Republi9c of the Philippines

HOUSE OF REPRESENTATIVES
Quezon City, Metro Manila

EIGHTEENTH CONGRESS
First Regular Session

HOUSE BILL NO. 2602

Introduced by HONORABLE RESURRECCION MARRERO-ACOP, MD

EXPLANATORY NOTE

In the Philippines, at least eighty seven thousand six hundred (87,600) Filipinos die every year from tobacco-related diseases, or approximately two hundred forty (240) deaths every day.1 According to the Global Adult Tobacco Survey (GATS), 23.8% overall (16.6 million adults from the entire Filipino population) or 41.9% of men and 5.8% of women currently use tobacco.2 These figures underscore the urgent need to adopt and implement more effective measures to curb tobacco consumption.

As a State Party to the World Health Organization Framework Convention on Tobacco Control ("WHO FCTC"), the world's first public health treaty which aims to address the global tobacco epidemic and to provide protection to the world's population against the health hazards tobacco use and tobacco smoke, the Philippines has an international obligation to uphold the principles contained therein.

A landmark study on the economics of tobacco control, Curbing the Epidemic: Governments and the Economics of Tobacco Control (CTE), was published by the World Bank in 1999 and it concluded that tobacco control brings unprecedented health benefits without harming economies - threatening the transnational tobacco companies' ability to use economic arguments to dissuade governments from enacting tobacco control policies and supporting the WHO Framework Convention on Tobacco Control (FCTC)3.

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Protection against tobacco industry interference is an indispensable requirement to the realization of all provisions of the WHO FCTC. This is premised on the principle that there is a fundamental and irreconcilable conflict between the tobacco industry’s interests and public health policy interests. Recognizing the need to counter the tobacco industry’s efforts to undermine tobacco control, and to inform the public of the tobacco industry’s efforts to undermine tobacco control measures, Article 5.3 of the FCTC states that “[i]n setting and implementing their public health policies with respect to tobacco control, Parties shall act to protect these policies from commercial and other vested interests of the tobacco industry in accordance with national law.” Article 5.3 is grounded in extensive evidence showing that the tobacco industry has been subverting tobacco control measures on a global scale. The tobacco industry has vast access to resources and employs sophisticated techniques to impede tobacco control measures.

Republic Act No. 9211 or the Tobacco Regulation Act of 2003 ("RA 9211"), the first comprehensive law on tobacco control in the Philippines, became effective in 2003, two years before the FCTC came into force. The main policy areas of RA 9211 are: (a) smoke-free environment, (b) sale to minors, (c) health warnings, and (d) advertising, promotions, and sponsorships. RA 9211 created the Inter-Agency Committee-Tobacco ("IAC-Tobacco") to implement the provisions of the Act. Significantly, Section 29 (g) of RA 9211 provides that a “representative from the Tobacco Industry to be nominated by the legitimate and recognized associations of the industry” be among the members of the IAC-Tobacco. The representation of tobacco industry interests in a regulatory body mandated to implement, enforce, and monitor the implementation of a tobacco control measure contravenes Article 5.3 of the WHO FCTC. Notably, RA 9211 does not contain any provision prohibiting and/or preventing tobacco industry interference with public health policies, nor does it contain any safeguards for its member agencies and organizations to be protected from tobacco industry tactics. Hence, RA 9211, which specifically created the IAC-T to implement the provisions of the law, must be urgently amended.

There is a gap in the implementation of the Philippines’ obligation to implement Article 5.3 of the WHO FCTC as a result of the composition of the IAC-Tobacco under RA 9211. Considering the vast range of forms that tobacco industry interference may take, it is necessary to alter the composition of the IAC-T under RA 9211 to eliminate the main venue by which the tobacco industry is able to exert its commercial and vested interests through its participation in the government’s administration and implementation of tobacco

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4Tobacco industry interference refers to the broad array of tactics utilized by the tobacco industry to interfere with or influence public health measures related to tobacco control in order to promote its interests.


6WHO FCTC, Preamble.

