Republic of the Philippines
HOUSE OF REPRESENTATIVES
Quezon City

THIRTEENTH CONGRESS
Third Regular Session

HOUSE BILL No. 6035
(In substitution of House Bills Nos. 4943, 5718, 498 and 400)


AN ACT
PROVIDING FOR CHEAPER MEDICINES AND FOR OTHER PURPOSES

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

SECTION 1. Short Title. – This Act shall be known as “The Cheaper Medicines Act of 2007.”

SECTION 2. Declaration of Policy. – It is hereby declared the policy of the State to protect and promote the right to health of the people and instill health consciousness among them. Pursuant thereto, the State shall provide cheaper medicines to the public.

SECTION 3. A new chapter after Chapter VIII, Part II of the Law on Patents of Republic Act No. 8293 is hereby created to read as follows:

“CHAPTER VIII-A
NON-PATENTABLE INVENTIONS, PARALLEL IMPORTATION, EARLY WORKING PROVISIONS AND GOVERNMENT USE OF DRUGS OR MEDICINES

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A) IN THE CASE OF DRUGS OR MEDICINES, THE MERE
DISCOVERY OF A NEW FORM OF A KNOWN SUBSTANCE
WHICH DOES NOT RESULT IN THE ENHANCEMENT OF THE
KNOWN EFFICACY OF THAT SUBSTANCE OR THE MERE
DISCOVERY OF ANY NEW PROPERTY OR NEW USE FOR A
KNOWN SUBSTANCE OR THE MERE USE OF A KNOWN PROCESS
UNLESS SUCH KNOWN PROCESS RESULTS IN A NEW PRODUCT
THAT EMPLOYS AT LEAST ONE NEW REACTANT, SHALL NOT
BE PATENTABLE.

IN THE CASE OF DRUGS OR MEDICINES, SALTS, ESTERS,
ETHERS, POLYMORPHS, METABOLITES, PURE FORM, PARTICLE
SIZE, ISOMERS, MIXTURES OF ISOMERS, COMPLEXES,
COMBINATIONS AND OTHER DERIVATIVES OF A KNOWN
SUBSTANCE SHALL BE CONSIDERED TO BE THE SAME
SUBSTANCE, UNLESS THEY DIFFER SIGNIFICANTLY IN
PROPERTIES WITH REGARD TO EFFICACY.

(B) OTHER THAN THE INSTANCES SPECIFIED IN SECTION
72, THE OWNER OF A PATENT TO MEDICINES OR DRUGS SHALL
LIKewise BE PREVENTED FROM EXERCISING HIS RIGHTS
UNDER SECTION 71, UNDER THE FOLLOWING
CIRCUMSTANCES:

(i) USING, OFFERING FOR SALE, SELLING OR
IMPORTING A PATENTED PRODUCT WHEN IT HAS BEEN
INTRODUCED ANYWHERE IN THE WORLD BY THE
PATENT OWNER, OR ANY PARTY AUTHORIZED TO USE
THE INVENTION: PROVIDED, THAT A PATENTED
PRODUCT SHALL MEAN A PATENTED ACTIVE
PHARMACEUTICAL INGREDIENT (API), DRUGS OR
MEDICINES: PROVIDED FURTHER, THAT SUCH
IMPORTED PATENTED PRODUCTS SHALL CLEARLY
INDICATE ITS COUNTRY OF ORIGIN AND MANUFACTURE
AND BE CLEARLY DISTINGUISHED FROM THE SAME
PRODUCT MANUFACTURED WITH LICENSE IN THE
PHILIPPINES: PROVIDED FURTHER, THAT NOTHING
HEREIN SHALL IN ANY WAY DIMINISH THE OTHER
RIGHTS OF THE PATENT OWNER.

(ii) WHERE THE ACT INCLUDES TESTING,
USING, MAKING OR SELLING THE INVENTION
INCLUDING ANY DATA RELATED THERETO, SOLELY
FOR PURPOSES REASONABLY RELATED TO THE
DEVELOPMENT AND SUBMISSION OF INFORMATION
REQUIRED UNDER ANY LAW OF THE PHILIPPINES OR OF
ANOTHER COUNTRY THAT REGULATES THE
MANUFACTURE, CONSTRUCTION, USE OR SALE OF ANY
PRODUCT.

(C) OTHER THAN THE INSTANCES MENTIONED IN
SECTION 74, A GOVERNMENT AGENCY OR THIRD PERSON
AUTHORIZED BY THE GOVERNMENT MAY EXPLOIT THE
INVENTION OF A DRUG OR MEDICINE IN CASES OF NATIONAL
EMERGENCY OR OTHER CIRCUMSTANCES OF EXTREME
URGENCY; OR WHERE THERE IS PUBLIC NON-COMMERCIAL
USE OF THE PATENT BY THE PATENTEE, WITHOUT
SATISFACTORY REASON.

