S No. 2046 11 No. 4193



Fourteenth Congress

Second Regular Session

Begun and held in Metro Mania, on Monday, the twenty-eighth day of July, two thousand eight.

[REPUBLIC ACT NO. 9513]

AN ACT PROMOTING THE DEVELOPMENT, UTILIZATION AND COMMERCIALIZATION OF RENEWABLE ENERGY RESOURCES AND FOR OTHER PURPOSES

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

CHAPTER I

TITLE AND DECLARATION OF POLICIES

SECTION 1. Short Title. - This Act shall be known as the "Renewable Energy Act of 2006". It shall hereinafter be referred to as the "Act".

SEC. 2. Declaration of Policies. - It is hereby declared the policy of the State to:

(a) Accelerate the exploration and development of renewable energy resources such as but not limited to, biomass, tolar, wind, hydro, geothermal and ocean energy sources, including thybrid systams. In achieve energy effections, through the adoption of sustainable energy development attrations in the international markets, the effects of hish floating of the international markets, the effects of hish entral down to almost all sectors of the economy:

(b) Increase the utilization of renewable energy by institutionalizing the development of national and local capabilities in the use of renewable energy systems, and promoting its efficient and cost-effective commercial application by providing fiscal and nonfiscal incentives:

(c) Encourage the development and utilization of renewable energy resources as tools to effectively prevent or reduce harmful emissions and thereby balance the goals of communic growth and development with the protection of health and the environment: and

(d) Establish the necessary infrastructure and mechanism to carry out the mandates specified in this Act and other existing laws.

SEC. 3. Scope. - This Act shall establish the framework for the accelerated development and advancement of renewable energy resources, and the development of a strategic program to increase its utilization.

SEC. 4. Definition of Terms. - As used in this Act. the following terms are herein defined.

(a) Biomass energy systems' refers to energy systems which use biomass resources to produce heat, iteam mechanical power or electricity through either thermochemical biochemical or physico-chemical processes, or through such other technologies which shall comply with prescribed environmental standards pursuant to this Act.

(b) "Biomass resources" refers to non-fossilized, biodegradable organic material originating from naturally orcurring or cultured plants, minuals and micro-organisms, including agricultural products, ho-products und residues such

as, but not limited to, biofuels except corm, soya beans and rice but including supercons and occonut, rice bulls, rice bulls, rice bulls, rice bulls, rice bulls, rice straws, coconst busis, and shells, corm cobs, corm atovers, bugarse, biodegradable organic fractions of industrial and municipal waster that; can be used in bioconversion process and other processes, as well as gases and liquid a recovered from the decomposition and/or extraction of non-bisalized and biodeernadable organics.

(c) "Board of Investments (BOI)" refers to an attached spency of the Department of Trade and Industry created under Republic Act No. 5186, as amended.

(d) "Co-generation systems" refers to facilities which produce electrical and/or mechanical energy and forms of useful thermal energy such as best or steam which are used for industrial, commercial heating or cooling purposes through the sequential use of energy.

(e) "Department of Energy (DOE)" refers to the government agency created pursuant to Republic Act No. 7638 whose functions are expanded in Republic Act No. 9136 and further expanded in this Act.

(f) "Department of Environment and Natural Resources (DENR)" refers to the government agency created pursuant to Executive Order No. 192.

(g) "Department of Finance (DOF)" refers to the government agency created pursuant to Executive Order No. 127, as amended.

(h) "Department of Science and Technology (DOST)" refers to the government agency created pursuant to Executive Order No. 128.

(i) "Department of Trade and Industry (DTI)" refers to the government agency created pursuant to Executive Order No. 133.

() "Distributed generation" refers to a system of small generation entities supplying directly to the distribution grid, any one of which shall not exceed one hundred kilowatts (100 kW) in casacity. (k) "Distribution of Electricity" refers to the conveyance of electricity by a Distribution Utility through its distribution system pursuant to the provision of Republic Act No. 9136.

(b) "Distribution, Utility (DU)" refers to any electric cooperative, private corporation, government-owned utility or existing local government unit which has an exclusive franchise to operate a distribution system in accordance with its franchise and Republic Act No. 9136.

(m) "Electric Power Industry Reform Act of 2001" or Republic Act No. 9136 refers to the law mandating the restructuring of the electric power sector and the privatization of the National Power Corporation (NPC).

(n) "Energy Regulatory Commission (ERC)" refers to the independent quasi-judicial regulatory agency created pursuant to Republic Act No. 9136.

(i) "Generation Company" refers to any person or entity authorized by the ERC to operate facilities used in the generation of electricity.

(p) "Generation Facility" refers to a facility for the production of electricity and/or thermal energy such as, but not limited to, steam, hot or cold water.

(ii) "Geothermal energy" as used herein and in the context of this Act, shall be considered renewable and the provisions of this Act is therefore applicable thereto if geothermal energy, as a mirrar lessoure, is produced by reinfall and the heat is continuously produced inside the earth: and/or (2) enhanced recentry, where hot ware used in the geothermal process is re-injected into the ground to produce out status as well as to provide additional reference to the status as well as to provide additional reference to the status as well as to provide additional reference to the status as well as to provide additional reference to the status as well as to provide additional reference to the status as well as to provide additional reference to the status as well as to provide additional reference to the status as well as to provide additional reference to the status as well as to provide additional reference to the status as well as to provide additional reference to the status as well as to provide additional reference to the status as well as to provide additional reference to the status as well as to provide additional reference to the status as well as to provide additional reference to the status as well as to provide additional reference to the status as well as to provide additional reference to the status as well as to provide additional reference to the status as well as to provide additional reference to the status as well as to provide additional reference to the status as well as to provide status as well as to provide additional reference to the status as well as to provide additional reference to the status as well as to provide additional reference to the status as well as to provide additional reference to the status as well as to provide additional reference to the status as well as to provide additional reference to the status as well as to provide additional reference to the status as well as to provide additional reference to the status as well as to provide additional reference to the status

(r) "Geothermal Energy Systems" refers to machines or other equipment that converts geothermal energy into useful power.

