Explanatory Note

Based on a study conducted by the World Health Organization (WHO), air pollution represents the biggest environmental risk to health. In 2012, one out of every nine deaths was the result of air pollution-related conditions. Of those deaths, around 3 million are attributable solely to ambient (outdoor) air pollution.¹

According to the Department of Environment and Natural Resources (DENR), in the Philippines around 80 percent of air pollution comes from motor vehicles and air pollution coming from vehicular emissions is believed to be the major cause of respiratory and cardiovascular diseases, and a major contributor to global warming and climate change.²

Thus, there is an urgent need to take up necessary measures to combat the major health risk due to air pollution. According to a study conducted by the Massachusetts Institute of Technology (MIT), one effective measure to reduce air pollution is the wholesale replacement of conventional vehicles with electric vehicles. Overall, when accounting for the emissions today from the power plants that provide

the electricity, this would lead to an approximately 30 percent reduction in emissions from transportation. Deeper emissions cuts would be realized if power plants decarbonize over time.\textsuperscript{3}

This House Bill seeks to promote and facilitate the use of electric vehicles and the necessary charging stations in the country by providing support, incentives and coordination in various ways for the emerging industry to help in our fight for a healthier Philippines.

The immediate passage of this bill is earnestly sought.

\textbf{MICHAEL L. ROMERO Ph.D.}  
Representative, 1Pacman Partylist

\textbf{ENRICO A. PINEDA}  
Representative, 1Pacman Partylist

\footnotesize\textsuperscript{3} Can today’s EVs make a dent in climate change? 2016. \textit{Available at} \url{http://news.mit.edu/2016/electric-vehicles-make-dent-climate-change-0815} (last accessed on 04 August 2020).
Republic of the Philippines
HOUSE OF REPRESENTATIVES
Quezon City, Metro Manila

EIGHTEENTH CONGRESS
Second Regular Session

House Bill No. 7299

Introduced by Representative Deputy Speaker Michael L. Romero and Enrico A. Pineda

AN ACT
PROVIDING THE NATIONAL ENERGY POLICY AND REGULATORY FRAMEWORK FOR THE USE OF ELECTRIC VEHICLES AND THE ESTABLISHMENT OF ELECTRIC CHARGING STATIONS

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

CHAPTER I
GENERAL PROVISIONS

Section 1. Short Title. - This Act shall be referred to as the "Electric Vehicles and Charging Stations Act."

Sec. 2. Declaration of Policy. - It is hereby declared the policy of the State to:

(a) Generate employment opportunities to our local skilled workforce to sustain their livelihood.

(b) Ensure the country's energy security and independence by reducing reliance on imported fuel for the transportation sector;

(c) Promote and support innovation in clean, sustainable, and efficient energy to accelerate social progress and human development by
encouraging public and private use of new and alternative energy technologies;

(d) Safeguard and improve the integrity, reliability, and stability of the country's electric power grid by optimizing the location of energy sources relative to demand; and

(e) Promote inclusive and sustainable industrialization while recognizing the role of the private sector, in order to support the transition to new technologies, spur small and medium enterprise growth, attract investments, grow globally competitive and innovative industries, and upgrade the country's participation in regional and global value chains.

Sec. 3. Scope and Application. - This Act shall apply to the manufacture, local assembly, installation, utilization, and regulation of electric vehicles, charging stations, and importation of parts and components for the manufacture and assembly operations and batteries.

Sec. 4. Definition of Terms. - For purposes of this Act, the following terms shall be defined as stated below:

a. **Electric vehicle (EV)** refers to a vehicle with at least one electric drive for vehicle propulsion. For the purposes of this Act, it includes a battery electric vehicle, hybrid-electric vehicle, and a plug-in hybrid electric vehicle;

b. **Hybrid-electric vehicle** refers to a vehicle with both a rechargeable energy storage system and a fueled power source propulsion;

c. **Plug-in hybrid-electric vehicle** refers to a hybrid-electric vehicle with rechargeable energy storage system that is intended to be charged from an external electric energy source;

d. **Battery pack** refers to the mechanical assembly comprising battery cells and retaining frames or trays, and possibly components for battery management;

e. **Certificate of Inspection** refers to a document issued by the building official of a local government unit (LGU) to the owner or applicant as a requirement for the installation of power lines to a building or structure to certify the completeness of the installation of all electrical wirings,
pursuant to Republic Act No. 6541 as revised by Presidential Decree No. 1096, otherwise known as the National Building Code of the Philippines:

