Republic of the Philippines  
HOUSE OF REPRESENTATIVES  
Quezon City  

EIGHTEENTH CONGRESS  
First Regular Session  

HOUSE BILL NO. 2283  


EXPLANATORY NOTE  

The Lanao del Norte Electric Cooperative (LANECO) is a duly authorized distribution utility and holder of Exclusive Certificates of Franchise from the National Electrification Commission to convey electricity to end users in most of the municipalities of Lanao del Norte. Pursuant to Section 27 of Republic Act 9136, otherwise known as the EPIRA Law, the power to grant franchises shall be vested exclusively in the Congress of the Philippines. Hence, this bill seeks to grant a congressional franchise to LANECO to realize the One Province, One Electric Cooperative. The new franchise will include the municipalities serviced by the Lanao del Sur Electric Cooperative (LASURECO) but are part of the Province of Lanao del Norte.  

To properly address the electricity problems in the Province of Lanao del Norte, LANECO promises to the people of Lanao del Norte that it will perform its duties and functions in accordance to its mandate. LANECO’s 44 years is a testament to its commitment to the people of the Province of Lanao del Norte, and with the addition of the remaining towns of Lanao del Norte to the service area of LANECO, the One Province, One Electric Cooperative directive should be fully attained.  

The enactment of this bill will not only pave the way to the full development and success of LANECO but it will also bring forth progress to the Province of Lanao del Norte. The whole province of Lanao del Norte will be serviced by its very own homegrown electric cooperative, and the commitment of LANECO to the people to provide the best service in terms of quality and efficient electricity service will therefore be beneficial to the whole province.  

The existing franchises of both the LANECO and LASURECO, upon the approval of this bill, will therefore be modified accordingly in lieu of the congressional franchise granted to LANECO.  

In view of the foregoing, the approval of this bill is earnestly sought.  

MOHAMAD KHALID Q. DIMAPORO  
First District, Lanao del Norte  

ABDULLAH D. DIMAPORO  
Second District, Lanao del Norte
AN ACT GRANTING THE LANAO DEL NORTE ELECTRIC COOPERATIVE
A FRANCHISE TO CONSTRUCT, OPERATE AND MAINTAIN A DISTRIBUTION
SYSTEM FOR THE CONVEYANCE OF ELECTRIC POWER TO THE END-USERS
IN ALL THE MUNICIPALITIES OF THE PROVINCE OF LANAO DEL NORTE.

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

SECTION 1. Nature and Scope of Franchise. — Subject to the provisions of the
Constitution and applicable laws, rules and regulations, there is hereby granted to Lanao del
Norte Electric Cooperative (LANECO), hereunder referred to as the grantee, its successors or
assigns, a franchise to construct, operate and maintain in the public interest and commercial
purposes, a distribution system for the conveyance of electric power to the end-users in the
municipalities of Bacolod, Baloi, Baroy, Kapatagan, Kauswagan, Kolambagan, Lala,
Linamon, Magsaysay, Maigo, Matungao, Munai, Nunungan, Pantoag Ragat, Pantar, Poona
Piagapo, Salvador, Sapad, Sultan Naga Dimaporo, Tagoloan, Tangcal, and Tubod in the
Province of Lanao del Norte.

As used in this Act, distribution system refers to the system of wires and associated facilities
including sub-transmission lines belonging to a franchised distribution utility extending
between the delivery point on the national transmission system or generating facility and the
metering point/facility of the end-user.

SECTION 2. Manner of Operations of Facilities. — All electric distribution facilities, lines
and systems for electric services owned, maintained, operated or managed by the grantee, its
successors or assigns shall be operated and maintained at all times in a superior manner, and it
shall be the duty of the grantee, its successors or assigns, whenever required to do so by the
Energy Regulatory Commission, hereafter referred to as the ERC to its legal successor, to
modify, improve and change such facilities or systems in such manner and to such extent as
the progress in science and improvements in the electric power services may render reasonable
and proper.

Whenever practicable and for purposes of maintaining order, safety and aesthetics along the
highways, roads, streets, alleys or right-of-way, the grantee may allow the use of free spaces in
its
poles, facilities or right-of-way by interested parties upon reasonable compensation to the grantee considering costs incurred to accommodate and administer the use of the grantee's facilities by such parties. The ERC shall decide in case of dispute or disagreement between the parties.

SECTION 3. Ingress and Egress. — For the purpose of erecting and maintaining poles and other supports for said facilities, wires or other conductors or for the purpose of laying and maintaining said facilities, wires, cables, or other conductors, it shall be lawful for the grantee, its successors and assigns, with the prior approval of the Department of Public Works and Highways (DPWH) or the local government units (LGUs) concerned, as may be appropriate, to make excavations or lay conduits in any of the public places, highways, streets, lanes, alleys, avenues, sidewalks or bridges of said provinces: provided however, that any public place, highway, street, lane, alley, avenue, sidewalk or bridge disturbed, altered or changed by reason of the erection of poles or other supports, or the laying of wires, other conductors or conduits, shall be immediately repaired and properly restored at the expense of the grantee, its successors and assigns, in accordance with the standards set by the DPWH and concerned LGUs.

SECTION 4. Responsibility to the Public. — The grantee shall supply electricity to its captive market in the least cost manner. In the interest of the public good and as far as feasible and whenever required by the ERC, the grantee shall modify, improve or change its facilities, poles, lines, systems and equipment for the purpose of providing efficient and reliable service and reduced electricity costs. The grantee shall charge reasonable, just and competitive power rates for its services to all types of consumers within its franchised area in order that business and industries shall be able to compete.

