EXPLANATORY NOTE

To translate the state policy on health provided for in Article II, Section 15 of the Constitution which reads, “the State shall protect and promote the right to health of the people and instill health consciousness among them”, into a particular legislative measure is an essential contribution to the enormous task of health protection.

This particular bill proposes the construction of public restroom along the national and provincial road to serve the interests - both of convenience and health reasons - of the riding public. Said restrooms will be established and constructed with a reasonable distance from each other along the National and Provincial Highway.

Aside from health reasons, the measure intends to reduce the unsightly view of men and women passengers scampering for a place for excretion of metabolic waste.

For the above reasons, approval of this bill is earnestly requested.

EVELINA G. ESCUDERO
Republic of the Philippines
HOUSE OF REPRESENTATIVES
Quezon City

18TH CONGRESS
First Regular Session

HOUSE BILL NO. 28

Introduced by REP. EVELINA G. ESCUDERO

AN ACT
PROVIDING FOR THE CONSTRUCTION OF PUBLIC RESTROOMS ALONG NATIONAL AND PROVINCIAL HIGHWAYS THROUGHOUT THE COUNTRY, APPROPRIATING FUNDS THEREFOR AND FOR OTHER PURPOSES

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

SECTION 1. This Act shall be known as the "Land Transport Support Facilities for Hygiene and Convenience Act".

SEC. 2. Declaration of Policy. — It is the policy of the State to provide public restrooms along national and provincial highways and to develop hygienic practice among land transport passengers.

SEC. 3. Public restrooms shall be constructed every thirty (30) to fifty (50) kilometers apart along national and provincial highways throughout the country. These shall be erected within a distance of at least three (3) meters from the shoulder of the highway, zoning ordinance provision to the contrary notwithstanding.

SEC. 4. The maintenance and supervision of the public restrooms shall be vested in the council or any nongovernmental organization (NGO) of the particular barangay where it is situated. A reasonable payment per head of passenger/user which shall be determined by the council/NGO shall accrue to the barangay.

SEC. 5. The collection from the use of the public restrooms shall be held in a trust fund. Income derived from the public restrooms operation shall be used for the development projects of the particular barangay and shall be fully covered with proper documents for purposes of audit, and to serve as a guide for the city or municipal mayor who shall exercise overall supervision over the utilization of such trust fund.

SEC. 6. The Department of Public Works and Highways (DPWH), in coordination with the Department of Tourism (DOT), the Department of Health (DOH) and the Department of the Interior and Local Government (DILG), shall be mainly responsible for the production of the standard-sized public restrooms and the programming of the implementation of this project. It shall see to it that these public restrooms are provided with
accessibility features for disabled persons and are consistent with the provisions in Section 54 of Presidential Decree No. 856, otherwise known as the Code of Sanitation of the Philippines.

SEC. 7. The amount necessary to carry out the provisions of this Act shall be included in the General Appropriations Act of the year following its enactment into law and thereafter.

SEC. 8. All laws and parts thereof inconsistent with any provision of this Act shall be deemed repealed or modified as the case may be.

SEC. 9. This Act shall take effect fifteen (15) days after its publication in a newspaper of general circulation.

Approved,