Republic of the Philippines  
HOUSE OF REPRESENTATIVES  
Quezon City  

EIGHTEENTH CONGRESS  
First Regular Session  

HOUSE BILL NO. 4266  

Introduced by Representative Michael L. Romero  

EXPLANATORY NOTE

The State, is constantly looking beyond customers and society's expectations in order to deliver market leading services, especially oil and fuel products. The State has been pushing hard in providing specialized business solutions that improve quality, safety, productivity, reduce risk and navigate an increasingly regulated market.

Henceforth, in delivering services that promote sustainable development, the states mandate show overwhelming commitment to corporate sustainability, managing a long-term profitable business while taking into account all the positive and negative environmental, social and economic effects we have on society.

This House Bill seeks to implement stiffer safeguards thru testing, inspection, certification and verification for all oil and fuel products, using a wide range of expertise and a global competitiveness. To establish a global benchmark for equality and integrity.

Thus, the early passage of this bill is earnestly requested.
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AN ACT

PROVIDING FOR THE MANDATORY INSPECTION, VERIFICATION, TESTING AND CERTIFICATION FOR ALL OIL AND FUEL PRODUCTS, TO CURTAIL SMUGGLING, TO MEET THE GLOBAL BENCHMARK FOR QUALITY AND INTEGRITY, AND FOR OTHER PURPOSES

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

SECTION 1. DECLARATION OF POLICY – It is hereby a declared policy of the state to engage in exploring, extracting, refining, transporting and marketing oil and fuel products.

The state shall provide a comprehensive range of services to support and optimize the inspection, verification, testing and certification of all oil and fuel products in the country.

There shall hereby be establish a global benchmark for quality and integrity for all oil and fuel products to comply with the Standard Global Services (SGS) to make sure that oil and fuel products, systems or services meet the requirements of standards set by governments, standardization bodies. To
add significant value to our customer's operations and products, to ensure business sustainability

SECTION 2. INSPECTION - Inspection and verification services, such as checking the condition and weight of traded goods at transshipment, to control quantity and quality, and meet all relevant regulatory requirements across different markets.

SECTION 3. TESTING - Testing facilities, staffed by knowledgeable and experienced personnel, to reduce risks, shorten time to market and test the quality, safety and performance of oil and fuel products against relevant health, safety and regulatory standards.

SECTION 4. CERTIFICATION - To determine that oil and fuel products, processes, systems and services are compliant with national or international standards and regulations or customer-client defined standards, through certification.

SECTION 5. VERIFICATION - To guarantee that oil and fuel products and services comply with global standards and local regulations. This covers the entire supply chain from raw materials to final delivery-consumption.

SECTION 6. ADDITIONAL SAFEGUARDS - There shall hereby be integrated/installled invincible markings, to augment the traceability system. To establish and maintain records and documents in all the stages of production, processing, and distribution of oil and fuel products.

SECTION 7. TRANSITORY PROVISION - Existing industries, businesses and offices affected by the implementation of this Act shall be given six (6) months transitory period from the effectivity of the IRR or such other period as may be determined, to comply with the requirements of this Act.

SECTION 8. IMPLEMENTING RULES AND REGULATIONS. - The departments and agencies to be led by Department of Trade and Industry (DTI)
charged with carrying out the provisions of this Act shall, within sixty (60) days after the effectivity of this Act, formulate the necessary rules and regulations for its effective implementation.

SECTION 9. REPEALING CLAUSE. – All laws, decrees, executive orders, rules and regulations, or parts thereof inconsistent with the provisions of this Act are hereby repealed or modified accordingly.

SECTION 10. SEPARABILITY CLAUSE. – If, for any reason, any section or provision of this Act is held unconstitutional or invalid, the other sections or provisions hereof shall not be affected thereby.

SECTION 11. EFFECTIVITY CLAUSE. – This Act shall take effect after fifteen (15) days from its publication in the Official Gazette or in at least two (2) national newspapers of general circulation whichever comes earlier.

Approved,