COMMITTEE REPORT NO. 902

Submitted by the Committee on Banks and Financial Intermediaries on

Re: House Bill No. 6182

Recommendation: Its approval, in substitution of House Bills Numbered 3334 and 3876

Sponsors: Representatives Nelson Collantes and Terry Ridon

Mr. Speaker:

The Committee on Banks and Financial Intermediaries to which were referred House Bill No. 3876 introduced by Representative Nelson Collantes, entitled:

"AN ACT DESIGNATING CASINO OPERATORS AS COVERED PERSONS UNDER REPUBLIC ACT NO. 9160 (ANTI-MONEY LAUNDERING ACT OF 2001), AS AMENDED, FOR THE PURPOSE OF STRENGTHENING THE ANTI-MONEY LAUNDERING/COMBATING THE FINANCING OF TERRORISM REGIME OF THE PHILIPPINES, AND FOR OTHER PURPOSES"

and House Bill No. 3334 introduced by Representative Terry Ridon, entitled:

"AN ACT AMENDING REPUBLIC ACT NO. 9160, OTHERWISE KNOWN AS "THE ANTI-MONEY LAUNDERING ACT OF 2001", AS AMENDED"

6182

has considered the bills and recommends that the attached House Bill No. _________, entitled:

"AN ACT DESIGNATING CASINO OPERATORS AS COVERED PERSONS UNDER REPUBLIC ACT NO. 9160 (OTHERWISE KNOWN AS THE ‘ANTI-MONEY LAUNDERING ACT OF 2001’, AS AMENDED"

be approved, in substitution of House Bills Numbered 3334 and 3876, with Representatives Nelson Collantes, Terry Ridon, Agapito Guanlao, Jose Tejada, Samuel Pagdilao, Henry Qamirial, Delphine Lee and Gus Tambunting as authors thereof.

Respectfully submitted,

Nelson P. Collantes
Chairman

THE SPEAKER
HOUSE OF REPRESENTATIVES
Republic of the Philippines
House of Representatives
Cebu City

SIXTEENTH CONGRESS
Third Regular Session

HOUSE BILL No. 6182

Introduced by Representatives Nelson Collantes, Terry Ridon, Agapito Guanzao, Jose Tejada, Samuel Pagdilao, Delahine Lee, Henry Oaminal and Gus Tambunting

"AN ACT
DESEGINATING CASINO OPERATORS AS COVERED PERSONS UNDER REPUBLIC ACT NO. 9160, OTHERWISE KNOWN AS THE 'ANTI-MONEY LAUNDERING ACT OF 2001', AS AMENDED"

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 "CASINO ANTI-MONEY LAUNDERING/COMBATING THE FINANCING OF TERRORISM (AML/CFT) ACT."

Sec. 2. Declaration of Policy. — It is hereby declared the policy of the State to ensure that the Philippines shall not be used as a site for the laundering of proceeds of any unlawful activity and for the financing of terrorism. To this end, it shall protect and preserve the integrity of the casino industry with a strong and efficient Anti-Money Laundering / Combating the Financing of Terrorism (AML/CFT) regime. Consistent with its foreign policy, the State shall extend cooperation in transnational investigations and prosecutions of persons involved in money laundering and terrorist financing activities wherever committed.

Sec. 3. Designation of Casino Operators. — Casino operators, with respect to their gaming operations, are hereby designated as covered persons under Republic Act No. 9160, otherwise known as the Anti-Money Laundering Act of 2001, as amended.

Sec. 4. Definition of Terms. — As used in this Act:

a. Account refers to membership account, customer's credit account, check cashing account, deposit account or any other account opened with a casino by or on behalf of a customer;

b. Aggregation refers to multiple or series of transactions that are treated as a single cash transaction if done by or on behalf of a specific customer involving an amount exceeding the designated threshold in one (1) trading day;
c. Cash refers to currency notes and coins considered as legal tender in the country of
   issue.

d. Check in refers to transactions involving the receipt of cash by a casino paid by or on
   behalf of a customer. These include the following:
   1. Purchases of chips, tokens, and other gaming instruments;
   2. Front money deposits;
   3. Safekeeping deposits;
   4. Payments on any form of credit, including markers and counter checks;
   5. Currency received by a casino for transmittal of funds through wire transfer for a
      customer;
   6. Purchases of a casino's check;
   7. Exchanges of currency for another currency, and
   8. Bills inserted into electronic gaming devices;

e. Check-out refers to transactions involving the payout of cash by a casino to a customer
   or to any person in his behalf. These include, but are not limited to the following:
   1. Redemptions of chips, tokens, tickets, and other gaming instruments;
   2. Front money withdrawals;
   3. Safekeeping withdrawals;
   4. Advances on any form of credit, including markers and counter checks;
   5. Payments by a casino to a customer based on receipt of funds through wire
      transfers;
   6. Cashing of checks or other negotiable instruments;
   7. Exchanges of currency for another currency;
   8. Travel and complimentary expenses and gaming incentives; and
   9. Payment for tournament, contests, and other promotions;

f. Casino refers to gambling casinos where the building, room or space is used for social
   amusements; specifically, one used for gambling through games of chance, games of cards and
   games of numbers and are being regulated and supervised by the Philippine Amusement and
   Gaming Corporation (PAGCOR), the Cagayan Economic Zone Authority (CEZA) or any other
   appropriate supervising authority. For purposes of this Act, it also includes internet- and ship-based
   casinos.

   1. Internet-Based Casino refers to gambling casinos in which persons participate by the
      use of remote communication facilities such as, but not limited to, internet,
      telephone, television, radio or any other kind of electronic or other technology for
      facilitating communication.
2. **Ship-Based Casino** refers to gambling casinos, the operation of which is undertaken on board a vessel, ship, boat or any other water-based craft wholly or partly intended for gambling.

g. **Covered Transaction** – Notwithstanding the provision of Section 3(h) of Republic Act No. 9150, as amended, for purposes of casino-related transactions, covered transaction shall refer to a single transaction undertaken by any individual per day with the casino involving an amount in excess of Four million pesos (Php4,000,000.00).

h. **Customer** refers to any person who transacts or attempts to transact with a casino, whether or not that person participates, or intends to participate, in the gaming activities offered by the casino;

i. **Monetary Instrument** refers to:

1. Coins or currency of legal tender in the Philippines, or in any other country;
2. Casino Value Instruments such as casino chips, casino reward cards, Ticket in/Ticket out, markers, cashier’s order, chip purchase order, chip check, gift certificates, casino draft;
3. Negotiable checks such as casino check, personal check, bank draft; and
4. Other similar instruments where title thereto passes to another by endorsement, assignment or delivery;

j. **Money Laundering** refers to acts punished under Section 4 of Republic Act No. 9150, as amended;

k. **Offender** refers to any person who commits money laundering offense and/or terrorist financing;

l. **Person** refers to any natural or juridical person.

m. **Proceeds** refers to an amount derived or realized from an unlawful activity. It includes:

1. All material results, profits, effects and any amount realized from any unlawful activity;
2. All monetary, financial or economic means, devices, documents, papers or things used in, or having any relation to, any unlawful activity; and
3. All moneys, expenditures, payments, disbursements, costs, outlays, charges, accounts, refunds and other similar items for the financing, operations, and maintenance of any unlawful activity;

n. **Property** refers to anything or item of value, real or personal, movable or immovable, tangible or intangible, or any interest therein or any benefit, privilege, claim or right with respect thereto.
o. **Supervising authority** refers to the PAGCOR, CEZA or any other appropriate agency, as may be determined by law.

p. **Suspicious transaction** is a transaction, regardless of the amount involved, where any of the following circumstances exists:

1. the casino operator or any of its employees knows, suspects, has reason to suspect, or should have known, by the exercise of due diligence, that the transaction:
   i. involves funds derived from an unlawful activity or from a money laundering offense;
   ii. is designed to evade any of the requirements under this Act or Republic Act No. 9160, as amended;
   iii. has no business or apparent lawful purpose or is not the sort in which the particular customer would normally be expected to engage, and the casino operator or any of its employees knows of no reasonable explanation for the transaction after examining the available facts, including the background and possible purpose of the transaction; or
   iv. involves the use of casinos to facilitate unlawful activity, money laundering and terrorist financing;

2. any of the circumstances for the filing of a suspicious transaction report under Section 3 (b-1) of Republic Act No. 9160, as amended; and

3. any other circumstances that may be determined suspicious by the Anti-Money Laundering Council (AMLC).

q. **Terrorist financing** refers to acts defined and punished under Sections 4, 5, 6, 7 and 8 of Republic Act No. 10168;

r. **Trading day** refers to the normal business day of a casino. If the casino offers 24-hour gaming, the term shall mean that 24-hour period by which the casino keeps its books and records for business and accounting purposes;

s. **Transaction** refers to purchase or redemption of casino chips or tokens, or other gaming instruments or any other payment, transfer, or delivery by, through, or to a casino, by whatever means effected;

For purposes of reporting covered transactions, cash transaction shall mean the physical transfer of cash from one person to another. A non-cash transaction, on the other hand, shall mean the transfer of funds by means of bank check, bank draft, wire transfer, or other written order;

t. **Unlawful activities** refers to the crimes or offenses listed under Section 3 (j) of Republic Act No. 9160, as amended.