(r) "Geothermal Resources" refers to mineral resources, classified as renewable energy resource, in the form of: (i) all products of ecothermal processes, embracing indigenous steam.

hot water, and hot brines; (ii) steam and other gases, hot water, and hot brines resulting from water, gas, or other fluids artificially introduced into gothermal formations; (iii) heat or associated energy found in gothermal formations; and (iv) any by-product derived from them.

(t) "Government Share" refers to the amount due the National Government and local government units from the exploitation, development, and utilization of naturally-cocurring renewable energy resources such as goothermal, wind, solar, ocean and hydro excluding biomass.

(u) "Green Energy Option" refers to the mechanism to empower end-users to choose renewable energy in meeting their energy requirements.

(v) "Grid" refers to the high voltage backbone system of interconnected transmission lines, substations, and related facilities, located in each of Luzzo, Visayas, and Mindanao, or as may otherwise be determined by the ERC in accordance with Recublic Act No. 9136.

(w) "Hybrid Systema" refers to any power or energy generation facility which makes use of two (20 more types of technologies utilizing both conventional analor renewable fuel sources, such as but not limited to, integrated solarivind systems, biomassfeasi fael systems, hydrofosiil fuel systems, integrated solaritymass systems, integrated windfosail fuel (10%) of the annual energy conjust provided by the Renewable Energy (63) component.

(x) "Hydroelectric Power Systems" or "Hydropower Systems" refers to water-based energy systems which produce electricity by utilizing the kinetic energy of falling or running water to turn a turbine generator.

(y) "Hydroblectric Power Development" or "Hydropower Development" refers to the construction and installation of a hydroelectric power-generating plant and its auxiliary failities, such as diversion atructure, headrace, penstock, substation, transmission, and inachine shor, among others.

(z) "Hydroelectric Power Resources" or "Hydropower Resources" refers to water resources found technically feasible for development of hydropower projects which include rivers, lakes, waterfalls, irrigation canals, springs, ponds, and other water bodies.

(an) "Local government share" refers to the amount due the local government units from the exploitation, development and utilization of naturally-occurring renewable energy resources.

(bb) "Micro-scale Project" refers to an RE project with capacity not exceeding one hundred kilowatts (100 kW).

(cc) "Missionary Electrification" refers to the provision of basic electricity service in unviable areas with the aim of bringing the operations in these areas to viability levels.

(dd) "National government share" refers to the amount due the national government from the exploitation, development and utilization of naturally-occurring renewable energy resources.

(ee) "National Power Corporation (NPC)" refers to the government corporation created under Republic Act No. 6395, as amended by Republic Act No. 9136.

(ff) "National Transmission Corporation (TRANSCO)" refers to the corporation created pursuant to Republic Act No. 9136 responsible for the planning, construction, and centralized operation and maintenance of high voltage transmission facilities, including grid interconnection and ancillary services.

(gg) "Net-Metering" refers to a system, appropriate for distributed generation, in which a distribution grid user has a two-way connection to the grid and is only charged for his net electricity consumption and is credited for any overall contribution to the electricity grid.

(bb) "Non-power applications" refers to renewable energy systems or facilities that produce mechanical energy, combustible products such as methane gas, or forms of usedi thermal energy such as heat or steam, that are not used for electricity generation, but for applications such as, but not limited to, industrial/commercial cooling, and fuel for cooking and transaott. (ii) "Ocean Energy Systems" refers to energy systems which convert ocean or tidal current, ocean thermal gradient or wave energy into electrical or mechanical energy.

(j) "Off-Grid Systems" refers to electrical systems not connected to the wires and related facilities of the On-Grid Systems of the Philippines.

(kk) "On-Grid System" refers to electrical systems composed of interconnected transmission lines, distribution lines, substations, and related facilities for the purpose of conveyance of bulk power on the grid of the Philippines.

(B) "Philippine Electricity Market Corporation (PEMC)" refers to the Corporation incorporated upon the initiative of the DOE composed of all Wholesale Electricity Spot Market (WESM) Members and whose Board of Directors will be the PEMC Board.

(mm) "Philippine National Oil Company (PNOC)" refers to the government agency created pursuant to Presidential Decree No. 334, as amended.

(nn) "Power applications" refers to renewable energy systems or facilities that produce electricity.

(00) "Registered RE Developer" refers to a RE Developer duly registered with the DOE.

(pp) "Renewable Energy (Systems) Developers" or "RE Developers" refers to individuals or a group of individuals formed in accordance with existing Philippine Laws engaged in the exploration, development and utilization of RE resources and actual operation of RE systems/facilities.

(qq) "Renewable Energy Market (REM)" refers to the market where the trading of the RE certificates equivalent to an amount of power generated from RE resources is made.

