Republic of the Philippines
HOUSE OF REPRESENTATIVES
Quezon City

EIGHTEENTH CONGRESS
Second Regular Session

House Bill No. 7873

Introduced by REPRESENTATIVE FERDINAND L. HERNANDEZ

AN ACT CREATING THE ENVIRONMENTAL PROTECTION AND ENFORCEMENT BUREAU (EPEB) UNDER THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES (DENR), PROVIDING FOR ITS POWERS AND FUNCTIONS AND APPROPRIATING FUNDS THEREFOR, AND FOR OTHER PURPOSES

EXPLANATORY NOTE

The COVID-19 pandemic is a wake up call for us to realize the importance of preservation of our biodiversity. Human activities cause damage when we disrupt natural habitat. Many scientists believe that SARS-CoV-2, the virus that causes COVID-19, has originated primarily from bats and transmitted through an intermediary host, the pangolin, which is probably the most trafficked mammal globally. As more habitat destruction occurs, disease transfer from animals to humans increases. The Philippines is a consumer, source, and transit point for illegal wildlife trade – with a value estimated at $10 billion to $23 billion per year, making wildlife crime the fourth most lucrative illegal business in the Philippines after narcotics, human trafficking, and arms, according to the Asian Development Bank.

To this disturbance of ecosystems, illegal logging and deforestation are contributing factors. In August 2020, an adult white-bellied sea eagle with a wingspan of 1.86 meters, considered endangered in the Philippines, was rescued in one of the illegal logging hotspots in Samar. Eagles are generally territorial and go out once there is a disruption in their habitat. Illegal logging poses a serious threat to biodiversity and rural livelihoods, and result to flooding, water shortage, rapid soil erosion, and mudslides.

This overexploitation of natural resources caused by illegal wildlife trade and illegal logging, as well as the violation of environmental laws and policies, have proved costly not only to the environment but also to human lives. It is high time we answer the call for a drastic enforcement scheme of environmental laws to eradicate and suppress the lawless violators of these laws.

This bill aims to strengthen and institutionalize the Department of Environment and Natural Resources (DENR)’s environmental law enforcement capability through the creation of
a permanent and dedicated national government law enforcement bureau to support and buttress the existing powers of the DENR.

The enactment of the EPEB Bill enables the DENR to have an enforcement arm that will be patterned after a mainstream agency such as the Philippine National Police (PNP), which has the appropriate structure, modern technology, and highly trained manpower.

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

FERDINAND L. HERNANDEZ
AN ACT CREATING THE ENVIRONMENTAL PROTECTION AND ENFORCEMENT BUREAU (EPEB) UNDER THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES (DENR), PROVIDING FOR ITS POWERS AND FUNCTIONS AND APPROPRIATING FUNDS THEREFOR, AND FOR OTHER PURPOSES

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

Section 1. Short Title. - This Act shall be known as the "Environmental Protection and Enforcement Bureau (EPEB) Act".

Section 2. Declaration of Policy. - It is the policy of the State to:

(a) maintain an effective, competent, current, and highly-trained enforcement body to address violations of environment and natural resources laws, rules, and regulations in order to protect and advance the right of the people to a balanced and healthful ecology in accord with the rhythm and harmony of nature;

(b) strengthen and professionalize environment and natural resources protection and law enforcement with appropriate structure, science and technology, manpower, and capability;

(c) formulate plans and programs relative to environment and natural resources protection to enhance and modernize capacities to address all types of environmental crimes, including transnational/transboundary violations, taking cognizance of the worsening global environmental situation;

(d) promote shared duties and responsibilities, and capacitate other law enforcement agencies and local government units on environmental law enforcement; and

(e) ensure fair, swift, and certain enforcement of environmental laws.

Section 3. Definition of Terms. - As used in this Act, the following terms and phrases shall mean as follows:
(a) **Abatement** – refers to a legal document issued by the Bureau, its officers and enforcers, ordering the suspension or cessation, in whole or in part, or removal of a problem or nuisances, which is against environment and natural resources laws committed in prohibited areas, and/or other public areas, where such act is prohibited.