f. **Charging fee** refers to the amount imposed on users in exchange for the use of facilities of charging stations. Its individual components shall be unbundled pursuant to regulations issued by the Energy Regulatory Commission (ERC):

g. **Charging station** refers to all equipment for delivery of alternating current or direct current to EVs, installed in an enclosure with special control functions and communications, and may be located off the vehicle. For the purposes of this Act, charging stations shall include battery swapping stations:

h. **Charging station service provider** refers to a natural or juridical person, duly accredited by the Department of Energy (DOE), who sells, installs, maintains, owns, or operates charging stations or any of its components for a fee:

i. **Comprehensive Roadmap on Electric Vehicles (CREV)** refers to a national plan with an annual work plan to accelerate the electrification of transportation in the country with four components: electric vehicles and charging stations, manufacturing, research and development, and human resource development. It shall be incorporated in the Philippine Energy Plan and the National Transport Policy:

j. **Distribution system** refers to the system of wires and associated facilities belonging to a franchised distribution utility, extending between the delivery points on the transmission, sub-transmission system, or generating plant connection and the point of connection to the premises of the end-user:

k. **Distribution utility (DU)** refers to any electric cooperative, private corporation, or government-owned utility which has a franchise or authority to operate a distribution system including those whose franchise or authority covers economic zones:

l. **Green routes** refer to public transportation routes created or identified by LGUs and approved by the Department of Transportation (DOTr) to be exclusively traversed by electric public utility vehicles (PUVs):

m. **Importer** refers to any individual, partnership, corporation, or other entity engaged in the importation of Completely Knocked Down (CKD) kits, Semi-Knocked Down (SKD) kits, Semi-assembled parts and
components, parts and components of EVs, batteries and charging stations equipment, organized, and existing under Philippine laws:

n. **Manufacturer or assembler** refers to any individual, partnership, corporation, or other entity engaged in the manufacture and assembly of EVs using local and/or imported parts and components that would include an unfinished and/or unpainted body shell incorporated, organized, BOI registered and existing under Philippine laws.

o. **Private buildings and establishments** refer to residential, commercial, and industrial structures owned or leased by private persons or juridical entities, and in the case of commercial and industrial structures, whose goods and services are available to the public:

p. **Private charging stations** refer to charging stations installed in private buildings and establishments which may be open for use by the public for a fee:

q. **Public buildings and establishments** refer to structures owned or leased by the government through its departments, agencies, bureaus, offices, corporations, and LGUs; and

r. **Public charging stations** refer to charging stations installed in public buildings and establishments, and gasoline stations, which are available for use by the public for a fee.

**CHAPTER II**

STRENGTHENING PUBLIC – PRIVATE PARTNERSHIP IN THE FORMULATION OF POLICY, REGULATORY FRAMEWORK

**Sec. 5.** A Body or Industry Development Council (IDC) shall be created composed of Secretaries from the following government agencies: Department of Trade and Industry (DTI), Department of Transportation (DOTr), Department of Energy (DOE), Department of Finance (DOF), Department of Interior and Local Government (DILG), Department of Science and Technology (DOST), representatives from the industry sector and from other government agencies, as resource persons, to provide direction in the formulation of policies and regulatory framework of this Act.
Sec. 6. To undertake the implementation of the plans, programs and monitoring system, the IDC shall form an Inter-Agency Task Force composed of their respective technical/expert representatives.

Sec. 7. Duties and Responsibilities of the Inter Agency Task Force under direction of the Industry Development Council (IDC).

(a) Formulate modalities for easier access to financing capital expenditures, operating expenses and retail operations of electric and hybrid vehicle and charging station manufacturers and assemblers;

(b) Develop and implement standards which are aligned with international standards to govern electric and hybrid vehicles including batteries and charging infrastructures;

(c) Review and recommend policy to increase public transport applications for electric and hybrid vehicles nationwide including their use for fleet operations in national government agencies and local government units (LGUs);

(d) Coordinate with LGUs in identifying and allocating land and property within their jurisdiction for use as public charging stations for electric and hybrid vehicles;

(e) Review and recommend appropriate classification for electric and hybrid vehicles and the corresponding parameters for Motor Vehicle Inspection System (MVIS) approval;

(f) Coordinate with the electric power industry stakeholders, particularly the Energy Regulatory Commission (ERC) and electric distribution utilities and cooperatives, in the preparation of their electric systems and network to accommodate the connection of electric and hybrid vehicles charging equipment and stations;

(g) Undertake Information and Education Campaign (IEC) on the economic, social, and environmental benefits of the use of electric and hybrid vehicles; and

(h) Monitor resolution of issues affecting the electric and hybrid vehicle sector.
CHAPTER III
ROLE OF GOVERNMENT AGENCIES

Sec. 8. Government Regulations. - All regulations related to the use of EVs and the establishment of charging stations shall be structured to facilitate the creation of an enabling environment for equitable and non-discriminatory private sector participation, with preference for indigenous technologies, to attain the long-term goal of stable energy prices and energy sufficiency.

