EXPLANATORY NOTE

This bill seeks to declare the Lumbo Spring as a protected Watershed Reserve located at the municipality of Dolores, Quezon Province.

The proposed protected watershed reserve in Dolores, Quezon is extremely critical in ensuring the availability of water resources for the province used for agriculture, industrial and commercial purposes. The proposed watershed reserve is the primary source of potable drinking water and irrigation for the farmlands of the inhabitants of Dolores, Quezon as well as its neighboring municipalities in Quezon Province. It also serves as sanctuary to a variety of species of flora and fauna.

The urgency to pass this bill is necessary to protect it from indiscriminate exploitation and to be able to maintain ecological balance and preserve a precious source of water supply for the inhabitants around it.

In view of the foregoing, the passage of this measure is earnestly urged.

DAVID "JAY-JAY" C. SUAREZ
AN ACT DECLARING LUMBO SPRING LOCATED IN THE MUNICIPALITY OF DOLORES, QUEZON PROVINCE AS A PROTECTED WATERSHED RESERVE AND FOR OTHER PURPOSES

Section 1. Title. – This Act shall be known as the "Lumbo Spring Watershed Reserve Act".

Section 2. Land Classification. – All lands comprising the Watershed Reserve (identified under this bill) shall fall under the classification of Watershed Reserve as provided for in the 1987 Constitution and other laws.

Section 3. Scope and Coverage. The location of the proposed watershed reserve is as follows:

14 deg 00' 28" N
121 deg 22' 00" E

The technical descriptions provided in this Act will be subject to actual ground survey and verification to be conducted by the DENR within ninety (90) days after the effectivity of this Act. Any modification of the coverage of this
Act due to such factors as changing ecological situations, new scientific or archaeological findings, or discovery of traditional boundaries not previously taken into account shall be made through an act of Congress, after consultation with the affected public and concerned government agencies.

Section 4. Management of Water Reserves – The Watershed Reserve shall be under the joint administrative jurisdiction, supervision and control of the Department of Natural Resources (DENR) and the Provincial Government of Quezon Province and shall be managed in accordance with sustainable development, without impairing its usefulness as source of water for domestic use and other related purposes.

Section 5. Multi-Sectoral Watershed Management Council. – The DENR in collaboration with the Provincial Government of Quezon Province shall create a Multi-Sectoral Watershed Management Council to act as oversight and policy making body over the watershed in accordance with existing laws, rules and regulations.

The Management Council shall prepare an integrated watershed management and development plan to include among others, intensive restoration and rehabilitation, water quality monitoring and delineation of buffer zone.

Section 6. Ancestral Lands and Domain. – The rights of indigenous cultural communities/indigenous people (ICCs/Isps) to their ancestral domains shall be fully recognized subject to Section 56 of the Republic Act No. 8371, otherwise known as the “Indigenous Peoples’ Rights Act of 1997” or “IPRA”. Traditional property regimes exercised by indigenous cultural communities in accordance with their customary laws shall govern the relationships of all individuals within their communities with respect to all lands and resources found within ancestral lands.

Section 7. Tenured Migrants. – Tenured migrants shall be eligible to become stewards of portions of lands within the designated buffer and multiple-use zones. The Watershed Management Council of the Watershed Reserve shall identify, verify and review all tenure instruments, land claims, and issuance of permits for resource use within the protected area and recommend the issuance of the appropriate tenure instrument consistent with the land classification, proper and allowed use of resources found therein, and zoning provided in the management or successor plans.

Section 8. Appropriations. – The Secretary of the DENR shall immediately include in the Department’s program the implementation of this Act, the funding of which shall be included in the annual General Appropriations Act.
Section 9. **Reporting Responsibility** – The Multi-Sectoral Watershed Management Council shall submit an annual accomplishment report to the Secretary of the DENR on the activities undertaken in the Watershed Reserves.

Section 10. **Construction and Suppletory Application of Existing Laws.** – The provisions of this Act shall be construed liberally in favor of achieving environmental protection and sustainable development. Provisions of Presidential Decree 1067, otherwise known as the Water Code of the Philippines, Presidential Decree 705, otherwise known as Revised Forestry Code and existing forestry laws, and their corresponding rules and regulations not inconsistent hereto shall have the suppletory effect in the implementation of this Act.

Section 11. **Separability Clause.** – If, for any reason, any part or section of this Act is declared unconstitutional or invalid, such other parts not affected thereby shall remain in full force and effect.

Section 12. **Repealing Clause.** – All laws, decrees, proclamations, rules and regulations inconsistent with the provisions of this Act are hereby repealed or modified accordingly.

Section 13. **Effectivity Clause.** – This Act shall take effect fifteen (15) days after its complete publication in the Official Gazette or in at least 2 national newspaper of general circulation.

Approved,