(b) **Bureau** – refers to the Environmental Protection and Enforcement Bureau.

(c) **Cease and Desist Order (CDO)** – refers to an order duly issued by the Secretary or the Bureau directing or enjoining any person, business, or organization, or government agency, to stop or continue doing an act considered harmful or illegal and/or in order to protect, preserve or rehabilitate the environment. A CDO may be permanent, for specified period of time, or until a final administrative or judicial determination of its legality occurs.

(d) **Confiscation** – refers to the act of taking in favor of the government, real or personal property, from a person without payment or compensation in an administrative proceeding.

(e) **Custody** – refers to temporary holding or safekeeping of any evidence obtained or seized in an enforcement operation conducted by, or with the participation of the Bureau, while a case is pending before any administrative body or the courts.

(f) **Department** – refers to the Department of Environment and Natural Resources (DENR).

(g) **Emergency** – as used in this Act, emergency occurs when there is a demonstrated impending threat to human life, biodiversity, or irreparable damage to the integrity and stability of the ecosystem.

(h) **Enforcement areas** – refers to any geographic area in the Philippines where priority enforcement response is needed.

(i) **Forensic** – refers to the application of scientific methods of analyzing evidence and samples for purposes of criminal, civil, or administrative procedure.

(j) **Impoundment** – refers to the taking of seized private property, which include, but not limited to, vehicle, vessel, facility, equipment, tools, paraphernalia, implements, gadgets, by government action with custody documentation pending the outcome of a criminal prosecution or administrative adjudication.

(k) **Prohibited area** – refers to areas explicitly prohibited or deemed by law to be free from human habitation or interference such as, but not limited to, water easements, areas identified as geo-hazard zones, or in any other prohibited zones within protected areas including strict protection zones, multiple use zones, and buffer zones, or areas designated under Disaster Risk Reduction and Management Plan of LGUs as hazard prone areas.

(l) **Regulated community** – refers to all persons, businesses or organizations, or government agencies or instrumentalities of the government whose use, utilization, exploitation, development, management, conservation and protection of environment and natural resources are governed under the administrative authority of the Department.
(m) Secretary – refers to the Secretary of the Department of Environment and Natural Resources (DENR).

(n) Seizure - as used in this Act, seizure refers to the taking by enforcement officers of potential evidence from a person who is suspected of violating environmental laws, rules and regulation. Seizure of evidence may be done by virtue of a search warrant, or on the occasion of a warrantless arrest or warrantless search.

(o) Strategic Lawsuit Against Public Participation (SLAPP) – as used in this Act, the defense of SLAPP shall be available to Bureau enforcers and those they have deputized, complainants, and witnesses. This remedy is available even during preliminary investigation and relevant administrative cases. The Bureau shall provide sufficient assistance for those enforcers, deputies, complainants, and witnesses charged with SLAPP suits.

(p) Transnational or transboundary violations – refers to a continuing offense in contravention of both environmental laws and international treaties and conventions on environment to which the Philippines is a signatory. An act is deemed a continuing offense when the act may be prosecuted and tried not only in the court or administrative bodies of the place where it began, but also in the court or administrative bodies of the place where part of the offense was continued or consummated.

(q) Wildlife Trafficking – refers to transportation and/or transshipment of wildlife, wildlife by-products or derivatives, from, to, or through the Philippines.

Section 4. Creation. – There is hereby created the Environmental Protection and Enforcement Bureau (EPEB) which shall be a uniformed service and a line agency under the Department.

This Act shall transfer and consolidate all enforcement functions performed by different Bureaus and attached Agencies of the Department and those that may be created hereafter.

The Bureau shall exercise concurrent enforcement authority with agencies having jurisdiction under other laws.

Section 5. Jurisdiction. – The Bureau shall carry out environmental law enforcement functions in the entire Philippine archipelago including air space, territorial waters, exclusive economic zones, continental shelf, and other areas where the Philippines exercises sovereignty and sovereign rights, or jurisdiction, in accordance with Philippine and International Laws. It shall be under the control and supervision of the Secretary.