7World Health Assembly ("WHA") Resolution WHA54.18, citing the findings of the Committee of Experts on Tobacco Industry Documents, WHO, TOBACCO COMPANY STRATEGIES TO UNDERMINE TOBACCO CONTROL ACTIVITIES AT THE WHO (July 2000).

8WHA54.18.
control measures.⁹

In the decades since the release of the 1999 World Bank CTE report, tobacco companies’ activities against CTE illustrate the extent to which transnational corporations in the global political economy will go to engage international political and legal processes perceived to be a threat to the realization of their economic motive of profit maximization. These activities illustrate the tobacco industry’s efforts to manipulate science and undermine research whose conclusions do not favor the industry¹⁰—a likely scenario liable to play out if its membership were to be allowed to persist in the IAC-Tobacco. Hence, the immediate approval of this bill requiring the removal of the tobacco industry in the IAC-Tobacco is earnestly sought.

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Republic of the Philippines

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HOUSE BILL NO. 2602

Introduced by HONORABLE RESURRECCION MARRERO-ACOP, MD

AN ACT
REORGANIZING THE INTER-AGENCY COMMITTEE-TOBACCO (IAC-TOBACCO) TO ENSURE COMPLIANCE WITH ARTICLE 5.3 OF THE WORLD HEALTH ORGANIZATION FRAMEWORK CONVENTION ON TOBACCO CONTROL (WHO FCTC) THEREBY AMENDING FOR THIS PURPOSE SECTIONS 2, 4, 29, 31, 32, 36 AND 39 OF REPUBLIC ACT NUMBER 9211, OTHERWISE KNOWN AS THE “TOBACCO REGULATION ACT OF 2003”

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

SECTION 1. Section 2 of Republic Act No. 9211, otherwise known as the “Tobacco Regulation Act of 2003,” is hereby amended to read as follows:

“SECTION 2. Policy. - It is the policy of the State to protect the populace from hazardous products and promote the right to health and instill health consciousness among them. It is also the policy of the State, consistent with the Constitutional ideal to promote the general welfare, to safeguard the interests of the workers and other stakeholders in the tobacco industry. For these purposes, the government shall institute a balanced policy whereby the use, sale and advertisements of tobacco products shall be regulated in order to promote a healthful environment and protect the citizens from the hazards of tobacco smoke, and at the same time ensure that the interest of tobacco farmers, growers, workers and stakeholders are not adversely compromised.
SECTION 2. Section 4 of the same Act is hereby amended by inserting new paragraphs to read as follows and the same are hereby renumbered accordingly:

"Section 4. Definition of Terms - As used in this Act:

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(U) "TOBACCO INDUSTRY" - REFERS TO ORGANIZATIONS, ENTITIES, ASSOCIATIONS, AND INDIVIDUALS THAT WORK FOR AND IN BEHALF OF THE TOBACCO INDUSTRY, SUCH AS BUT NOT LIMITED TO TOBACCO MANUFACTURERS, WHOLESALE DISTRIBUTORS, IMPORTERS OF TOBACCO PRODUCTS, TOBACCO RETAILERS, FRONT GROUPS AND/OR ORGANIZATIONS, INCLUDING BUT NOT LIMITED TO LAWYERS, SCIENTISTS AND LOBBYISTS WHO WORK TO FURTHER THE INTERESTS OF THE TOBACCO INDUSTRY; AND

(V) "UNECESSARY INTERACTIONS" - REFERS TO ALL INTERACTIONS WITH THE TOBACCO INDUSTRY THAT IS NOT STRICTLY NECESSARY FOR THE LATTER'S EFFECTIVE REGULATION, SUPERVISION AND CONTROL."