(rr) "Renewable Energy Policy Framework (REPF)" refers to the long-term policy developed by the DOE which identifies among others, the goals and targets for the development and utilization of renewable energy in the country. (ss) "Renewable Portfolio Standards (RPS)" refer to a market-based policy that requires electricity suppliers to source an agreed portion of their energy supply from eligible RE resources.

0.0 "Benevable Borng Service (Operating) Contract (UF end) to the service apprenent) between the period in which the BE Developer has the exclusive right to particular BE area for exploration and development. The BE Contract shall be divided into itse (T) stages the greed-evelopment assessment and final-builty study on to financial closing shall refer to the pre-development stage. The construction after to the predivelopment stage. The construction and evelopment of the first the study of the start of the second start

(uu) "Renewable Energy Resources (RE Resources)" refers to energy resources that do not have an upper limit on the total quantity to be used. Such resources are renewable on a regular basis, and whose renewal rite is relatively rapid to consider availability over an indefinite period of time. These includes, among others, bomass, solar, wind, gothermal, accepted and an and standards on dams, and other emerging renewable energy technologies.

(vv) "Renewable Energy Systems (RE Systems)" refers to energy systems which convert RE resources into useful energy forms, like electrical, mechanical, etc.

(ww) "Rural Electrification" refers to the delivery of basic electricity services, consisting of power generation, sub-transmission, and/or extension of associated power delivery system that would bring about important social and economic benefits to the countryside.

(xx) "Solar Energy" refers to the energy derived from solar radiation that can be converted into useful thermal or electrical energy.

(yy) "Solar Energy Systems" refers to energy systems which convert solar energy into thermal or electrical energy. (zz) "Small Power Utilities Group (SPUG)" refers to the functional unit of the NPC mandated under Republic Act No. 9136 to pursue missionary electrification function.

(aaa) "Supplier" refers to any person or entity authorized by the ERC to sell, broker, market or aggregate electricity to the end-users.

(bbb) "Transmission of Electricity" refers to the conveyance of electric power through transmission lines as defined under Republic Act No. 9136 by TRANSCO or its buyer/concessionaire in accordance with its franchise and Republic Act No. 9136.

(ccc) "Wind Energy" refers to the energy that can be derived from wind that is converted into useful electrical or mechanical energy.

(ddd) "Wind Energy Systems" refers to the machines or other related equipment that convert wind energy into useful electrical or mechanical energy.

(eee) "Wholesale Electricity Spot Market (WESM)" refers to the wholesale electricity spot market created pursuant to Republic Act No. 9136.

CHAPTER II

ORGANIZATION

SEC. 5. Lead Agency. - The DOE shall be the lead agency mandated to implement the provisions of this Act.

CHAPTER III

ON-GRID RENEWABLE ENERGY DEVELOPMENT

SEC. 6. Renewable Portfolio Standard (RPS). - All stakeholders in the electric power industry shall contribute to the growth of the renewable energy industry of the country. Towards this end, the National Renewable Energy Board (NREE), created under Section 27 of this Act, shall set the energy newyros and determine to which sector RPS shall be energy newyros and sector RPS shall be imposed on a per grid basis within one (1) year from the effectivity of this Act.

SRC: 7. Feed-In Tariff System. - To accelerate the development of emerging renewable energy resources, a feed-in tariff system for electricity produced from wind, oalar occen, run-ofriver hydrogower and biomass in hereby mandated. Towards this end, the ERC in consultation with the National Renewable Storegy Down (NEED) created under tariff system rules within one (1) year upon the effectivity of this Act which aball include, but not limited to the following:

(a) Priority connections to the grid for electricity generated from emerging renewable energy resources such as wind, solar, ocean, run-of-river hydropower and biomasa power plants within the territory of the Philippines;

(b) The priority purchase and transmission of, and payment for, such electricity by the grid system operators;

(c) Determine the fixed tariff to be paid to electricity produced from each type of emerging renewable energy and the mandated number of years for the application of these rates, which shall not be less than twelve (12) years.

(d) The feed-in tariff to be set shall be applied to the emerging renewable energy to be used in compliance with the renewable portfolio standard as provided for in this Act and in accordance with the RPS rules that will be established by the DOE.

SEC. 8. Renewable Energy Market (REM). – To facilitate compliance with Saction 6 of this Act, the DOE shall establish the REM and shall direct PEMC to implement changes to the WESM Rules in order to incorporate the rules specific to the operation of the REM under the WESM.

The PEMC shall, under the supervision of the DOE, establish a Benevable Benergy Registrar within one (1) year from the effectivity of this Act and shall assee, keep and verify RE cartificates corresponding to energy generated from digible RE facilities. Such certificates will be used for emplance with the RPS. For this purpose, a trans-totion fee, could to half of what PEMC currently charges regular WESD players, may be imposed be PEMC.

SEC. 9. Green Energy Option. - The DOE shall establish a Green Energy Option program which provides end-users the option to choose ER resources as liteir sources of energy. In consultation with the NK2B, the DOE shall promulgate the appropriate implementing rules and regulations which are necessary, incidental or convenient to achieve the objectives set forth herein.

Upon the determination of the DOE of its technical viability and consistent with the requirements of the green energy option program, end-users may directly contract from RE facilities their energy requirements distributed through their rennerive distribution utilities.