Sec. 9. Role of the Department of Energy. - The DOE shall be the primary agency tasked with the promotion of the adoption of EVs and the development of charging infrastructure. Towards this end, the DOE shall:

(a) Harmonize existing policies and promulgate uniform and streamlined rules, regulations, and standards on the use, operations, and maintenance of charging stations, in coordination with other concerned agencies, to include the accreditation of charging station service providers and requirements by DUs on charging station service providers;

(b) Develop and update the EV and charging stations component of the CREV in coordination with the DOTr, Department of Trade and Industry (DTI), Department of Environment and Natural Resources (DENR), Department of Public Works and Highways (DPWH), LGUs and other relevant national government agencies (NGAs). The component shall be finished not later than the 30th of May of every year;

(c) Develop and update the CREV by compiling its various components. The CREV shall be released to the public not later than the 30th of September of every year;

(d) Harmonize existing guidelines and issuances related to the promotion of the adoption of EVs and charging stations, and issue plans and programs on the same;

(e) Implement, together with DOTr and DTI, plans and program pursuant to Section 6(d) of this Act through information, education, communication, and demonstration campaigns consistent with the CREV;
(f) Regularly accredit charging station service providers, and publish on its website an annual inventory of all accredited charging station service providers and a list of all public charging stations in the country;

(g) Require DUs to submit their respective charging infrastructure development plans as part of their Distribution Development Plans not later than 30th of August of every year;

(h) Enforce compliance with mandatory open access installation of charging stations as required under Sections 16 and 17 of this Act;

(i) Ensure charging stations are compliant with the Philippine Electrical Code, Philippine Distribution Code, and other relevant standards;

(j) Aggregate and centralize data from ERC, DTI, DOTr, DENR, Land Transportation Office (LTO), Land Transportation Franchising and Regulatory Board (LTFRB), Metro Manila Development Authority (MMDA), Philippine Competition Commission, LGUs, and other relevant NGAs insofar as EVs and charging stations are concerned; and

(k) Perform all other acts that are analogous to the foregoing, which are necessary and incidental to accomplish the policy objectives of this Act.

Sec. 10. Role of the Energy Regulatory Commission. - In addition to its functions under Republic Act No. 9136, otherwise known as the Electric Power Industry Reform Act of 2001, the ERC shall:

(a) Promulgate uniform and streamlined rules and requirements for self-generating charging stations and centralized vehicle-to-grid facilities;

(b) Regulate the rates charged by DUs on all charging stations, taking into account, among others, the utilization of the charging station, the promotion of efficiency, the unique requirements of charging stations, and its effect on the DU’s demand profile and distribution system;

(c) Mandate the unbundling of charging fees;

(d) Exercise exclusive jurisdiction over all matters that pertain to rate setting in this Act; and

(e) Perform all other acts that are analogous to the foregoing, which are necessary and incidental to accomplish the policy objectives of this Act.
Sec. 11. Role of the Department of Transportation. The DOTr shall be the primary agency tasked with the development of EV demand generation, and the regulation, registration, and franchising of EVs. Towards this end, the DOTr shall:

(a) Coordinate with the DOE and other relevant NGAs in the preparation of the EV and charging stations component of the CREV;

(b) Issue relevant policies on the use, operations, inspection, registration, and franchising of EVs;

(c) Conduct information, education, communication, and demonstration campaigns, together with the DOE and DTI;

(d) Mandate the inclusion of green routes in the respective Local Public Transport Route Plans of the LGUs; and

(e) Perform all other acts that are analogous to the foregoing, which are necessary and incidental to accomplish the policy objectives of this Act.

