;

(b) *OFW* refers to a Filipino who is to be engaged, is engaged, or has been engaged in a remunerated activity in a country of which the said person is not an immigrant citizen, or a permanent resident of, or is not awaiting naturalization, recognition, or admission, whether land-based or sea-based regardless of status; excluding a Filipino engaged under a government-recognized exchange visitor program for a cultural and educational purposes. For purposes of this Act, a person engaged in remunerated activity covers a person who has been contracted for overseas employment but has yet to leave the Philippines, regardless of status, and includes "Overseas Contract Workers". The term "OFW" is synonymous with "Migrant Worker."

**SEC. 4. Establishment of the Overseas Filipino Workers Hospital as a Level III Hospital.**

- There shall be established in the City of San Fernando, Province of Pampanga, a Level III hospital to be known as the Overseas Workers Hospital (OFWH), which shall be under the direct supervision and control of the Department of Migrant Workers (DMW). It shall cater primarily to the healthcare needs of OFWs and their qualified dependents subject to the limitations under the existing laws, rules, and regulations: *Provided*, That nothing herein shall prevent the OFWH from accommodating patients other than OFWs or their qualified dependents.

The Medical Center Chief of OFWH shall, in consultation with the DMW and the Department of Health (DOH), prepare the hospital development plan to reflect the development goals of the hospital including its bed capacity and service capability. Requests for staffing requirements, capital outlay investments, and budgetary needs for operations shall be based on the hospital development plan.

The DOH shall support the OFWH through the provision of technical assistance, extending capital outlay, and monitoring of the hospital's compliance with standards to deliver quality healthcare.

**SEC. 5. Purposes and Objectives.-** The OFWH shall:

(a) Provide comprehensive and total health care services to all migrant workers including Overseas Workers Welfare Administration (OWWA) contributors, whether active or inactive, their legal dependents, and the general public;

(b) Serve as a referral facility for repatriated OFWs needing medical assistance and support while ensuring its participation in the provincial and inter-regional healthcare provider networks to allow for a seamless and coordinated referral system for the medical repatriation program in accordance with Republic Act No. 11223, otherwise known as the "*Universal Healthcare Act*";

(c) Promote, encourage, engage in, and publish scientific research on the prevention, care, and treatment of occupational diseases common to OFWs, including the underwriting of research on biological, demographic, social, economic, eugenics, physiological aspects of occupational disorders of OFWs, and conduct relevant congresses, conventions, seminars, and conferences;

(d) Develop training programs for medical and allied medical professional which shall focus on strengthening occupational and migrant health services in the country and the creation of specialized services;

(e) Provide 24/7 telehealth services to migrant workers and their families; the service may be extended at the Philippine foreign post or the Philippine Overseas Labor Office to assist in the medical assessment and management of distressed OFWs while awaiting repatriation;

(f) Establish OFWH as a medical facility providing pre-employment medical examinations for OFWs;

(g) Strengthen health surveillance through the provision of a post-employment or post-arrival medical examinations for OFWs, in consonance with Republic Act No. 8042, otherwise known as the "Migrant Workers and Overseas Filipinos Act of 1995," and the DOH's Philippine Migrant Health Program;

(h) Raise public awareness and conduct a massive information drive on the prevention, treatment, and control of diseases common to OFWs, occupational health and safety, and physical fitness; and

(i) Assist and support universities, research institutions, and other hospitals or medical facilities in their studies on health-related concerns of OFWs.

**SEC. 6. Powers of OFWH.**- The OFWH shall have the power to:

(a) Acquire and hold, in any manner, property of whatever nature or description, and to dispose of such property under any mode of encumbrance or conveyance;

(b) Contract and be contracted with;

(c) Levy, assess and collect such fees, charges, and assessments as may be necessary or proper to support, finance, and maintain its operation;

(d) Mortgage, lease, sell, transfer, convey, or otherwise dispose of its properties;

(e) Invest in, and purchase or otherwise acquire, own, hold, use, lease, grant, mortgage, sell, transfer or otherwise deal with, real and/or personal properties of every kind and nature, including shares of stocks, bonds, notes, and other evidence of indebtedness or obligations of other corporations whether government or private;

(f) Solicit and receive donations, endowments, and funds in the form of contributions, whether in cash or in kind, from both the public and private sectors subject to existing budgeting, accounting, and auditing rules and regulations;

(g) Open such accounts in banks and other financial institutions, and to disburse such funds or invest the same as the DMW Secretary may direct to accomplish or advance the purposes or interest of the hospital;

(h) Invite foreign specialists and similar experts in the various medical fields not available in the country; to train the personnel, trainees, and residents;

(i) Send the personnel to research institutes, medical institutes, or universities for advance training or observation and to attend international or regional conventions, conferences, congresses, and seminars as the Medical Center Chief may deem necessary to accomplish the purposes and objectives of the hospital and subject to the approval of the DMW Secretary; and

(j) Exercise such other powers and functions as may be necessary or incidental for the accomplishment of the purposes and objectives of the OFWH.