The grantee shall have the obligation to provide open and nondiscriminatory access to its distribution system and services for any end-user within its franchise area consistent with Republic Act No. 9136, otherwise known as the "Electric Power Industry Reform Act of 2001." The grantee shall not engage in any activity that will constitute an abuse of market power such as but not limited to, unfair trade practices, monopolistic schemes and any other activities that will hinder competitiveness or businesses and industries.

SECTION 5. Rates for Services. — The retail rates to its captive market and charges for the distribution of electric power by the grantee to its end-user shall be regulated by and subject to the approval of the ERC.

The grantee shall identify and segregate in its bill to the end-users the components of the retail rate pursuant to Republic Act No. 9136, unless otherwise amended. Such rates charged by the grantee to the end-users shall be made public and transparent. The grantee shall implement lifeline rate to marginalized end-users as mandated under Republic Act No. 9136.
SECTION 6. **Promotion of Consumer Interests.** — The herein grantee shall establish a consumer desk that will handle consumer complaints and ensure adequate promotion of consumer interests. The grantee shall act with dispatch on all complaints brought before it.

SECTION 7. **Right of the Government.** — A special right is hereby reserved to the President of the Philippines in times of war, rebellion, public peril, calamity, emergency, disaster or disturbance of peace and order to take over and operate the distribution system of the grantee or to authorize the temporary use and operation thereof by any agency/department of the government upon due compensation to the grantee for the use of the said distribution system during the period when they shall be operated.

SECTION 8. **Right of Eminent Domain.** — Subject to the limitations and procedures prescribed by law, the grantee is authorized to exercise the right of eminent domain insofar as it may be reasonably necessary for the efficient maintenance and operation of services. The grantee is authorized to install and maintain its poles, wires and other facilities over and across public property, including streets, highways, forest reserves and other similar property of the government of the Philippines, its branches or any of its instrumentalities. The grantee may acquire such private property as is actually necessary for the realization of the purposes for which this franchise is granted: provided, that proper condemnation proceedings shall have been instituted and just compensation paid.

SECTION 9. **Term of Franchise.** — This franchise shall be for a term of twenty-five (25) years from the date of effectivity of this Act, unless sooner revoked or cancelled by Congress for any violation of the terms and/or provisions of the franchise herein granted.

SECTION 10. **Acceptance and Compliance.** — Acceptance of this franchise shall be given in writing within sixty (60) days after the effectivity of this Act.

SECTION 11. **Warranty in Favor of National and Local Governments.** — The grantee shall hold the national, provincial and municipal governments of the Philippines harmless from all claims, accounts, demands or actions arising out of accidents or injuries, whether to property or persons, caused by the construction, installation, operation and maintenance of the distribution system of the grantee.

SECTION 12. **Liability for Damages.** — The grantee shall be liable for any injury and damage arising from or caused by accident to persons and property by reason of any defective construction under this franchise or of any neglect or omission to keep its poles and wires in a safe condition.

SECTION 13. **Sale, Lease, Transfer, Usufruct, Etc.** — The grantee shall not lease, transfer, grant the usufruct of or sell this franchise or the rights and privileges acquired thereunder to any person, firm, company, corporation or other commercial or legal entity, nor merge with any other corporation or entity, nor shall the controlling interest of the grantee be transferred whether in whole or in part, and whether simultaneously or contemporaneously, to any such person, firm, company, corporation or entity without the prior approval of the Congress of the Philippines,
except to a wholly-owned subsidiary of the grantee or where the grantee is the surviving
corporation: provided, that any such transfer, sale or assignment is in accordance with the
constitutional limitations. Any person or entity to which this franchise is sold, transferred or
assigned shall be subject to the same conditions, terms, restrictions and limitations of this Act.

SECTION 14. Reportorial Requirement. — The grantee shall submit an annual report of
finances and operations to the Congress of the Philippines.

SECTION 15. Equality Clause. — In the event that any competing individual, partnership or
corporation shall receive a similar permit or franchise with terms and/or provisions more favorable
than those herein granted or which tend to place the herein grantee at any disadvantage, such terms
and/or provisions shall be deemed part hereof and shall operate equally in favor of the herein
grantee: provided, that any terms and/or provisions herein granted which are not contained in other
franchise that may hereafter be granted shall likewise be enjoyed by the future grantees: provided,
however, that the foregoing shall neither apply to nor affect the provisions concerning territory
covered by the franchise and the life-span of the franchise.

SECTION 16. Applicability Clause. — The grantee shall comply with and be subject to the
provisions of Commonwealth Act No. 146, as amended, otherwise known as the "Public Services
Act" and Republic Act No. 9136.

SECTION 17. Repealability and Nonexclusivity Clause. — This franchise shall be subject to
amendment, alteration or repeal by the Congress of the Philippines when the public interest so
requires and shall not be interpreted as an exclusive grant of the privileges herein provided for.

SECTION 18. Separability Clause. — If for any reason, any of the Sections or provisions of
this Act is declared unconstitutional or invalid, the other parts or provisions hereof which are not
affected thereby shall continue to be in full force and effect.

SECTION 19. Repealing Clause. — All laws, decrees, orders, resolutions, instructions and rules
and regulations or parts thereof, which are inconsistent herewith, are hereby deemed repealed or
modified accordingly.

SECTION 20. Effectivity. — This Act shall take effect fifteen (15) days from the date of its
publication, upon the initiative of the grantee, in at least two (2) newspapers of general circulation
in the Philippines.