Section 6. Powers and Functions. —The Bureau has the power and authority to:

(a) Enforce, interdict ongoing violations, arrest, investigate, and prosecute all violations of environmental and natural resources laws, rules, and regulations, including those over which other agencies exercise jurisdiction;

(b) Take custody of all seized and confiscated items, implements, conveyances, tools, and equipment;

(c) Initiate the filing of appropriate cases and/or proceedings;
(d) File the appropriate cases in court in consultation with the National Prosecution Service when necessary, and in coordination with the Office of the Ombudsman in cases involving government officials and employees;

(e) Execute decisions and dispose of confiscated items in administrative cases pertaining to environment and natural resources violations, and in court cases as may be directed by the court;

(f) Call on the Department of Justice (DOJ), Philippine National Police (PNP), Armed Forces of the Philippines (AFP), the National Bureau of Investigation (NBI), other government law enforcement agencies, including government-owned and/or -controlled corporations, to aid in the enforcement of laws against environmental crimes;

(g) Conduct intelligence operations and forensics investigation in furtherance of the foregoing powers and functions;

(h) Issue subpoena for the appearance of any person for investigation or production of any documents, through its officers from the ranks of Director-General, Deputy Director, Directors for Enforcement, Investigation and/or Legal Services, and Regional Director, and cite in contempt any person who violates or disobeys orders and processes duly issued by the Bureau;

(i) Accept in the name of the Philippine Government, funds or financial assistance for immediate disbursements or other property in the interest of, or as may be necessary to carry out its functions, and which shall be properly allocated and utilized directly and exclusively for environmental protection and enforcement;

(j) Establish and maintain coordination mechanisms with other law enforcement agencies locally and internationally;

(k) Develop enforcement systems and strategies based on best practices and using the most advanced and reliable technologies;

(l) Impose administrative fines/citations for in-­flagrante violations of environment and natural resources laws, rules and regulations pursuant to schedule of fines to be issued by the Office of the Secretary;

(m) Maintain database of all relevant information such as, but not limited to, environmental cases, environment-related incidents, permittees, licensees, park and forest occupants, tenured migrants, and scientific research data and information;

(n) Issue and implement Cease and Desist Order, Closure Order, Notice of Violation, and Abatement Order in the exercise of its administrative powers pursuant to pertinent rules and regulations issued by the Department;

(o) Formulate and implement policies, guidelines, and programs necessary to effectively carry out its mandate;

(p) Perform other related functions as the Secretary of the Department may assign.

Nothing herein shall prevent other law enforcement agencies from exercising jurisdiction over violations of environmental laws, rules and regulations. Provided that, once the Bureau takes
cognizance of the aforementioned violations, the Bureau shall take the lead and other law enforcement agencies shall collaborate and render assistance.

Section 7. Organizational Structure. – The Bureau shall be organized into the Office of the Director-General, Deputy Director-Generals for Operations and for Administration, Division Chiefs for Enforcement, Investigation and Legal, Finance and Logistics, Administrative and Human Resource, Planning and Knowledge Information Service, and Forensic Laboratory. Each service shall be composed of the necessary divisions and sections. The Bureau shall establish regional offices composed of district offices to cover designated enforcement areas. Field units may be established as needed to work with the PENR and/or CENR offices, or clusters thereof.

The Bureau’s personnel and their respective positions and rank shall have appropriate staffing complement, as follows:

<table>
<thead>
<tr>
<th>Job Title</th>
<th>Career Level</th>
<th>Salary Grade</th>
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<tbody>
<tr>
<td>Director General</td>
<td>Director VI</td>
<td>SG30</td>
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<tr>
<td>Deputy Director General for Operations</td>
<td>Director V</td>
<td>SG29</td>
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<tr>
<td>Deputy Director General for Administration</td>
<td>Director V</td>
<td>SG29</td>
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<td>Regional Director</td>
<td>Director III</td>
<td>SG27</td>
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<tr>
<td>Chief for Enforcement Division</td>
<td>Director I</td>
<td>SG25</td>
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<tr>
<td>Chief for Investigation and Legal Division</td>
<td>Director I</td>
<td>SG25</td>
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<tr>
<td>Chief for Finance and Logistics Division</td>
<td>Director I</td>
<td>SG25</td>
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<tr>
<td>Chief for Administrative and Human Resource Division</td>
<td>Director I</td>
<td>SG25</td>
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<tr>
<td>Chief for Planning and Knowledge Information Division</td>
<td>Director I</td>
<td>SG25</td>
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<tr>
<td>Director for Forensic Laboratory</td>
<td>Director I</td>
<td>SG25</td>
</tr>
<tr>
<td>Regional Legal Division Chief</td>
<td>Attorney V</td>
<td>SG25</td>
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<tr>
<td>Supervising Environmental Prosecutor</td>
<td>Attorney IV</td>
<td>SG23</td>
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<tr>
<td>Environmental Prosecutor</td>
<td>Attorney III</td>
<td>SG21</td>
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<td>Regional Enforcement Division Chief</td>
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<tr>
<td>Regional Management Division Chief</td>
<td>Division Chief</td>
<td>SG24</td>
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<td>Enforcement Officer III</td>
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<td>SG16</td>
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<tr>
<td>Enforcement Officer II</td>
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<tr>
<td>Ranger Technician</td>
<td>Ranger III</td>
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<td>Ranger</td>
<td>Ranger I</td>
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Section 8. Forensic Laboratory. – The Bureau shall establish and maintain an up-to-date forensic laboratory to be headed by a Director and supported by as many sections as may be deemed necessary, which may include chemical and toxicology, genetics, criminalistics, veterinary, morphology, and digital. The Forensic Laboratory may be composed of the following staffing complement:

<table>
<thead>
<tr>
<th>Job Title</th>
<th>Career Level</th>
<th>Salary Grade</th>
</tr>
</thead>
<tbody>
<tr>
<td>Director for Forensic Laboratory</td>
<td>Director I</td>
<td>SG25</td>
</tr>
<tr>
<td>Section Chief on Chemistry and Toxicology</td>
<td>Section Chief</td>
<td>SG22</td>
</tr>
<tr>
<td>------------------------------------------</td>
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</tr>
<tr>
<td>Section Chief on Genetics and Forensic Biology</td>
<td>Section Chief</td>
<td>SG22</td>
</tr>
<tr>
<td>Section Chief on Criminalistics</td>
<td>Section Chief</td>
<td>SG22</td>
</tr>
<tr>
<td>Section Chief on Veterinary</td>
<td>Section Chief</td>
<td>SG22</td>
</tr>
<tr>
<td>Section Chief on Taxonomy and Morphology</td>
<td>Section Chief</td>
<td>SG22</td>
</tr>
<tr>
<td>Section Chief on Geology</td>
<td>Section Chief</td>
<td>SG22</td>
</tr>
<tr>
<td>Senior Computer Programmer and Information Technology Officer</td>
<td>ENRE Officer IV</td>
<td>SG19</td>
</tr>
<tr>
<td>Analyst III</td>
<td>ENRE Officer III</td>
<td>SG16</td>
</tr>
<tr>
<td>Analyst II</td>
<td>ENRE Officer II</td>
<td>SG13</td>
</tr>
<tr>
<td>Analyst I</td>
<td>ENRE Officer I</td>
<td>SG11</td>
</tr>
</tbody>
</table>

**Section 9. Environment and Natural Resources Law Enforcement Academy.** – The DENR shall establish an Environmental and Natural Resources Law Enforcement Academy which shall be responsible for the recruitment, development and conduct of basic and advanced-level environmental law enforcement training course, and continuing skills enhancement of all Bureau enforcers and personnel. The Academy shall provide other Philippine law enforcement agencies and institutions high-quality standardized trainings on environmental law enforcement, including local governments.