Consistent herewith, TRANECO or its successors-ininterest, DUs, EMC and all relevant parties are hereby mandated to provide the mechanisms for the physical connection and commercial arrangements necessary to ensure the success of the Green Energy Option. The end-user who will enroll under the energy option program should be informed by way of its monthly electric bill, how much of its monthly electric and generation charge is provided by RE rabilities.

SEC. 10. Net-metering for Renewable Energy. - Subject to technical considerations and without discrimination and upon request by distribution end-users, the distribution utilities shall enter into net-metering agreements with qualified end-users who will be installing the RE system.

The ERC, in consultation with the NREB and the electric power industry participants, shall establish net-metering interconnection standards and pricing methodology and other commercial arrangements necessary to ensure success of the net-metering for renewable energy program within one (1) year uon the effectivity of this Act.

The distribution utility shall be entitled to any Renevable Benrgy Certificate resulting from net-metering arrangement with the qualified end-user who is using an RE resource to provide energy and the distribution utility shall be able to use this RE certificate in compliance with its obligations under RPS.

The DOE, ERC, TRANSCO or its successors-in-interest, DUs, PEMC and all relevant parties are hereby mandated to provide the mechanisms for the physical connection and commercial arrangements necessary to ensure the success of the Net-metering for Renewable Energy program, consistent with the Grid and Distribution Codes.

SEC. 11. Transmission and Distribution System Development. - TRANSCO or its successoria-interest or its buyer/concessionaire and all DUs shall include the required function of the second power facilities in the Transmission and Distribution Development Plans. Provided, That such facilities are approved by the DOE. The connection of the second provide the second power facilities are approved by the DOE that concluding and distribution lines, shall be extended of transmission covering such connections.

CHAPTER IV

OFF-GRID RENEWABLE ENERGY DEVELOPMENT

SEC. 12. Off Grid Areas – Within one (1) year from the effectivity of this Act, NPC-SPUG or its successors-ininterest and/or qualified third parties in off-grid areas shall, in the performance of its mandate to provide missionary electrification, source a minimum percentage of its total annual generation upon recommendation of the NREB from available RE resources in the area concerned, as may be determined by the DOE.

As used in this Act, successors-in-interest refer to entities deemed technically and financially capable to serve/take over existing NPC-SPUG areas.

Eligible RE generation in off-grid and missionary areas shall be eligible for the provision of RE Certificates defined in Section 8 of this Act. In the event there are no viable RE resources in the off-grid and missionary areas, the relevant electricity supplier in the off-grid and missionary areas shall atill be obligated under Section 6 of this Act.

CHAPTER V

GOVERNMENT SHARE

SEC. 13. Government Share. - The government share on existing and new RE development projects shall be equal to one percent (1%) of the gross income of RE resource

developers resulting from the sale of renewable energy produced and such other income incidental to and arising from the renewable energy generation, transmission, and sale of electric power except for indigenous geothermal energy, which shall be at one and a half percent (1.5%) of gross income.

To further promote the development of RE projects, the government hereby waives its share from the proceeds of micro-scale projects for communal purposes and non-commercial operations, which are not greater than one hundred kilowatts (100 kW).

CHAPTER VI

ENVIRONMENTAL COMPLIANCE

SEC. 14. Compliance with Environmental Regulations. – All RE explorations, development, utilization, and RE systems operations shall be conducted in accordance with existing environmental regulations as prescribed by the DENR and/or any other concerned government agency.

CHAPTER VII

GENERAL INCENTIVES

SEC. 15. Incentives for Renewable Energy Projects and Activities. - RE Developers of renewable energy facilities, including hybrid systems, in proportion to and to the extent of the RE component, for both power and non-power applications, as duly certified by the DOE, in consultation with the BOI, anall be entitled to the following incentives:

(a) Income Tax Holiday (ITH) - For the first seven (7) years of its commercial operations, the duly registered RE developer shall be exempt from income taxes levied by the National Government.

Additional investments in the project shall be entitled to additional income tax exemption on the income attributable to the investment: *Provided*, That the discovery and development of new RF resource shall be treated as a new investment and shall therefore be entitled net presh package of incontives. *Provided*, *Jurther*, That the entitlement period for additional investments shall not be more than three (3) times the period of the initial availment of the ITH.

(b) Duty-free Importation of RE Machinery, Eugapment and Materials — Whith the first two (100 years upon the and Materials — Whith the first two (100 years upon the of machinery and rapagement, and materials and parts thereof, including covering and communication expression, shall have and analysis to traff dutiese Provided, Acover, That the and studyer to traff dutiese Provided, Nover, That the and studyer to traff dutiese Provided, Nover, That the and studyer and the studyer of the studyer of the the first transformation into storage and dutiese of energy to the post of transformation into storage and dutiese of energy to the post duty registerd operator to when the halpment will be dutyer. That duty registerd operator to when the halpment will be dutyer. That duty registerd operator to when the halpment will be dutyer. That work matchings, couplement, materials and an apart to instant.

Endorsement of the DOE must be secured before any sele, transfer of disposition of the imported capital equipment, machinery or spare parts is made: *Provided*, That if such sele, transfer of disposition is made within the ten (10)-year period from the date of importation, any of the following conditions must be present:

 If made to another RE developer enjoying tax and duty exemption on imported capital equipment;

(ii) If made to a non-RE developer, upon payment of any taxes and duties due on the net book value of the capital equipment to be sold;

(iii) Exportation of the used capital equipment, machinery, spare parts or source documents or those required for RE development; and

(iv) For reasons of proven technical obsolescence.