(W) u. "Warning" - refers to the notice printed on the tobacco product or its container and/or displayed in print or alert in broadcast or electronic media including outdoor advertising and which shall bear information on the hazard of tobacco use;

SECTION 3. Section 29 of the same Act is hereby further amended to delete subparagraph h, to read as follows:

SECTION 29. Implementing Agency. An Inter-Agency Committee-Tobacco (IAC-Tobaccco)(I-ACT), which shall have the exclusive power and function to administer and implement the provisions of this Act, is hereby created. The IAC-Tobacco(I-ACT) shall be chaired by the Secretary of the DEPARTMENT OF HEALTH (DOH) with the Secretary of the DEPARTMENT OF EDUCATION
(DEPED) as Vice Chairperson. The IAC-Tobacco ACT shall have the following as members:

a. Secretary of the Department of Agriculture (DA);
b. Secretary of the Department of Justice (DOJ);
c. Secretary of the Department of Finance (DOF);
d. Secretary of the Department of Environment and Natural Resources (DENR);
e. Secretary of the Department of Science and Technology (DOST);
f. Secretary of the DEPARTMENT OF TRADE AND INDUSTRY (DTI); AND;
g. ONE (1) representative EACH from AT LEAST THREE (3) nongovernment organizations (NGOs) involved in public health promotion, WITHOUT ECONOMIC AND/OR FIDUCIARY TIES TO THE TOBACCO INDUSTRY, OR DO NOT KNOWINGLY REPRESENT OR RECEIVE PAYMENT FROM ANY TOBACCO PRODUCT MANUFACTURER OR WHOLESALER, OR ANY PARENT, AFFILIATE OR SUBSIDIARY OF A TOBACCO PRODUCT MANUFACTURER OR WHOLESALER, OR ANY PERSON, INTEREST GROUP, ADVOCACY ORGANIZATION, LAW FIRM, ADVERTISING AGENCY, OR OTHER BUSINESS OR ORGANIZATION THAT REPRESENTS THE INTERESTS OF THE TOBACCO INDUSTRY, nominated by DOH in consultation with the concerned NGOs."

THE DEPARTMENT SECRETARIES SHALL DESIGNATE THEIR RESPECTIVE AUTHORIZED PERMANENT REPRESENTATIVE TO THE IAC-T CONTROL; PROVIDED, SAID PERMANENT REPRESENTATIVE SHALL HAVE A RANK NOT LOWER THAN ASSISTANT SECRETARY.


SECTION 4. A new provision is hereby inserted to be denominated as Section 29-A
to
read as follows:

SECTION 29-A. PROTECTION OF THE IAC-T FROM TOBACCO INDUSTRY INTERFERENCE. ALL MEMBERS OF THE IAC-T ARE PROHIBITED FROM INTERACTING WITH THE TOBACCO INDUSTRY, EXCEPT WHEN STRICTLY NECESSARY FOR ITS EFFECTIVE REGULATION, SUPERVISION AND CONTROL. ANY NECESSARY INTERACTION MUST BE CONDUCTED PUBLICLY AND TRANSPARENTLY, AND EFFORTS MUST BE TAKEN TO PREVENT OR CORRECT ANY PERCEPTION OF PARTNERSHIP WITH THE TOBACCO INDUSTRY.

ALL MEMBERS OF THE IAC-T ARE STRICTLY PROHIBITED FROM ACCORDING PREFERENTIAL TREATMENT TO THE TOBACCO INDUSTRY; SOLICITING OR ACCEPTING ANY GIFT, GRATUITY, FAVOR, ENTERTAINMENT OR ANYTHING OF MONETARY VALUE FROM THE TOBACCO INDUSTRY; FAILING TO DISCLOSE, RETAINING, AND/OR ACQUIRING ANY FINANCIAL OR MATERIAL INTEREST IN, OR OTHER POTENTIAL SOURCE OF CONFLICT OF INTEREST WITH THE TOBACCO INDUSTRY; AND ACCEPTING ANALOGOUS FAVORS FROM THE TOBACCO INDUSTRY.

SECTION 5. Section 31 of the same Act is hereby further amended to read as follows:

SECTION 31. Compliance Monitoring.—Not later than one (1) year after the date of the effectivity of this Act, and annually thereafter, the IAC—TobaccoI-ACT shall submit to the President of the Philippines and to both Houses of Congress a Compliance Monitoring Report on the compliance of the manufacturers on all applicable laws and ordinances with respect to the manufacture and distribution of tobacco products.

The report shall contain pertinent information on the methods, goals and
implementation program of said manufacturers with respect to the requirements of this Act.

