[REPUBLIC ACT NO. 1891, June 22, 1957]

AN ACT TO AMEND SECTIONS TWO, THREE, FOUR, SEVEN AND EIGHT OF REPUBLIC ACT NUMBERED ONE THOUSAND EIGHTY-TWO ENTITLED "AN ACT STRENGTHENING HEALTH AND DENTAL SERVICES IN THE RURAL AREAS, AND PROVIDING FUNDS THEREFOR."

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

SECTION 1. Sections two (a), (b), and (c), three, four, seven, and eight of Republic Act Numbered One thousand eighty-two, entitled "An Act strengthening health and dental services in the rural areas, and providing funds therefor", are hereby amended so as to read as follows:

- "SEC. 2 (a) There shall be in each province a Provincial Health Officer, and in each congressional district, a dental unit composed of a Public Health Dentist and a dental helper who is a high school graduate with experience and knowledge of medicine or allied science: *Provided, however,* That a congressional district having population of over one hundred thousand but not more than one hundred fifty thousand shall have an additional dental unit, and a Congressional District having a population of over one hundred fifty thousand shall have two additional dental units. The existing charity dentists and dental helpers under the Bureau of Hospitals financed by the Sweepstakes aid and national fund and the dentists under the Bureau of Health shall constitute the nucleus for the dental service in the one hundred and two congressional districts: *And, provided, further,* That the dental units shall be created immediately upon the immediately upon the approval of this Act.
- "SEC. 2 (b) There shall be created rural health of eight different categories or staff of personnel corresponding to eight population groups of municipalities to be served, based on a more equitable and distribution on the ratio of personnel to population as follows:
- (1) Category I, consisting of one midwife and sanitary inspector, to be allotted to a municipality Group I with population up to two thousand; (2) Category II, consisting of one public health nurse one midwife or one sanitary inspector, to be allotted to a municipality of Group II with population from two thousand to five thousand; (3) Category III, consisting of one municipal health officer, as head of the unit, one public health nurse, one midwife; and one sanitary inspector, to be allotted to a municipality of Group III with population from five thousand to ten thousand; (4) Category IV, consisting of one municipal health officer, as head of the unit, one public health nurse, two midwives and one sanitary

from ten thousand to twenty thousand; (5) Category V, consisting of one municipal health officer head of the unit, two public health nurses, two midewives and one sanitary inspector, to be allotted to a municipality of Group V with population from twen thousand to thirty thousand; (6) Category VI, consisting of two municipal health officers, two public health nurses, two midwives and two sanitary inspectors be allotted to a municipality of Group VI with population from thirty thousand to forty thousand; (7) Category VII, consisting of two municipal health officers, two public health nurses, three midwives and three sanitary inspectors, to be allotted to a municipality of Group VII with population from forty thousand to fifty thousand; and (8) Category VIII, consisting of two municipal health officers, four public health nurses, four midwives and three sanitary inspectors, to be allotted to a municipality of Group VIII, with population from fifty thousand and over. Each group of two or three adjacent municipalities or of municipal districts having an aggregate population of not less than five thousand shall have a rural health unit of Category III: Provided, That if, in the implementation of the provisions of this Act relative to the allocation of health personnel to the different population groups, the number of health personnel in a rural health unit already existing and operating in a municipality upon the passage of this Act shall suffer a reduction, the number and constitution of the health personnel in that unit shall not be disturbed. If the public service so demands, the Director of Health, upon approval of the Secretary of Health, may regroup contiguous places and assign to each group the rural health unit of the proper category described above: Provided, That in cities where there are rural areas, rural health units of the proper category may be established thereat.

inspector, to be allotted to a municipality of Group IV with population

"SEC. 2 (c) To take care of the distribution of drugs medicines for the use in the rural areas, there shall be created fourteen positions of pharmacists, eight of whom shall be assigned to the regional districts, the remaining six to be detailed in the Central Office of the Bureau of Health. These pharmacists may, from time to time, be assigned to the provinces as conditions warrant."

"SEC. 3. The existing Presidents of Sanitary Divisions, Municipal Maternity and Charity Clinic Physicians, and Heads of Units (FOA/PHILCUSA) of the Bureau of shall be the Municipal Health Officers to head the rural health units of whatever categories operating or shall be assigned to operate within their respective jurisdiction and shall remain in their present stations as Municipal Health Officers thereat until transferred by the Director of Health to such places where, in the interest of public health service, their services are needed: *Provided, however,* That the additional rural health units required in section two (b) of this SHALL be established in six years from the effectivity of this Act."

"SEC. 4. The minimum and maximum rates of annual salaries for the positions created in this Act or absorbed in the implementation of its provisions shall be as follows: