

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

SIXTEENTH CONGRESS
Second Regular Session



House Bill No. 5524

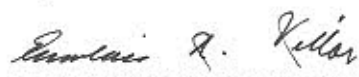
Introduced by **Representative Emmeline Y. Aglipay-Villar, DIWA Party-list**

EXPLANATORY NOTE

For centuries, the book has been one of the primary means by which human beings have communicated culture, exchanged ideas, and learned from the knowledge, experience, and imagination of other human beings. It is for this reason that books, and the importation and sale of the same, have traditionally been granted benefits under the law in order to facilitate the trade, production, and consumption of books. This has been done through both domestic issuances, and international conventions such as the Florence Agreement.

However, the form of the book has radically changed in the past ten years. Books can now be found in forms and mediums that could not be foreseen by earlier statutory definitions of a "book." Many citizens have access to books on their smart phones, many schools now use or plan to use interactive textbooks, and many of the visually-impaired now benefit from books with variable text sizes or which come in purely audio form.

While the form of books may have changed, their importance to the cultural, educational, and scientific progress of our nation and its citizens has not. As such, it is only right that books, in whatever form they may be found, be covered by the benefits that accrue to traditional print books. As such, this bill seeks to bring the definition of the book in-line with modern developments, so as to not unjustly exclude modern forms of the book which are becoming increasingly ubiquitous and important in our modern age.


EMMELINE Y. AGLIPAY-VILLAR
Representative, DIWA Party-list

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HOUSE BILL NO. 5524

Introduced by **Representative Emmeline Y. Aglipay-Villar, DIWA Party-list**

AN ACT EXPANDING THE DEFINITION OF A BOOK AND THE BENEFITS ATTENDANT THERETO, AMENDING FOR THIS PURPOSE REPUBLIC ACT NO. 8047, OTHERWISE KNOWN AS AN ACT PROVIDING FOR THE DEVELOPMENT OF THE BOOK PUBLISHING INDUSTRY THROUGH THE FORMULATION AND IMPLEMENTATION OF A NATIONAL BOOK POLICY AND A NATIONAL BOOK DEVELOPMENT PLAN.

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

SECTION 1. - Short Title. This Act shall be known as the "Expanded Definition of the Book Act."

SECTION 2. - Declaration of Principles and Policies. It is recognized that the book publishing industry has a significant role in national development, considering that books which are its products are instrumental in the citizenry's intellectual, technical and cultural development — the basic social foundation for the economic and social growth of the country. It is further recognized that the current definition of a "book" is insufficient to encompass the modern forms in which books exist, and that expanding the statutory definition of the same shall promote the creation, patronage, and consumption of the same, to the benefit of the nation's cultural heritage.

Section 3. Section 3 of Republic Act No. 8047, or the Book Publishing Industry Development Act, is hereby amended, with the addition of the following subparagraphs, to read as follows:

SECTION 3. Definition of Terms. — For purposes of this Act, the terms below shall be construed to mean, except where explicitly indicated or where the context clearly indicates otherwise, as follows:

(a) Book — this may fall under the general categories of Print Book, Digital Book, an Audio Book, or a Hybrid Book, as defined herein. *Provided*, that benefits that attach to print books shall also be enjoyed by all other types of books, as may be applicable:

(1) *A print book*, is a printed non-periodical publication made available to the public, regardless of the size of the publication, material used in printing or in the cover, or the inclusion of accessory items or features such as simple electronics, stickers, or toys. This definition shall encompass such categories of books as picture books, board books, coffee-

table books, hardcover books, mass market books, trade paperbacks, comic books, textbooks, and boxed sets of books;

(2) An *electronic book*, is a digital file that may either a reproduction of a paper book, or an original publication, made available for download as a discrete and singular unit, and may be enhanced by features such internal and external links and embedded media; Provided, that this definition does not include publications accessible only while online (hence ebooks exclude websites), or software that requires (as opposed to merely allowing) constant and regular input from the reader above and beyond that of moving to the next page/section of the book, or providing answers or inputting exercises in the case of educational material such as textbooks (hence ebooks exclude games);

(3) An *audio book* is a recording that is primarily of the spoken word as opposed to music, and may be in the form of a digital file/s or said file/s contained in a physical format, such as an optical media disk;

(4) A *hybrid book* is a printed, non-periodical publication made available to the public with a substantial amount of supporting tangible material, such as in the form of activity sets that come with the materials necessary to put into practice the contents of the book; *provided*, that user manuals, or other printed material that is merely accessory to a non-book object, do not fall under the category of a hybrid book.

SECTION 4. Implementing Rules and Regulations. - The National Book Development Board, in consultation with the BOI, Bureau of Customs (BOC), and other appropriate agencies from the private and government sectors, shall review the Implementing Rules and Regulations of Republic Act No. 8047 and ascertain the necessity of amending the same or issuing new rules or regulations, issuing any necessary rules, regulations, or amendments Act within ninety (90) days after the effectivity of this Act.

SECTION 5. Separability Clause. - If any provision of this Act is declared unconstitutional, the same shall not affect the validity and effectivity of the other provisions hereof.

SECTION 6. Repealing Clause. - All laws, executive orders, presidential decrees, presidential proclamations, rules and regulations or parts thereof inconsistent with the provisions of this Act are hereby repealed or modified accordingly.

SECTION 7. Effectivity Clause. - This Act shall take effect fifteen (15) days from its publication in the Official Gazette or at least two (2) national newspapers of general circulation.

Approved.

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