When the aforementioned sale, transfer or disposition is made under any of the conditions provided for in the foregoing paragraphs after ten (10) years from the date of importation, the sale, transfer or disposition shall no longer be subject to the payment of taxes and duties.

(c) Special Realty Tax Fates on Equipment and Mchnery - Any who the contrary novithatanding, really and other taxes on ovil works, equipment, machinery, and exclusively used for RE facilities that in acchering to half percent (1.5%) of their original cost less accumulated memory of an inogenetic field of the second second of an inogenetic response to the second second second of an inogenetic response to the second second second of an inogenetic response to the second second second of an inogenetic response of the power plant. In pretra shall only be imposed on the power plant.

(d) Net Operating Loss Carry-Over (NOLCO) - The NOLCO of the ED eveloper during the first three (3) years from the start of commercial operation which had not been previously offset as deduction from gross innome for the next seven (7) consecutive taxable years inmediately following the year of such loss: Provided, however, That operating loss the shufflet, and the set of the next set of the next set of the next set. Set of the next set. Set of the next set set set of the next set of the next set set set set set set s

(e) Corporate Tax Rate – After seven (7) years of [TH, all RE Developers shall pay a corporate tax of ten percent (10%) on its net taxable income as defined in the National Internal Revenue Code (NIRC) of 1997, as amended by Republic Act No. 9337: Provided, That the RE Developer shall pass on the savings to the end-users in the form of lower power rates.

(b) Accelerated Deprecision – If, and only if, an RE project fails to reverse an ITM block mill operation, it may be provided in the second second

i) Declining balance method; and

ii) Sum-of-the years digit method.

(g) Zero Percent Value-Added Tax Rate - The sake of fuel or power generated from renewable sources of energy such as, but not limited to, biomass, solar, wind, hydropower, geothermal, cocan energy and other emerging energy sources using technologies such as fuel cells and hydrogen fuels, shall be subject to zero percent (6%) value-added tax (VAT), pursuant to the National Internal Revenue Code (NIRC) of 1997, as amended by Republic Act No 9337.

All RE Developers shall be entitled to zero-rated value added tax on its purchases of local supply of goods, properties and services needed for the development, construction and installation of its plant facilities.

This provision shall also apply to the whole process of exploring and developing renewable energy sources up to its conversion into power, including, but not limited to, the services performed by subcontractors and/or contractors.

(b) Cash Incentive of Renewable Energy Developers for Missionary Electrification - A RE developer, a tablished after the effectivity of this Act, shall be entitled to a cash generationbased incentive per kilowath-hour rate generated, equivalent to fifty percent (60%) of the universal charge for power needed to service missionary areas where it operates the same, to be chargeable against the universal charge for missionary electrification.

 Tax Exemption of Carbon Credits - All proceeds from the sale of carbon emission credits shall be exempt from any and all taxes.

(i) Tax Credit on Domestic Capital Equipment and Services - A tax credit equivalent to one hundred percent (100%) of the value of the value-added tax and custom duties that would have been paid on the RB machinery, equipment, materials and parts had these items been imported shall be given to an RE operating contract holder who purchases machinery, equipment, materials, and parts from a domestic prior approval by the DOR was obtained by the local

manufacturer: Provided, further, That the acquisition of such machinery, equipment, materials, and parts shall be made within the validity of the RE operating contract.

SEC. 16. Environmental Compliance Certificate (ECC). – Notwithstanding Section 17 (b)(3)(iii) of Republic Act No. 7160, it would be sufficient for the renewable energy developer to secure the Environmental Compliance Certificate (ECC) from the corresponding merianal office of the DENR.

SEC. 17. Exemption from the Universal Charge. - Power and electricity generated through the RES for the generator's own consumption and/or for free distribution in the off-grid areas shall be exempted from the payment of the universal charge provided for under Section 34 of Republic Act No. 9136.

SEC. 18. Payment of Transmission Charges. - A registered renewable energy developer producing power and electricity from an intermittent RE resource may opt to pay the transmission and wheeling charges of TRANSCO or its aucceasori-interest on a per kilowatt-hour basis at a cost equivalent to the average per kilowatt-hour rate of all other electricity transmitted through the grid.

SEC. 19. Hybrid and Cogeneration Systems. - The tax exemptions and/or incentives provided for in Section 15 of this Act shall be availed of by registered RE Devoloper of hybrid and cogeneration systems utilizing both RE sources and conventional energy: *Provided*, however, That the tax exemptions and incentives shall apply only to the equipment, machinery and/or devices utilizing RE resources.

SEC 20. Interminent RE Resources. -TRMNSCO or its successoria-interest, in convultation with hathebders, hahil determine the maximum penetration limit of the Interminent RE-Sando power planets to the Orid, through generating, units with intermittent RE resources shall be considered "must dipatch" hased on available energy and abulering the bendit of priority dispatch. All provisions under the WEMR Role, Distance and Graf Cocker Intermediate WEMR Role, Distance and Graf Cocker Intermediate WEMR Role, Distance and Graf Cocker Intermediate deemed amended or modified. The PEMC and TRMNSCO or its successoria-interest shall implement technical mitigation. and improvements in the system in order to ensure safety and reliability of electricity transmission.

As used in this Act, RE generating unit with intermittent RE resources refers to a RE generating unit or group of units connected to a common connection point whose RE resource is location-specific, naturally difficult to precisely predict the availability of RE resource intervely making the withhilding of the resource intervely making the withhilding of the resource intervely uncontrollable, which include plants utilizing wind, solar, run-of-river hydro or ocean energy.

