Republic of the Philippines
HOUSE OF REPRESENTATIVES
Quezon City, Metro Manila

EIGHTEENTH CONGRESS
Third Regular Session

House Bill No. 9955

Introduced by REPRESENTATIVE JOEY SARTE SALCEDA

AN ACT
TO PROMOTE INVESTMENTS IN AGRICULTURE BY
EASING FARMLAND LANDHOOLDING RESTRICTIONS AND
RATIONALIZING LAND TRANSACTION PROCESSES

EXPLANATORY NOTE

Land is an important factor of production in agriculture and land fragmentation has significantly reduced agriculture productivity. The 2019 study by economists Tasso Adamopoulos and Diego Restuccia found that the government’s agrarian reform program has resulted in land fragmentation, reducing average farm size by 34 percent, agricultural productivity by 17%, and the share of landless individuals by 20%.\(^1\)

The current restriction on farmlands under the Comprehensive Agrarian Reform Law such as the five hectare limit and non-transferability of the land within 10 years of issuance and 30 years of amortization has effectively discouraged efficient rural land market operations, eroded the value and collateral value of awarded lands, reducing the farmers' incentive to invest in land improvements, and limiting choice of more efficient contractual arrangements.\(^2\) Thus, decades into the government’s land reform program it has only created a new class of people: the “landed poor”.

Economies of scale dictate that there is a great advantage in the operation of larger farmlands as the cost per unit of output decreases with the increase in farmland area. Larger farms will allow farmers to introduce new and alternative technologies and farming systems. It will also encourage younger Filipinos to go into farming thereby introducing new blood in our already aging farmer population.

Also at present, there are still 680,000 agrarian reform beneficiaries (ARBs) in 1.2 million hectares of agrarian land. These ARBs, though emancipated from their landlords, are now saddled with debts with the land that the government awarded to them. Unpaid agrarian lands

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are covered by restrictions, reducing the land value and farmers’ options to increase their productivity to pay off the debt. It has undermined their ownership of the awarded land.

To effectively address land fragmentation and resulting decline in agricultural productivity, and persistent poverty in the sector, there is a need to ease restrictions on farm size, remove restrictions on agricultural land transactions, and condone all unpaid land amortizations of agrarian reform beneficiaries to allow them to fully utilize their land.

Section 70 of Republic Act No. 6657 or the Comprehensive Agrarian Reform Law and its implementing rules and regulations have created a stumbling block in the transfers of agricultural land. It is also proposed to remove bureaucratic delays created from the need for DAR clearances in land transfers as the electronic database of the Land Registration Authority is sufficient to verify the landholding ceiling.

In view of the foregoing, the approval of this bill is urgently sought.

JOEY SARTE SALCEDA
AN ACT
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Be it enacted by the Senate and House of Representatives of the Philippines in Congress
assembled:

SECTION 1. Short title. – This Act may also be referred to as the “Agricultural Lands
Easing Act of 2021.”

SEC. 2. Declaration of principle. – It is hereby declared the policy of the State to
promote investments in agriculture and to encourage the establishment of economically viable
enterprises in the countryside by easing farmland restrictions and rationalizing processes and
procedures.

SEC. 3. Fee simple title. – Lands acquired by farmer-beneficiaries under any of the
agrarian reform laws shall be considered as lands with fee simple title and thus may be sold,
transferred, conveyed, mortgaged, leased, or entered into a partnership or usufruct agreements,
at any time, with any person, natural or juridical, qualified to own or possess lands in the
Philippines in accordance with existing laws.

SEC. 4. Upgrading to electronic titles. – The Department of Agrarian Reform (DAR)
and the Land Registration Authority (LRA) shall implement a program for the upgrading of
paper titles held by farmer-beneficiaries to electronic titles, free of charge. The appropriations
necessary for the implementation of this Section shall be charged initially to existing funds of
the DAR, and subsequently to the General Appropriations Act (GAA).

SEC. 5. Landholdings’ ceiling requirement. – Any sale, transfer or conveyance of
agricultural lands shall be valid as long as the resulting total agricultural landholdings by the
transferee do not exceed twenty-four (24) hectares.

SEC. 6. Condonation of unpaid amortizations and other charges. – The State hereby
condones all unpaid amortizations, interests thereon, penalties and surcharges owing or due to
the government, obtained from the acquisition of lands awarded under the Comprehensive
Agrarian Reform Law and other land reform legislations. All liens and encumbrances
associated with agrarian reform land acquisition that are annotated in the Certificates of Title
issued to farmer beneficiaries and its derivative titles are all cancelled by operation of law. It shall not be necessary for titles to be presented to the Registry of Deeds. No further action shall be required from farmer beneficiaries for the cancellation of such annotations.