Sec. 12. Role of the Department of Trade and Industry. The DTI shall be the primary agency tasked with industry development of EVs, charging stations, parts and components, and batteries. Towards this end, the DTI shall:

(a) Formulate relevant Philippine National Standards for consumer protection and trade facilitation, and conduct a regular review of these standards for possible revision or updating to align with developments in trade and latest technology of EVs;

(b) Regulate the quality and safety of the parts and components of EVs, charging stations, and batteries by implementing relevant standards to ensure the manufacture, production, and distribution of quality products for the protection of the consumer;

(c) Develop and update the manufacturing component of the CREV, in coordination with DOE, DOTr, Board of Investments (BOI), and other relevant NGAs with a focus on EV, charging stations, parts and components, and battery manufacturing. The manufacturing component shall be submitted to the DOE not later than the 3Qth of May of every year;

(d) Develop and update the human resource development component of the CREV, in coordination with the Department of Labor and Employment, Technical Education and Skills Development Authority, Commission on Higher Education, and other relevant NGAs. The human resource
development component shall be submitted to the DOE not later than the 30th of May of every year;

(e) Coordinate with the DOE and other relevant NGAs in the preparation of the EV and charging stations component of the CREV;

(f) Develop, in coordination with the BOI and other relevant NGAs, the EV incentive strategy pursuant to Section 25 (a) of this Act; and

(g) Perform all other acts that are analogous to the foregoing, which are necessary and incidental to accomplish the policy objectives of this Act.

Sec. 13. Role of Local Government Units. - In addition to its functions under existing laws, LGUs shall:

(a) Identify green routes in their respective Local Public Transport Route Plans consistent with the National Transport Policy;

(b) Include the electrification of PUVs in their respective development plans;

(c) Issue Certificates of Inspection to charging stations;

(d) Submit to DOE not later than 30th of January of every year the list of all charging stations in their respective localities; and

(e) Ensure compliance of public and private buildings and establishments with Section 18 of this Act.

Sec. 14. Role of the Department of Environment and Natural Resources. – In addition to its functions under existing laws, the DENR shall, in consultation with the DOE, DOTr, DTI, and other public and private stakeholders, promulgate rules and guidelines on the recycling and disposal of EVs, charging stations, parts and components, and batteries. The DENR, in coordination with the DOTr, shall include EVs in the comprehensive air pollution management and control program from motor vehicles including greenhouse gas emissions monitoring in accordance with Republic Act No. 8749, otherwise known as the Clean Air Act of 1999.

Sec. 15. Role of the Department of Public Works and Highways. - In addition to its functions under existing laws, the DPWH shall establish guidelines on the following:
(a) Construction of charging stations and other EV support infrastructure in buildings and other establishments; and

(b) Issuance of permits for the construction or renovation of buildings or establishments pursuant to Section 18 of this Act.

Sec. 16. Role of the Department of Science and Technology (DOST). — In addition to its functions under existing laws, the DOST shall develop and update the research and development component of the CREV, in consultation with the DTI and other relevant NGAs. The research and development component shall be submitted to the DOE not later than the 30th of May of every year.

CHAPTER IV
DEMAND GENERATION AND INDUSTRY DEVELOPMENT

Sec. 17. Mandatory EV Share in Corporate and Government Fleets. — The following entities shall ensure that at least five percent (5%) of their fleet shall be EVs within the timeframe indicated in the CREV: Provided, That the CREV shall provide a timeline for the gradual increase of such percentage until the entire fleet is fully electrified:

(a) Industrial and commercial companies such as cargo logistics companies, food delivery companies, tour agencies, hotels, power utilities, and water utilities;

(b) Public transport operators, including buses, jeepneys, tricycles, taxis, and transport network vehicle services; and

(c) LGUs, NGAs, and government-owned and controlled corporations: Provided, That the electrification of government fleets shall be considered compliance with Republic Act No. 11285, otherwise known as the Energy Efficiency and Conservation Act.

Sec. 18. Dedicated Parking Slots for Electric Vehicles in Private and Public Buildings and Establishments. — Private and public buildings and establishments constructed after the effectivity of this Act and pursuant to the National Building Code of the Philippines shall designate dedicated parking slots for the exclusive use of EVs:
Provided, That the number of dedicated parking slots shall be proportional to the total number of parking slots within the building or establishment: Provided further, that the use of dedicated parking slots by vehicles other than EVs shall be punishable under Section 29 of this Act: Provided finally, That existing private and public buildings and establishments shall comply with the foregoing requirements within the timeframe indicated in the CREV. No permit shall be issued for the construction or renovation of a building or establishment unless this Section has been complied with.