SEC. 21. Incentives for RE Commercialization. – All manufactures, fabricators and suppliers of locally-produced RE equipment and components duly recognized and accrediated by the DOR, in consultation with the DOST, the DOP and the DTI, shall, upon registration with the BOI, he entitled to the privileges get forth under this section.

Consistent with Article 7, item (20) of Executive Order No. 226, the regularitation with the SOI, as provided for in Section 18 and Section 21 of this Act, shall be carried our through an agreement and an administrative arrangement familiating the regateration of qualified RE familites based on the implementing rules and regulations that will be developed by the DOE. It is forther mandated that the applications for registration will be positively acids upon by the BOI on the

The Renewable Energy Sector is hereby declared a priority investment sector that will regularity form part of the country's Investment Priority Plan, unless declared otherwise by Jaw. As such, all entities duly accredited by the DOE under this Act shall be entitled to all the incentives provided berein.

(a) Tax and Duty-free Importation of Components, Parts and Materials – All shypenets necessary for the manufacture and/or fabrication of RE equipment and components shall be exempted from importation tariff and duties and value-added tax (VAT). *Providel, Answerer,* That the said components, parts and materials are: (i) not manufactured formetically in reasonable quantity and quality at competitive prices; (ii) directi and actually needed and shall be used exclusively in a start of the start

the manufacture/fabrication of RE equipment: and (iii) overed by shipping documents in the name of the manufacture/fabricator to whom the shipment will be directly dolivered by customs authorisis: Provided, Futher, That prior approval of the DOR was obtained before the importation of such components, parts and materials.

(b) Tax Credit on Domestic Capital Components, Parts and Mattrika A. Aut. credit equivalent to one handred prevent of Mattrika A. Aut. credit equivalent to one handred prevent of an IEE equipment manufacture, fabricative, and supplier to an IEE equipment manufacture, fabricative, and supplier to an IEE equipment and materials had the mean start and a the far and a start an

(e) Income Tax Holiday and Exemption - For seven (7) years starting from the date of recognition/accreditation, an RE manufacturer, fabricator and supplier of RE equipment shall be fully exempt from income taxas levied by the National Government on net income derived only from the sale of RE equipment. machinery, parts and services.

(d) Zero-rated Value-Added Tax Transactions - All manufacturers, fabricators and suppliers of locally produced renewable energy equipment shall be subject to zero-rated value-added tax on its transactions with local suppliers of goods, properties and services.

SEC. 22. Incentives for Farmers Engaged in the Fontation of Bonnas Resources. – New a period ten (10) years after the effectivity of this Act, all individuals and biomass resources and, as, but not limited to, jatropha, cocoust, and sugarcans, as certified by the Department of Berry, shall be entitled to duty-ree importation and be exempted from value-added tax (VAT) on all types of the individual section of the secti trucks, farm implements and machinery, harvesters, threshers, hybrid seeds, genetic materials, sprayers, packaging machinery and materials, bulkhandling facilities, such as conveyors and mini-loaders, weighing scales, harvesting equipment, and spare parts of all arrivalural equipment.

SEC. 23. Tax Rebate for Purchase of RE Components. - To encourage the adoption of RE technologies, the DOF, in consultation with the DOST, the DOE, and the DTI, shall provide rebates for all or part of the tax paid for the purchase of RE equipment for residential, industrial, or community use. The DOF shall also prescribe the appropriate period for granting the tax rebates.

SEC. 24. Priod of Grant of Facul Insertions. – The final incentives present under Bottom 10 of the Ac and NEE in coordination with the DRE, shall submit a yearly report on the sign based Cord Bottom 10 by the Communet of the Academic Cord Bottom 10 by the Commuency January of each year following the period in review, the construct of the borefinal and the site of the Comlement of the sector of the sector of the the content of the sector of the sector of the sector of the development and the construction of the sector of

SEC. 23. Registration of RE Developers and Local Mandstature, Photostatos and Suppliers of Locally-Produced Researched Energy Educations. - RE Developers and Local researche energy equipment shall resister with the DOE, through the Researched Research Management Hursan. Upon and Local manufacture, therease not assupplier of locallyproduced renewable energy equipment to serve an the basic first resultments. - The second state of locallyproduced renewable energy equipment to serve and the basic first resultments. - The second state of locallyproduced renewable energy equipment to serve and the basic first resultments. - The second state of locallyproduced renewable energy equipment to serve and the basic result of the second state of the second st

SEC. 26. Certification from the Department of Energy (DOE). – All certifications required to qualify RE developers to avail of the incentives provided for under this Act shall be issued by the DOE through the Renewable Energy Management Bureau.

The DOR, through the Renewable Energy Management Bureau shall usine anid certification fifteen (16) days upon request of the renewable energy developer or manufacturer, fabricator or suppleter Provided, That the certification assued by the DOR shall be without prejudice to any further requirements that may be imposed by the concerned agencies of the government charged with the administration of the fincal incentives abevomentioned.

CHAPTER VIII

GENERAL PROVISIONS

SEC 21. Crossion of the Valiance Rescarded Energy Boord (NREB). The NREB is interpretent for table to composed of a Chairman and one (1) superscatter weak, from the NRES of the NRES is interpretent for the NRES of the supermoment basics and one (1) preparementary each from that the designated by their respective secretaries on a perminent basics and one (1) preparementary each form hall be designated by their respective secretaries on the NRES of the NRES of the NRES of the NRES of the Institutions, (1) private distribution utilities, electric cooperatives, electricity empirics and the President of the Results of the Plangement.