**SEC. 7. Duties and Responsibilities of the DMW.**- The DMW shall:

(a) Establish a focal office for migration and health in the DMW to ensure that the country's migrant health program is mainstreamed in the plans and programs of the OFWH which shall include:

(1) Assistance in identifying, documenting, processing, and approving applications for benefits granted to OFWs and their qualified dependents;

(2) Establishment of a referral system within the OFWH to ensure efficient delivery of medical and health care services to OFWs and their qualified dependents;

(3) Strengthening of the existing health benefits and medical assistance programs such as subsidies on hospitalization and medical procedures for OFWs and their qualified dependents, subject to the availability of funds and resources; and

(4) Active engagement in the Philippine Migrant Health Network, an inter-agency, multi-stakeholder network for migrant health, composed of members from other government, non-governmental agencies, academe, civil society organizations, private sector, and international organizations, to advocate and lobby support for migrant health programs;

(b) Formulate and promulgate policies, programs, and plans for the sound administration, maintenance, and operations of the OFWH in consultation with the Medical Center Chief;

(c) Determine the organized structure and staffing pattern of the OFWH in accordance with the revised compensation and position classification system subject to the evaluation and approval of the DBM and in compliance with the civil service and other pertinent laws, rules and regulations;

(d) Appoint and remove from OFWH personnel upon the recommendation of the Medical Center Chief subject to civil service rules and regulations and other applicable laws;

(e) Create a consultative committee and other necessary mechanisms for the effective participation of land-based and sea-based accredited OFW organizations in the formulation of policies for the effective implementation of programs and measures to attain the objectives of the OFWH;

(f) Determine and undertake, in coordination with the Governance Commission for Government-Owned or Controlled Corporations, the appropriate steps for the formal establishment and incorporation of the OFW Hospital in accordance with Republic Act No. 10149, otherwise known as the "GOCC Governance Act of 2011". *Provided, That the OFWH shall remain under full control and supervision of the DMW, unless Congress shall provide otherwise; and*

(g) Perform such other functions that are necessary for the attainment of the purposes and objectives of this Act.

**SEC. 8. *Medical Center Chief.***- The Medical Center Chief shall be appointed by the President of the Philippines upon the recommendation of the DMW Secretary.

The Medical Center Chief shall have the following duties and responsibilities:

(a) Provide overall direction and strategic leadership to the OFWH toward the provision of high-quality health services;

(b) Oversee all managerial and administrative processes and operations of all departments of the OFWH;

(c) Supervise daily activities of functional units;

(d) Ensure high standards in clinical training for medical and allied medical personnel;

(e) Execute, on behalf of the hospital, all contracts and agreements which the hospital may enter into and accomplish and deliver any and all documents relative to such contracts and agreements subject to the approval of the DMW Secretary;

(f) Represent the hospital in all dealing with other offices, agencies, and instrumentalities of the Government and all other persons or entities, whether domestic or foreign and whether government or private; and

(g) Exercise such other powers and perform such duties as may be vested or reposed by the DMW.

**SEC. 9. Duties and Responsibilities of the DOH.**- The DOH shall:

(a) Ensure that the necessary permits and licenses to operate the OFWH are obtained, consistent with relevant issuances, rules and regulations;

(b) Endorse and encourage medical specialists in other government hospitals such as the Philippine Heart Center, National Kidney and Transplant Institute, Lung Center of the Philippines, National Children's Hospital, and the Philippine General Hospital, to hold clinics in the OFWH;

(c) Establish OFW centers or wards in DOH-retained hospitals to complement the OFWH. The level of OFW services and corresponding facilities in OFW centers or wards and their respective health human resource requirements shall be determined by the DOH, in coordination with stakeholders: *Provided*, That the standards to be adopted thereon shall be consistent with the Philippine Health Facility Development Plan; and

(d) Perform such other functions that are necessary for the attainment of the purposes and objectives of this Act.

**SEC. 10. Support from other Government Agencies.** - The OWWA shall ensure that existing health benefits and medical assistance programs are strengthened for OFWs and their qualified dependents: *Provided*, That nothing in this Act shall be construed to diminish or reduce the existing benefits of OFWs and their dependents provided under Republic Act No. 11223, otherwise known as the "*Universal Health Care Act*."

All other agencies, departments, bureaus, offices, or instrumentalities of the government, including government-owned or -controlled corporations, shall render assistance to the OFWH for the effective implementation of this Act.

**SEC. 11. Congressional Oversight Committee.**- There is hereby created a joint Congressional Oversight Committee which shall be jointly chaired by the Chairpersons of the Senate Committee on Health and Demography and the House of Representatives Committee on Health. It shall be composed of five (5) members from the Senate and five (5) members from the House of Representatives, respectively: *Provided*, That at least one (1) member from each house shall come from the Minority.

**SEC. 12. Appropriations.**- The amount necessary for the initial implementation of this Act shall be charged against the current year's appropriation of the concerned departments and agencies. Thereafter, such amount shall be included in the annual General Appropriations Act.

**SEC. 13. Annual Report.**- The DMW shall submit to the President and Congress an annual report on the implementation of this Act.

**SEC. 14. *Implementing Rules and Regulations.***- Within sixty (60) days from the approval of this Act, the DMW shall, in consultation with the DOH, OWWA, and other stakeholders, promulgate the rules and regulations to carry out the provisions of this Act.

**SEC. 15. *Separability Clause.***- If any provision of this Act is declared invalid or unconstitutional, the remaining provisions not affected thereby shall continue to be in full force and effect.

**SEC. 16. *Repealing Clause.***- Executive Order No. 154, Series of 2021, is hereby repealed. All other laws, decrees, executive orders, and rules and regulations contrary to or inconsistent with the provisions of this Act are hereby repealed or modified accordingly.

**SEC. 17. *Effectivity.***- This Act shall take effect fifteen (15) days after its complete publication in the Official Gazette and in at least two (2) newspapers of general circulation.

Approved,