Sec. 19. Open Access Installation of Charging Stations in Dedicated Parking Slots. Dedicated parking slots built in accordance with Section 18 shall be installed with a charging station: Provided, That the owner of the private or public building or establishment shall allow a third party charging station service provider to install, operate, or maintain the charging station, or enter into any other contractual arrangement with such third party charging station service provider in fair, reasonable, and nondiscriminatory terms: Provided further, That the owner of the private or public building or establishment may act as its own charging station service provider by constituting itself as a charging station service provider pursuant to the provisions of this Act: Provided finally, That if a DU engages in the business of a charging station service provider, it shall do so in accordance with Section 26 of Republic Act No. 9136 as implemented by ERC through its applicable rules and guidelines on business separation and unbundling.

Sec. 20. Open Access Installation of Charging Stations in Gasoline Stations. Gasoline stations shall designate dedicated spaces for the installation of charging stations: Provided, That the owner of the gasoline station shall allow a third party charging station service provider to install, operate, or maintain the charging station, or enter into any other contractual arrangement with such third party charging station service provider in fair, reasonable, and nondiscriminatory terms: Provided further, That the owner of the gasoline station may act as its own charging station service provider by constituting itself as a charging station service provider pursuant to the provisions of this Act: Provided finally, That a gasoline station shall not be issued a construction, operation, or compliance permit by the DOE unless the owner shows that there is ample space for the construction of charging stations within its premises.

Sec. 21. Use of Charging Stations in Dedicated Parking Spaces and Gasoline Stations. All public stations shall be open to the public. All private charging stations may be
opened to the public. Both public and private charging stations shall be allowed to impose and collect charging fees.

Sec. 22. Permits for the Installation of Charging Stations. - All government agencies including LGUs shall provide for a uniform and streamlined permitting process for the installation, operation, maintenance, replacement, and removal of charging stations: Provided, That the process shall be covered by the provisions of Republic Act No. 11234, otherwise known as the Energy Virtual One-Stop Shop Act.

Sec. 23. Duties and Responsibilities of Charging Station Service Providers. - A charging station service provider shall have the following duties and responsibilities:

(a) Comply with the rules, requirements, and standards of the DOE and ERC in accordance with Sections 9 and 10 of this Act, and permits and licenses of government agencies and LGUs in accordance with Section 22 of this Act;

(b) Pay the DU for electricity consumption from the use of the charging station in cases where the charging station service provider is the owner or operator of the charging station; and

(c) Regularly submit to the ERC an unbundled structure of the charging fees imposed on EV users, in the case of public charging stations owned or operated by the charging station service provider.

Sec. 24. Safety, Health, and Environment - All manufacturers, assemblers, charging station service providers, operators of testing facilities, and users of EVs and charging stations shall comply with all relevant health, safety, and environmental laws, rules, and regulations related to the manufacture, assembly, installation, operation, and utilization of EVs and charging stations.

CHAPTER V

INCENTIVES

Sec. 25. Fiscal Incentives. -

(a) Manufacturing
The following activities shall be included in the annual Investment Priorities Plan (IPP) of the BOI and shall be entitled to the incentives provided under Executive Order No. 226, otherwise known as Omnibus Investment Code of 1987, and other applicable laws for ten (10) years from the effectivity of this Act: Provided, that after the aforementioned period, the inclusion of these activities in the annual IPP shall be reviewed and may be extended to BOI-registered companies:

(i) Manufacture and assembly of EVs, and KD parts and components as follows:
   a. CKD parts and components either locally produced or imported that would include a disassembled body shell including other parts and components
   b. Semi-Assembled parts and components either locally produced or imported that would include an unfinished and/or unpainted body or shell including other parts and components for assembly.

(ii) The establishment and operations of charging stations.

In addition, the DTI, in coordination with BOI, shall craft and implement an EV incentive strategy, as part of the manufacturing component of the CREV, similar to Executive Order No. 182 series of 2015, otherwise known as the Comprehensive Automotive Resurgence Strategy Program. The incentive strategy shall:

(i) Narrow the cost gap between EVs and traditional motor vehicles and enable the shift of the local traditional motor vehicle industry to EVs;

(ii) Provide time-bound, targeted, performance-based, and transparent fiscal and non-fiscal support in order to attract EV and EV parts manufacturing, particularly electronic parts and other strategic components, batteries, charging stations, and the establishment of testing facilities; and

(iii) Set local production targets to be achieved within ten (10) years from the promulgation of the incentive strategy, subject to extension as determined by the DTI.