The Chairman shall, within one (1) month from the effectivity of this Act, convene the NREB.

The NREB shall be assisted by a Technical Secretaries from the Research Benrge Managemen Bayeau of the DOR. The DOR of the Secretary or the Underscentary of the Dopartment, su the Geome my ke, on matters particularly to the Secretariat and the creation of corresponding positions encounter the Composition of the Secretary of the Secretariat and the creation of corresponding positions encounter the Composition of the Secretary of the Secretariat and the creation of corresponding positions determined by the Board, subject to approval by the Department of Dades and Management (DMM and to existing positions). The NREB shall have the following powers and functions:

 (a) Evaluate and recommend to the DOE the mandated RPS and minimum RE generation capacities in off-grid areas. as it deems appropriate;

(b) Recommend specific actions to facilitate the implementation of the National Renewable Energy Program (NREP) to be executed by the DOE and other appropriate agencies of government and to ensure that there shall be no overlapping and redundant functions within the national government departments and agencies concerned:

(c) Monitor and review the implementation of the NREP, including compliance with the RPS and minimum RE generation capacities in off-grid areas;

(d) Oversee and monitor the utilization of the Renewable Energy Trust Fund created pursuant to Section 28 of this Act and administered by the DOE; and

(e) Perform such other functions, as may be necessary, to attain the objectives of this Act.

SEC. 28. Renewable Georgy Trust Fund (RBTP) - A Renewable Energy Trust Fund is hereby established to enhance the development and greater utilization of renewable energy. It shall be administered by the DOE as a special account in any of the GFIs. The RETF shall be exclusively used to:

(a) Finance the research, development, demonstration, and promotion of the widespread and productive use of RE systems for power and non-power applications, as well as to provide funding for research and development institutions engaged in renewable energy studies undertaken jointly through public-private sector partnership, including provision for scholarship and fellowship for energy studies:

(b) Support the development and operation of new RE resources to improve their competitiveness in the market: *Provided*, That the grant thereof shall be done through a competitive and transparent manner:

(c) Conduct nationwide resource and market assessment studies for the power and non-power applications of renewable energy systems;

(d) Propagate RE knowledge by accrediting, tapping, training, and providing benefits to institutions, entities and organizations which can extend the promotion and dissemination of RE benefits to the national and local levels; and

(e) Fund such other activities necessary or incidental to the attainment of the objectives of this Act.

Use of the fund may be through grants, loans, equity investments, loan guarantees, insurance, counterpart fund or such other financial arrangements necessary for the attainment of the objectives of this Act: Provided, That the use or allocation thereof shall, as far as practicable, be done through a competitive and transparent manner.

The RETF shall be funded from:

(a) Proceeds from the emission fees collected from all generating facilities consistent with Republic Act No. 8749 or the Philippine Clean Air Act;

(b) One and a half percent (1.5%) of the net annual income of the Philippine Charity Sweepstakes Office;

(c) One and a half percent (1.5%) of the net annual income of the Philippine Amusement and Gaming Corporation;

(d) One and a half percent (1.5%) of the net annual dividends remitted to the National Treasury of the Philippine National Oil Company and its subsidiaries;

(e) Contributions, grants and donations: Provided, That all contributions, grants and donations made to the RETF shall be tax deductible subject to the provisions of the National Internal Reyrape (GR) shall assist the DOE in formulating the rules are frequentions to implement this provision: (f) One and a half percent (1.5%) of the proceeds of the Government share collected from the development and use of indigenous non-renewable energy resources;

(g) Any revenue generated from the utilization of the RETF; and

(h) Proceeds from the fines and penalties imposed under this Act.

SEC: 29. Financial Assistance Program. - Covernment financial institutions such as the Development Bank of the Philippines (DBP), Land Bank of the Philippines (LBP), Philtsim Bank and other government financial institutions shall, in accordance with and to the extent allowed by the enabling provisions of their respective charters or applicable laws, proling and commercialization of BR perdevelopment, recommended and endowed by the DOE.

SEC. 30. Adoption of Waste-To-Energy Technologies. – The DOE shall, where practicable, encourage the adoption of waste-to-energy facilities such as, but not limited to, biogas systems. The DOE shall, in coordination with the DENR, ensure compliance with this provision.

As used in this Act, waste-to-energy technologies shall refer to systems which convert biologradable materials such as, but not limited to, animal manure or agricultural waste, into useful energy through processes such as an acrobic disestion, fermentation and gasification, among others, subject to the provisions and intent of Republic Act No. 8749 (Clean Air Act of 1999) and Republic Act No. 9003 (Ecological Solid Waste (Manarement Act of 2000).

SEC. 31. Increatives for *RE* Host Communities/*IG*(III) – Bighty percent (90%) of the share from royalty and/or government share of *RE* host communities/*IG*Us from *RE* projects and activities shall be used directly to subdime the communities/*IG*(II) whose monthly consumption do not exceed on bundred klowet shares (100 kW). The subsidy may be in the form of robusts, refronds and/or any other form as may origination with the NIRER. The DOE, the DOF and the ERC, in coordination with the NREB and in consultation with the distribution utilities, shall promulgate the mechanisms to implement this provision within six (6) months from the effectivity of this Act.

