AN ACT AMENDING SECTION 55 OF BATAS PAMBANSA BLG. 881, OTHERWISE KNOWN AS THE OMNIBUS ELECTION CODE, AS AMENDED, PROVIDING FUNDS THEREFOR, AND FOR OTHER PURPOSES

EXPLANATORY NOTE

The Commission on Elections ("Commission") is constitutionally mandated to "administer and enforce all laws and regulations relative to the conduct of an election, plebiscite, initiative, referendum, and recall,"¹ as well as to assume "exclusive original jurisdiction over all contests relating to the elections, returns, and qualifications of all elective regional, provincial, and city officials, and appellate jurisdiction over all contests involving elective municipal officials decided by trial courts of general jurisdiction, or involving elective barangay officials decided by trial courts of limited jurisdiction."²

As a constitutional organ entrusted with the gargantuan task of implementing election laws, the Commission is likewise duty laden to supervise the conduct of all elections in the Philippines and ensure that the same is free, orderly, honest, peaceful, and credible. The attainment of this objective is crucial in order to ensure the preservation of the sanctity of the right of suffrage and the electoral process – both fundamental stronghold of a democracy like ours.

¹ 1987 Constitution, Article IX-C, Section 2(1).
² Section 2(2).
So critical indeed are the tasks entrusted to the Commission that the 1987 Constitution saw it fit to vest upon the Commission a significant degree of independence and further ordained its fiscal autonomy to allow it to fulfill its core functions unhampered and without undue interference from external factors.

This constitutional design of independence and autonomy however may seem to have been enfeebled by the existing Section 55 of the Omnibus Election Code, which leaves to local governments the provision of office spaces for the provincial election supervisors and the election officers. This opens an opportunity for elective officials, not only to exert undue influence and pressure upon the Commission’s front-liner field officials, but worst, to harass them by depriving them or giving them substandard institutional support. This possibility must be curbed and totally eradicated, if only for the Commission to be truly independent in the sense intended by the Constitution.

Thus, the said Section 55 must be amended to be consistent with and to be truly reflective of the constitutional independence that is due to the Commission. The power and duty to provide office spaces for election officers and provincial election supervisors must be removed from the hands of the local governments and must be returned to the Commission.

The immediate passage of this bill is earnestly sought.

HON. EDUARDO “BRO. EDDIE” C. VILLANUEVA

HON. DOMINGO C. RIVERA
Republic of the Philippines
HOUSE OF REPRESENTATIVES
Quezon City

EIGHTEENTH CONGRESS
First Regular Session

House Bill No. 6026

Introduced by CIBAC Party-List Representatives
Eduardo "Bro. Eddie" C. Villanueva and Domingo C. Rivera

AN ACT AMENDING SECTION 55 OF BATAS PAMBANSA BLG. 881,
OTHERWISE KNOWN AS THE OMNIBUS ELECTION CODE, AS
AMENDED, PROVIDING FUNDS THEREFOR,
AND FOR OTHER PURPOSES

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

SECTION 1. Section 55 of the Omnibus Election Code of the Philippines, as amended, is hereby amended to read as follows:

"Section 55. Office space. – [The local government concerned shall provide a suitable place for the office of the provincial election supervisor and his staff and the election registrar and his staff: Provided, That in case of failure of the local government concerned to provide such suitable place, the provincial election supervisor or the election registrar, as the case may be, upon prior authority of the Commission and notice to the local government concerned, may lease another place for office and the rentals thereof shall be chargeable to the funds of the local government concerned.] THE COMMISSION SHALL PROVIDE AN ACCESSIBLE AND SUITABLE PLACE FOR ITS FIELD OFFICERS AND THEIR STAFF, CHARGEABLE TO THE YEARLY APPROPRIATIONS OF THE COMMISSION."

SECTION 2. Appropriation. – The initial appropriation to carry out the provisions of this Act shall be charged against the current appropriations of the Commission on
Elections. Thereafter, the amount necessary for the continued implementation of this Act shall be included in the annual General Appropriations Act.

SECTION 3. Implementing Rules and Regulations. – Within sixty (60) days from the effectivity of this Act, the Commission on Elections, in consultation with relevant stakeholders, shall promulgate the implementing rules and regulations to effectively carry out the provisions of this Act.

SECTION 4. Repealing Clause. – All acts, laws, decrees, executive orders, letters of instructions and regulations or any part thereof which are inconsistent with any provision of this Act are hereby repealed and/or modified accordingly.

SECTION 5. Separability Clause. – If for any reason, any section or provision of this Act is declared to be unconstitutional or invalid, the other sections or provisions of this Act which are not affected shall continue in full force and effect.

SECTION 6. Effectivity. – This Act shall take effect fifteen (15) days after its publication in the Official Gazette or in at least two (2) newspapers of general circulation.

Approved,