**Section 10. Powers and Functions of Director General.** – The Director General shall have access to all official records of the Government and the regulated communities of the Department in the furtherance of his/her duties and responsibilities, and shall perform the following powers and functions:

(a) Direct, control and administer the operations of the Bureau, and deploy any of its officials and operatives for missions;

(b) Formulate policies, guidelines, programs and projects to implement this law and recommend policies that would enable the Bureau to take additional necessary measures in exercising its powers;

(c) Develop a system and allocate funds for informant's rewards and whistle blower protection;

(d) Recommend and/or direct appropriate agencies to effect emergency containment and remediation measures in relation to violations of environment and natural resources laws, rules and regulations;

(e) Initiate and strategize training and deputation of environmental law enforcement officers and, whenever practicable their consolidation and organization in accordance with existing laws, rules and regulations;

(f) Designate and/or authorize the use of informants for investigative purposes including the hiring of consultants, subject to pertinent laws, rules and regulations, as may be required;

(g) Issue mission orders and permits to carry duly-issued agency firearms of its organic personnel or other duly deputized officers who are conducting or assisting in investigation and enforcement operations;
(h) Ensure proper inventory, identification and impoundment of confiscated and/or forfeited objects, implements, and conveyances;

(i) Create and/or abolish divisions/units and positions within the Bureau that may be required for the expeditious, effective and efficient discharge of its duties and responsibilities; and remove, suspend, or otherwise discipline Bureau officials, enforcers and personnel for causes provided under the Civil Service Rules and Regulations and other pertinent laws, rules and regulations, subject to the approval by the Secretary; and

(j) Perform other acts that are necessary, proper or incidental to the performance of his duties and responsibilities as may be assigned by the Secretary.

Section 11. Powers and Functions of Bureau Officers and Enforcers. – The members of the Bureau shall be peace officers, and as law enforcers, shall have the following additional powers and functions:

(a) To detect, interdict, and investigate any environmental violations and to make arrests, searches and seizures in accordance with existing laws, rules and regulations;

(b) To seize and initiate confiscation proceedings for prohibited items including objects, implements, and conveyances used in the violation of environmental law, as provided for by applicable laws, rules and regulations, and to inventory said items;

(c) To take and require sworn affidavits of person or persons summoned in connection with cases under investigation and to administer oaths in cases under investigation, subject to limitations imposed by the Constitution and laws, rules and regulations;

(d) To carry suitable and adequate agency-issued firearms for enforcement operations and personal security;

(e) To have access to all official records of the Government and the regulated community, where such records relate to their official functions under this law;

(f) To perform such other functions as may be assigned by the Bureau.

Section 12. Benefits and Privileges. – The Bureau shall provide its personnel with the following benefits:

(a) Health care services or insurance for all its regular personnel;

(b) Accident insurance for all its employees and deputized officers;

(c) Hazard pay, subject to existing laws, rules and regulations; and

(d) Access to a legal assistance and support fund.

Section 13. Inter-agency Environmental Enforcement Coordination. – The Bureau shall establish and maintain close coordination, cooperation and linkages with national and
international coordinative bodies, multi-lateral agencies, and organizations that address environmental crimes.

Section 14. Stakeholder’s Engagement/People’s Participation. — Active and direct participation of national government agencies (NGAs), local government units (LGUs), academe, media, people’s organization (POs), non-governmental organizations (NGOs), including the citizenry, shall be encouraged. The Bureau shall take measures to ensure responsiveness and feedback mechanisms for maximum participation, engagement, and transparency.

Section 15. Strategic Lawsuit Against Public Participation (SLAPP) in the Enforcement of this Act. — The defense of SLAPP as defined by existing laws shall be available to Bureau enforcers and those they have deputized, complainants, and witnesses. This remedy is available even during preliminary investigation and relevant administrative cases. The Bureau shall provide sufficient assistance for those enforcers, deputies, complainants, and witnesses charged with SLAPP suits.

The Rules of Procedure for Environmental Cases shall govern the procedure in civil, criminal, and special civil actions involving the enforcement or violations of this Act, including actions treated as a SLAPP as provided in this section.