SEC. 7. *Removal of DAR clearances on transfers of ownership of agricultural lands.* – Transferees of ownership of agricultural lands shall furnish the appropriate Registry of Deeds an affidavit attesting to the fact that his/her total agricultural landholdings, as a result of the said transfer, do not exceed twenty-four (24) hectares. Such transfers shall not require any clearance from the Department of Agrarian Reform (DAR) as a prerequisite for registration of transaction with the Register of Deeds. The transfer of ownership shall be immediately registered by the Registrar of Deeds if the resulting agricultural landholdings of the transferee, based on the electronic database of the Land Registration Authority (LRA), do not exceed 24 hectares. If from the electronic records of the LRA it appears that the transferee’s landholdings exceeds 24 hectares, his/her registration shall be denied and the transferee shall be notified of said fact and shall be provided with the list of the properties that is registered in his/her name. If the transferee claims that the person who has a landholding in excess of 24 hectares is only a namesake, the transferee shall be required to submit additional evidence with the Register of Deeds for verification of the transferee’s identity within the prescribed processing time as may be provided in the implementing rules under Section 9 of this Act.

SEC. 8. *Bank mortgages.* – Banks and non-bank financial institutions duly registered with the Bangko Sentral ng Pilipinas (BSP) and allowed by law to hold mortgage rights or security interests in agricultural lands to secure loans and other obligations of borrowers, may acquire title to these mortgaged properties upon foreclosure, subject to existing banking laws. These financial institutions shall not be subject to the landholding ceiling requirement under the preceding section subject to the provision of Section 52 of Republic Act No. 8791 or the General Banking Law on disposition of acquired asset within a period of five (5) years.

SEC. 9. *Repurchase.* – In case of mortgage foreclosure, the farmer-beneficiary or his/her heirs who are in actual occupation and cultivation of the land mortgaged shall have the right to repurchase within a period of two (2) years, after which said property acquired from any agrarian reform beneficiary may be transferred to any person, both natural and juridical, subject to the limitations of law.

The Land Bank of the Philippines shall open a credit and financing facility to cover or help lower the costs of the repurchase. Other banks may open similar facilities, Provided, that loans made through the facility shall qualify as “Agriculture and agrarian reform credit” under Section 6 of Republic Act No. 10000 or the Agri-Agra Credit Reform Act.

SEC. 10. *Farmer-beneficiary information campaign* – For the full dissemination of the features of this Act, as well as to allow farmer-beneficiaries to avail of the services provided herein, the Department of Agrarian Reform (DAR) and local agrarian reform offices, in coordination with the Philippine Information Agency (PIA) and other appropriate government offices, shall conduct an information campaign to explain the provisions of this Act to farmer-beneficiaries.

Summaries of the key features of this Act, translated to Filipino and regional languages and dialects, shall be made widely available to farmer-beneficiaries.

SEC. 11. *Penalties.* – Any person who knowingly or willfully violated the provision of this Act shall be punished by imprisonment of not less than one (1) month to not more than
three (3) years. If the offender is a corporation or association, the officer responsible therefore shall be criminally liable.

SEC. 12. *Existing notice of coverage.* – All existing Notice of Coverage upon the effectivity of this act shall be respected and shall remain in full force and effect.

SEC. 13. *Implementing Rules and Regulations.* – The Department of Justice, through the Land Registration Authority (LRA), and the Department of Agrarian Reform (DAR), in coordination with Bangko Sentral Ng Pilipinas (BSP) and the Land Bank of the Philippines (LBP) shall promulgate the necessary implementing rules and regulations within one hundred twenty (120) days upon the effectivity of this Act.

SEC. 14. *Repealing Clause.* – Sections 6, 27, and 70 of RA No. 6657 All laws, decrees, orders, rules and regulations or parts thereof inconsistent with any provision of this Act are hereby repealed, amended or modified accordingly.

SEC. 15. *Separability Clause.* – If, for any reason, any provision of this Act or any part thereof be declared unconstitutional and invalid, the other parts or provisions of this Act not affected thereby shall remain in full force and effect.

SEC. 16. *Effectivity Clause.* – This Act shall take effect fifteen (15) days after its complete publication in the *Official Gazette* or in at least two (2) newspapers of general circulation.

Approved,