Sec. 5. Prevention of Money Laundering; Customer Identification Requirements and Record Keeping.
a. Customer Identification - Casino operators shall:

1. establish and record based on official documents the true and full identity of their customers engaging in a single or an aggregate transaction in excess of two hundred thousand pesos (Php200,000.00);
2. maintain a system of verifying the true and full identity of their customers and, in case of corporate customers, require a system of verifying their legal existence and organizational or control structure, as well as the authority and identification of all persons purporting to act on their behalf;
3. take reasonable measures to obtain information sufficient to identify and verify the identity of every beneficial owner of the customer's account;
4. develop clear, written and graduated customer acceptance policies and procedures including a set of criteria for customers that are likely to pose different levels of risk to their operations, as well as the standards in applying the appropriate degree of due diligence, including a set of conditions for the denial of account opening;
5. based on the assessment of risk, endeavor to identify politically-exposed persons (PEPs) and shall apply enhanced customer due diligence;
6. based on the assessment of risk, continually monitor the transactions in each of its customer's accounts to ascertain whether the transactions are consistent with the casino operator's knowledge of the customer, his income profile and his source or sources of funds; and
7. periodically review the adequacy of information they have obtained in respect of customers and beneficial owners of customer's account and ensure that the information is kept current, particularly for categories of customers that the casinos may assess to present higher risk of money laundering and terrorism financing.

The provisions of existing laws to the contrary notwithstanding, anonymous accounts, accounts under fictitious names, and all other similar accounts shall be absolutely prohibited.

b. Record Keeping - All records of all transactions of customers shall be maintained and safely stored for at least five (5) years from the date of the last transaction, unless the casino operator is required in writing by the AMLC to retain the records for a longer period, due to a pending judicial action relevant to the records.

c. Reporting of Covered and Suspicious Transactions -

1. Casino operators shall report all covered transactions and suspicious transactions to the AMLC in a manner and within the period prescribed under Republic Act No. 9160, as amended.
2. Should a transaction be determined to be both a covered transaction and a suspicious transaction, it shall be reported as a suspicious transaction.
3. Notwithstanding the preceding paragraphs, casino operators are exempted from reporting the following covered transactions—
   i. Check-out transactions to the extent the currency is won in a money play and is the same currency the customer wagered in the money play, or check in transactions to the extent the currency is the same currency the customer previously wagered in a money play on the same table game without leaving the table;
   ii. Jackpot winnings from slot machines; and
   iii. Other covered transactions that may be determined by the AMLC.

d. Confidentiality of Reports—When reporting covered or suspicious transactions to the AMLC, casino operators and their officers and employees are prohibited from communicating, directly or indirectly, in any manner or by any means, to any person or entity, including the media, the fact that a covered or suspicious transaction has been reported or is about to be reported, the contents of the report, or any other information in relation thereto. Neither may such reporting be published or aired in any manner or form by the mass media, electronic mail, or other similar devices. In case of violation thereof, the concerned officer and employee of the casinos and media shall be held criminally liable.

Casino operators, including any of its officers and employees, may not be compelled, by subpoena or otherwise, to disclose a Suspicious Transaction Report, or disclose the fact that a Suspicious Transaction Report was filed or is about to be filed, or disclose any information contained in or in relation to a Suspicious Transaction Report. This, however, is without prejudice to the exercise of the supervising authority of its supervisory or regulatory powers under its charter.

The AMLC, PAGCOR, CEZA, or any government or prosecutorial agency shall not be compelled to identify or name, in any manner or in any venue, any casino as the source of information about any person or entity that probably committed a money laundering offense, terrorist financing or any other offense or violation under this Act or Republic Act No. 9160, as amended.

e. Safe Harbor Provision

No administrative, criminal or civil proceeding shall lie against any person for having made a covered or suspicious transaction report in the regular performance of his/her duties in good faith, whether or not such reporting results in any criminal prosecution under this Act or any other law.

Sec. 6. Prohibited Transactions — Casino operators shall be prohibited from engaging in the following transactions or activities:

1. any transaction involving the conversion of money from one form to another without being used for gaming, including—
The receipt of cash for transmittal of all or part thereof through wire or telegraphic transfer for or on behalf of a customer;

ii. Payments in cash of funds received through wire or telegraphic transfer;

iii. The cashing of checks or other negotiable instruments; and

2. receiving money, the purpose or ownership of which cannot be ascertained within a period of at least seven (7) days from the date of the receipt.