A SEPARATE REPORT SHALL BE SUBMITTED BY THE MEMBERS OF THE IAC-T ENUMERATING THE MEASURES ESTABLISHED TO LIMIT INTERACTIONS WITH THE TOBACCO INDUSTRY AND ENSURE THE TRANSPARENCY OF THOSE INTERACTIONS THAT OCCUR, AS WELL AS POLICIES IMPLEMENTED TO PROTECT THEIR AGENCIES FROM TOBACCO INDUSTRY INTERFERENCE.

SECTION 6. Section 32 of the same Act is hereby further amended by inserting a new paragraph to read as follows:

"SECTION 32. Penalties.-The following penalties shall apply:

D. VIOLATION OF SECTIONS 29-A. - IF THE OFFENDER IS A PUBLIC OFFICIAL, HE SHALL BE SUBJECT TO ADMINISTRATIVE DISCIPLINARY ACTION PURSUANT TO RULE XIV (DISCIPLINE) OF THE OMNIBUS RULES IMPLEMENTING BOOK V OF EO 292, AS MAY BE AMENDED, MODIFIED, CHANGED, ADDED TO, DELETED FROM, OR SUPERSEDED BY THE ENACTMENT OF ANY NEW LAW, WITHOUT PREJUDICE TO THE CRIMINAL AND/OR CIVIL ACTIONS UNDER EXISTING LAWS, RULES, AND REGULATIONS.

SECTION 7. A new provision is hereby inserted to be denominated as Section 36-A to read as follows:

SECTION 36-A. CITIZEN SUITS. - FOR PURPOSES OF ENFORCING THE PROVISIONS OF THIS ACT OR ITS IMPLEMENTING RULES AND REGULATIONS, ANY CITIZEN MAY FILE AN APPROPRIATE CIVIL, CRIMINAL OR ADMINISTRATIVE ACTION IN THE PROPER COURTS OR ADMINISTRATIVE BODY AGAINST ANY PUBLIC OFFICER WHO WILLFULLY
OR GROSSLYNEGLIGENCE THE PERFORMANCE OF AN ACT SPECIFICALLY
ENJOINED AS A DUTY BY THIS ACT, ITS IMPLEMENTING RULES AND
REGULATIONS, INCLUDING THE TEMPLATE, GUIDELINES, OR OTHER
REGULATIONS; OR ABUSES HIS AUTHORITY IN THE PERFORMANCE OF
HIS DUTY; OR, IN ANY MANNER, IMPROPERLY PERFORMS HIS DUTIES
UNDER THIS ACT OR ITS IMPLEMENTING RULES AND REGULATIONS.

THE ADMINISTRATIVE, CIVIL AND CRIMINAL ACTIONS ALLOWED UNDER
THIS SECTION SHALL BE AND SHALL NOT PRECLUDE ANY
OTHER PERSON FROM FILING A SIMILAR ACTION.

THE COURT SHALL EXEMPT SUCH ACTION FROM THE PAYMENT OF
FILING FEES AND STATEMENTS LIKewise, UPON PRIMA FACIE SHOWING
OF THE NON-ENFORCEMENT OR VIOLATION COMPLAINED OF, EXEMPT
THE PLAINTIFF FROM THE FILING OF AN INJUNCTION BOND FOR THE
ISSUANCE OF PRELIMINARY INJUNCTION. IN THE EVENT THAT THE
CITIZEN SHOULD PREY ALL, THE COURT SHALL AWARD REASONABLE
ATTORNEY'S FEES, MORAL DAMAGES AND LITIGATION COSTS AS
APPROPRIATE.

SECTION 8. Repealing Clause. - All laws, decrees, presidential proclamations,
executive orders, rules and regulations or parts thereof inconsistent herewith, are
hereby repealed or modified accordingly.

SECTION 9. Separability Clause. - If any provision of this Act is held invalid or
declared unconstitutional, the other provisions which are not affected thereby shall
remain valid and subsisting.

SECTION 10. Effectivity. - This Act shall take effect fifteen (15) days after its
complete publication in the Official Gazette or in two (2) newspapers of general
circulation, whichever comes first.

Approved,