SUBJECT TO THE CONTROL, SUPERVISION AND
DETERMINATION OF THE RESPECTIVE SECRETARIES OF THE
DEPARTMENT OF HEALTH AND THE DEPARTMENT OF TRADE
AND INDUSTRY, THE USE OR OTHER EXPLOITATION BY THE
GOVERNMENT OR ANY OF ITS AUTHORIZED
REPRESENTATIVES OF DRUGS OR MEDICINES TO PROTECT
PUBLIC HEALTH SHALL BE IMMEDIATELY EXECUTORY AND
SHALL NOT BE SUBJECT TO ANY TEMPORARY RESTRAINING
ORDER OR PRELIMINARY INJUNCTION OR SUCH OTHER
PROVISIONAL REMEDIES THAT WILL PREVENT ITS
IMPLEMENTATION. ALL CASES ARISING FROM THE
IMPLEMENTATION OF THIS PROVISION SHALL BE
COGNIZABLE BY COURTS WITH APPROPRIATE JURISDICTION
PROVIDED BY LAW.”

SECTION 4. Sec. 147 of Republic Act No. 8293 is hereby amended to read as
follows:

“Sec. 147. Rights Conferred. – 147.1. EXCEPT IN CASES OF
IMPORTATION OF DRUGS OR MEDICINES ALLOWED UNDER
CHAPTER VIII-A, AND OF OFF-PATENT DRUGS AND MEDICINES,
[T]he owner of a registered mark shall have the exclusive right to prevent
all third parties not having the owner’s consent from using in the course of
trade identical or similar signs or containers for goods or services which
are identical or similar to those in respect of which the trademark is
registered where such use would result in a likelihood of confusion. In
case of the use of an identical sign for identical goods or services, a likelihood of confusion shall be presumed.

“147.2 The exclusive right of the owner of a well known mark defined in Subsection 123.1(e) which is registered in the Philippines, shall extend to goods and services which are not similar to those in respect of which the mark is registered: Provided, That use of that mark in relation to those goods or services would indicate a connection between those goods or services and the owner of the registered mark: Provided further, That the interests of the owner of the registered mark are likely to be damaged by such use.(n)”

SECTION 5. Non-Discriminatory Clause. – It shall be unlawful for any retail drug outlets to refuse to carry and/ or offer for sale imported drugs and medicines which had been previously approved for distribution or sale by the Bureau of Food and Drugs (BFAD). For this purpose, the said products shall be displayed with equal prominence as all other products sold in the establishment.

Any person who shall refuse to carry or sell drugs or medicines as provided herein shall be punished with a fine of not less than one hundred thousand pesos (PhP100,000.00) but not more than five hundred thousand pesos (PhP500,000.00) at the discretion of the court. For the succeeding offense, the penalty shall be not less than five hundred thousand pesos (PhP500,000.00) but not more than one million pesos (PhP1,000,000.00) at the discretion of the court plus the cancellation of the license to operate by the BFAD.

SECTION 6. Oversight Committee. – For the effective implementation of this Act, there shall be created an Oversight Committee to be composed of five (5) members from the Senate and five (5) members from the House of Representatives. There shall be
proportionate representation of both the Majority and Minority members of both Houses with the Minority being assured of membership thereat.

The Oversight Committee shall oversee full implementation of the provisions of this Act.

**SECTION 7. Appropriations.** – For the initial implementation of this Act, the amount of twenty five million pesos (PhP25,000,000.00) shall be taken from the current General Appropriations Act. Thereafter, such sum as may be necessary for its continued implementation shall be included in the annual General Appropriations Act.

**SECTION 8. Creation and Composition of the Drug Prices Regulation Board.** –

(a) There is hereby created the Drug Prices Regulation Board, which shall be attached to the Department of Health and composed of the following:

1. **Chairman** – Secretary of Health

2. **Vice-Chairman** – Secretary of Trade and Industry

3. **Member** – Director, Bureau of Food and Drugs

(b) The Board shall have as many members as may be recommended by the Secretary of Health and appointed by the President of the Philippines: Provided that, consumers, pharmaceutical companies, whether national or multinational, pharmacists, physicians, and hospitals shall be duly represented from among the reputable association nationwide: Provided further, that the total membership of the Board shall not exceed ten (10).

(c) The Board shall have the power to regulate prices of drugs and medicines including life-saving ones and those indicated for chronic illnesses in order to make them affordable to the public. For this purpose, the Board may inquire into the profit margins of drugs and medicines and is empowered to do any and all acts necessary to achieve the purposes of this Act.
SECTION 9. Rules and Regulations – The Department of Health shall, within sixty (60) days from the approval of this Act, promulgate and issue the Rules and Regulations as may be necessary for the effective implementation of this Act.

SECTION 10. Separability Clause. – Any portion or provisions of this Act that may be declared unconstitutional or invalid shall not have the effect of nullifying other portions and provisions hereof as long as such remaining portion or provision can still subsist and be given effect in their entirety.

SECTION 11. Repealing Clause. – All laws, decrees, executive orders, proclamations and administrative regulations, or parts thereof inconsistent herewith are hereby repealed or modified accordingly.

SECTION 12. Effectivity Clause. – This Act shall take effect fifteen (15) days after its publication in at least two (2) national papers of general circulation.

Approved,