Sec. 7. Authority to Inquire into Customer Accounts—The AMLC may inquire into or examine any particular account, including related accounts, with any casino operator that is deemed related to any unlawful activity or money laundering offense as defined under Republic Act No. 9160, as amended, or financing of terrorism as defined under Republic Act No. 10168.

For purposes of this section, ‘related accounts’ shall refer to accounts, the funds and sources of which originated from and/or are materially linked to the accounts subject of a freeze order(s) issued by a competent authority or subject of an inquiry under the preceding paragraph.

Sec. 8. Freezing and Forfeiture of Monetary Instruments or Properties—The freezing and forfeiture of monetary instruments or properties shall be governed by Republic Act No. 9160, as amended. Casino operators shall not lift the effects of any freeze order without seeking official confirmation from the AMLC: Provided, That freeze or forfeiture orders shall not apply against the general funds of casinos, in the event that the monetary instruments or properties of the customer have been commingled with other funds or properties of the casino, rendering the same difficult to be identified or segregated, for purposes of enforcing the freeze or forfeiture order.

Sec. 9. AML/CFT Program Requirements for Casinos—Casino operators are hereby given one (1) year, from the effectivity of the Implementing Rules and Regulations of this Act, to formulate their respective money laundering and terrorism financing prevention programs (ML/TF Prevention Programs) in accordance with this Act including information dissemination on money laundering and terrorism financing activities and its prevention, detection and reporting, and the relevant training of responsible officers and personnel of casinos. The program must be approved by their respective Board of Directors.

The ML/TF Prevention Program should be designed to ensure and monitor compliance with the requirements set forth in this Act. A system of internal control as well as internal testing for compliance must be in place to ensure ongoing compliance.

Casino operators should designate a compliance officer, to monitor the compliance with the policies and procedures under its own ML/TF Prevention Programs, and to conduct the necessary coordination to ensure compliance with the requirements set forth in this Act.

Sec. 10. On-site Inspection: To ensure compliance of casino operators with this Act and Republic Act No. 9160, as amended, the AMLC may conduct on-site inspection of relevant casino records and documents.
Sec. 11. Penal and Administrative Sanctions — Non-compliance with any of the provisions of this Act shall be punished with penalties and sanctions provided for under Republic Act No. 9160, as amended.

Sec. 12. Implementing Rules and Regulations. — Within one hundred twenty (120) days from the effectivity of this Act, the AMLC and the Supervising Authorities shall promulgate the rules and regulations to implement its provisions.

Sec. 13. Separability Clause. — If any provision of this Act is declared unconstitutional, the same shall not affect the validity and effectivity of other provisions thereof.

Sec. 14. Repealing Clause — All laws, decrees, orders, and issuances or portions thereof, which are inconsistent with the provisions of this Act, are hereby repealed, amended or modified accordingly: Provided, That all provisions of Republic Act No. 9160, as amended, that are not inconsistent with this Act are hereby adopted.

Sec. 15. Effectivity. — This Act shall take effect fifteen (15) days following its publication in the Official Gazette at least two (2) newspapers of general circulation.

Approved,

29 September 2013
FACT SHEET

House Bill No. 6182
(As approved on 16 December 2014)

AN ACT
DESIGNATING CASINO OPERATORS AS COVERED PERSONS UNDER REPUBLIC ACT NO. 9160 OTHERWISE KNOWN AS THE ‘ANTI-MONEY LAUNDERING ACT OF 2001’

Introduced by: NELSON P. COLLANTES AND TERRY RIDON
Committee Referral: COMMITTEE ON BANKS AND FINANCIAL INTERMEDIARIES
Committee Chairperson: NELSON P. COLLANTES

OBJECTIVE:

- To establish a regulatory framework that would preserve the integrity of the gaming industry and ensure that the casino sector is insulated from the nefarious activities of money launderers and terrorist groups.

KEY PROVISIONS:

- Mandates the casino operators to report all covered transactions and suspicious transactions to the Anti-Money Laundering Council (AMLC) as prescribed under RA 9160.

- Provides that for purposes of casino-related transactions, covered transaction shall refer to a single or an aggregate of transactions undertaken by any individual with the casino involving an amount in excess of four million pesos (P 4,000,000.00)

- Grants the AMLC the requisite authority to inquire into customer accounts with any casino operator that is deemed related to any unlawful activity or money laundering offenses as defined under RA 9160 or the financing of terrorism as defined under RA 10168

RELATED LAWS:

- Republic Act 9160 (Anti-Money Laundering Act), as amended
- Republic Act 10168 (The Terrorism Financing Prevention and Suppression Act of 2012)