Site: 22. Contine of the Respective Every Encogrammers, Neurons – for the purpose of mighteneous field province of the Interaction of the Interaction of the Interaction under the IOR is in hereby established, and the existing Respective Distances and Every States of the Every shall form the mediate of EMM, is hereby disaded. The operational excession of the IOR and the Interaction of the Respective relation of the IOR in accordance with existing covience of the IOR and the IOR. In accordance with existing covience of the IOR and the IOR in the same General the current appropriations of the IOR. Thereafter, the familiar for the IDE Interaction of the IOR and the IOR in the same General the current appropriations of the IOR in the same General of the IDE IDE Interaction of the same General States and States and

The REMB shall have the following powers and functions:

(a) Implement policies, plans and programs related to the accelerated development, transformation, utilization and commercialization of renewable energy resources and technologies:

(b) Develop and maintain a centralized, comprehensive and unified data and information base on renewable energy resources to ensure the efficient evaluation, analysis, and dissemination of data and information on renewable energy resources, development, utilization, demand and technology amblication:

(c) Promote the commercialization/application of renewable energy resources including new and emerging technologies for efficient and economical transformation, conversion, processing, marketing and distribution to end users:

(d) Conduct technical research, socioeconomic and environmental impact studies of renewable energy projects for the development of sustainable renewable energy systems:

(e) Supervise and monitor activities of government and private companies and entities on renewable energy resources development and utilization to ensure compliance with existing rules, regulations, guidelines and standards;

(f) Provide information. consultation and technical training and advisory services to developers, practitioners and entities involved in renewable energy technology and develop renewable energy technology development strategies; and

(g) Perform other functions that may be necessary for the effective implementation of this Act and the accelerated development and utilization of the renewable energy resources in the country.

CHAPTER IX

FINAL PROVISIONS

SEC. 33. Implementing Rules and Regulations (IRR). – Within aix (6) months from the effectivity of this Act, the DOE shall, in consultation with the Senate and House of Representatives Committees on Energy, relevant government agencies and RE stakeholders. promulgate the IRR of this Act.

SEC. 34. Congressional Oversight. – Upon the effectivity of this Act, the Joint Congressional Power Commission created under Section 62 of Republic Act No. 9136. otherwise known as the "Electric Power Industry Reform Act of 2001" shall exercise oversight powers over the implementation of this Act.

SEC. 35. Prohibited Acts. - The following acts shall be prohibited:

(a) Noncompliance or violation of the RPS rules:

(b) Willful refusal to undertake net metering arrangements with qualified distribution grid users:

(c) Falsification or tampering of public documents or official records to avail of the fiscal and non-fiscal incentives provided under this Act;

(d) Failure and willful refusal to issue the single certificate referred to in Section 26 of this Act; and

(e) Noncompliance with the established guidelines that the DOE will adopt for the implementation of this Act.

SEC. 36. Penalty Clause. - Any person who wilfailly commits any of the prohibited acts enumerated under this Act, shall be imposed with the penaltice provided herein. Any person, who willfully aids or abets the commission of a rises prohibited herein or who causes the commission of any such act by another, shall be liable in the same manner as the principal.

In the case of associations, partnerships or corporations, the penalty shall be imposed on the partner, president, chief operating officer, chief executive officer, directors or officers responsible for the violation.

The commission of any prohibited acts provided for under Section 36, upon conviction thereof, shall suffer the panelly of imprisonment of one (1) years to five (6) years, or a fine ranging from a minimum of One hundred thousand peace (#100.000.000, to One hundred million peace (#100.000.000,00 or twice the amount of damages caused or costs avoided for noncompliance, whichever is higher, or both, upon the discretion of the court.

The DOE is further empowered to impose administrative fines and penalties for any violation of the provisions of this Act, its IRR and other issuances relative to this Act.

This is without prejudice to the penalties provided for under existing environmental regulations prescribed by the DENR and/or any other concerned government agency.

SEC. 37. Appropriations. - Such sums as may be necessary for the initial implementation of this Act shall be taken from the current appropriations of the DOB. Thereafter, the fund necessary to carry out the provisions of this Act shall be included in the annual General Appropriations Act.

SEC. 38. Separability Clause. - If any provision of this Act is held invalid or unconstitutional, the remainder of the Act or the provision not otherwise affected shall remain valid and subsisting.

SEC. 39. Repealing Clause. - Any law, presidential decree or issuance, executive order, letter of instruction, administrative rule or regulation contrary to or inconsistent with the provisions of this Act is bereby repealed, modified or amended accordingly. Consistent with the foregoing paragraph and Stetion 13 of this Act, Scientin 1 of Presidential Determ (No. 1442 or the Genotarmal Resources Exploration and Developed Act government, and Section 10(1) of Republic Act No. 7186, otherwise Remon as the Yunir Hydro Externs Power Incentive Act, insofar as the special privilege tax rate of two percent Act and a state and the special privilege tax rate of two percent (26) are hereiver received. motified or anneaford accordination.

SEC. 40. Effectivity Glause. - This Act shall take effect fifteen (13) days after its publication in at least two (2) newspapers of general circulation.





This Act which is a consolidation of Senate Bill No. 2048 and House Bill No. 4193 was finally passed by the Senate and the House of Representatives on October 8, 2008.

manly & Barns MACINN B BARLIA House of Representatives

unu FMMA LIRED-REYES Secretary of the Senate

Approved: DEC 1 6 2008