The DTI, in coordination with the BOI, shall establish the application and selection process for enrollment and qualification of participants, imposing such terms and conditions as it may deem necessary to promote the objectives of the incentive strategy.
(b) Utilization

The following shall be granted the following additional fiscal incentives, which shall be available for ten (10) years from the effectivity of this Act:

(i) Exemption from the payment of Duties and Taxes (Excise Tax and VAT) on the importation of KD parts and components for EVs, assembly tools and equipment, including, but not limited to, welding guns and transformers, and charging station equipment and other related aftersales support equipment; and

(ii) A thirty percent (30%) discount from the payment of the motor vehicle user's charge imposed by the LTO under Republic Act No. 8794, otherwise known as Motor Vehicle User's Charge Act, as well as vehicle registration and inspection fees.

Sec. 26. Non-Fiscal Incentives. - EV users shall be granted the following non-fiscal incentives, which shall remain in force for ten (10) years from the effectivity of this Act:

(a) Expeditious registration and renewal of registration, and issuance of a special type of vehicle plate by the LTO;

(b) Exemption of electrified PUVs from the mandatory unified vehicular volume reduction program, number-coding scheme, or other similar schemes implemented by the MMDA, other similar agencies, and LGUs; and

(c) Expeditious processing by the LTFRB of applications for franchise to operate, including its renewal, for PUV operators that are exclusively utilizing EVs.

(d) Availment of TESDA Training Program on E-Vehicle.

(e) Expeditious processing by the BOC on the importation of KD parts and components for assembly operations of EVs, assembly tools and equipment, including, but not limited to, welding guns and transformers, and charging station equipment and other related aftersales support equipment;

(f) Allowing expert foreign nationals under the Transfer of Technology agreement.
Sec. 27. Financial Assistance. - Government financial institutions and other financial institutions, in accordance with and to the extent allowed by the enabling provisions of their respective charters or applicable laws, are encouraged to provide concessional financial packages for entities engaged in the activities mentioned in Section 25 of this Act, and preferential interest rates and payment scheme on consumer loans for the acquisition of EVs and electric charging stations.

The Bangko Sentral ng Pilipinas shall encourage banks to lend a certain percentage of their portfolio to EV, charging stations, and battery manufacturers, assemblers, and end users: Provided, That financing packages for EV fleets shall be prioritized and the procedure shall be streamlined.

CHAPTER VI
FINAL PROVISIONS

Sec. 28. Establishment of Dedicated Offices. – A One-Stop-Shop office under direction of the IDC, shall be established to effect the implementation of this Act. The organizational structure and staffing complement shall be determined by the Secretaries of DOE, DOTr, and DTI, in consultation with the Department of Budget and Management, and in accordance with existing civil service rules and regulations. The budgetary requirements necessary for the establishment of the dedicated offices shall be taken from the current appropriations of each agency concerned. Thereafter, the funding for the dedicated offices shall be included in the annual General Appropriations Act.

Sec. 29. Penalties. - The DOE, DOTr, and DPWH shall impose fines and penalties upon any person, both natural and juridical, found guilty of violating Sections 18, 19, 20, 21, and 22 of this Act. The fines and penalties shall range from a minimum of fifty thousand pesos (P50,000.00) to a maximum of five hundred thousand pesos (P500,000.00), and may include suspension or revocation of permits issued: Provided, That this is without prejudice to the penalties provided under existing regulations prescribed by other concerned agencies. The DOE, DOTr, and DPWH, in coordination with the DTI, DILG, and DENR shall issue appropriate rules and regulations on the imposition of these fines and penalties.
Sec. 30. Congressional Oversight. - The Joint Congressional Energy Commission (JCEC) shall exercise oversight powers over implementation of this Act. The DOE, DOTr, DTI, and other relevant NGAs shall submit the CREV and a report on the implementation of this Act to the JCEC not later than the 1st day of December of every year.

Sec. 31. Implementing Rules and Regulations. – Upon direction of the IDO, the Inter Agency Task Force, in consultation with public and private stakeholders shall issue the implementing rules of this Act within one hundred twenty (120) days upon its effectivity.

Sec. 32. Separability Clause. - If any portion or provision of this Act is declared unconstitutional, the remainder of this Act or any provisions not affected thereby shall remain in force and effect.

Sec. 33. Repealing Clauses. - Any law, presidential decree or issuance, executive order, letter of instruction, rule or regulation inconsistent with the provisions of this Act is hereby repealed or modified accordingly.

Sec. 34. Effectivity Clause. - This Act shall take effect fifteen (15) days following its complete publication in the Official Gazette or a newspaper of general circulation.

Approved,