Section 16. Prohibition on the Issuance of Temporary Restraining Orders, Preliminary Injunctions, and Preliminary Mandatory Injunctions. — No court, other than the Supreme Court, shall issue injunction or restraining order against the Department and Bureau in the lawful enforcement of environmental and natural resources laws.

Section 17. Assaults against Environment and Natural Resources Enforcement Officers and Deputies. — Any person/s, whether natural or juridical, who shall attack, employ force or seriously intimidate/s any environment and natural resources enforcement officer or his deputies, while engaged in the performance of official duties, or on the occasion of the performance of such duties, shall be charged with direct assault under the Revised Penal Code.

The penalties of indirect assault as defined under the Revised Penal Code shall be imposed upon any person coming to the aid of the environment and natural resources enforcement officer or his deputy in the enforcement of his duties.

Section 18. Administrative Adjudication. — The Secretary is authorized to organize and standardize administrative adjudication mechanisms to impose fines and other penalties provided for under existing laws, rules, and regulations and cause the issuance of procedural rules and regulations as may be appropriate.

Section 19. Power to Issue Cease and Desist Orders and to Summarily Abate Without the Necessity of Judicial Order. — The Bureau may, subject to the requirements of administrative due process, issue cease and desist order/s, and to summarily eject any person and/or issue abatement order, removal, dismantling, or demolition of any illegal structures from a prohibited area, without the necessity of judicial order. Provided, that in cases of emergency, the Bureau may order the immediate exit or departure of the offender from the prohibited area. The Bureau may call on other enforcement agencies to assist in executing the order to vacate.

Section 20. Authority of the Director-General of the Bureau or the Duty Authorized
Representative to Issue Notice of Violation and Seizure Order. — In all cases of violations of environmental laws, rules and regulations, the Director-General or his duly authorized representative, may, in appropriate cases, issue notices of violation and order the seizure of any property subject of the offense, including conveyances, implements, tools and equipment used in the commission of the offense.

Section 21. Funding Source and Appropriation. — The funds required for the implementation of this Act shall be taken from the General Appropriations Act (GAA) and may be augmented from the following:

(a) Integrated Protected Area Fund (IPAF);

(b) environmental and user fees;

(c) EPIRA;

(d) road users' tax; and

(e) administrative fines and penalties.

Provided, that all funds collected shall be pooled together as a single account that will cover all operational expenses.

Section 22. Transitory Provisions. — All unexpended appropriations, real and personal properties, documents, records and other papers related to enforcement which are kept and/or managed by enforcement divisions, sections and units of the Department and attached Agencies shall be transferred to the Bureau.

All incumbent officials and personnel currently assigned and/or designated at the regional enforcement divisions, PENR enforcement sections, or CENR enforcement units who have undergone the mandatory training on enforcement as provided under this Act may continue to serve as an officer or enforcer of the Bureau, or choose to be reassigned in non-enforcement offices or Bureaus of the Department.

All incumbent enforcement officials, enforcers and personnel of the Department, Bureaus, and attached Agencies who have undergone the mandatory training on enforcement as provided under this Act may serve as officer or enforcer of the Bureau, or choose to be reassigned in non-enforcement functions or offices of the said agencies.

All incumbent enforcement officials, enforcers and personnel of the Palawan Council for Sustainable Development (PCSD) and BARMM shall be trained under the Bureau as part of the one-system approach.

Section 23. Implementing Rules and Regulations. The Department, in consultation with concerned government agencies and stakeholders, shall promulgate the implementing rules and regulations of this Act, within six (6) months from the effectivity of this Act.

Section 24. Separability Clause. — In the event that, for any reason, any provision of this Act is declared to be unconstitutional or invalid, the other sections or provisions hereof which are not affected thereby shall continue to be in full force or effect.
Section 25. Repealing Clause. – All laws, decrees, executive orders and rules and regulations or parts thereof which are inconsistent with the provisions of this Act are hereby repealed, amended or modified accordingly.

Section 26. Effectivity. - This Act shall take effect fifteen (15) days after its publication in at least two (2) national newspapers of general circulation.

Approved.