AN ACT
PROVIDING FOR THE URBAN AND COUNTRYSIDE GREENING IN THE PHILIPPINES

The Philippines is among the most severely deforested places in the tropics. The ill effects of deforestation are far-reaching from food insecurity due to soil erosion to water insecurity because of degraded and poorly managed watersheds.

This proposed measure is intended to complement our National Greening Program to ensure sufficient greenery in urban and countryside areas by making it mandatory to plant trees in urban and countryside parks, as well as, in school grounds, vacant lots and other urbanized sites all over the country.

It seeks to establish a National Greening Committee to be headed by the DENR Secretary. To guarantee the proper nationwide implementation of the programs, the respective secretaries of other departments such as the Department of Tourism (DOT), Department of Interior and Local Government (DILG), and Department of Agriculture will serve as the committee’s members. The committee will undertake strict implementation of the requirements for mandatory planting of trees in permissible areas.

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

[Signature]

LUIS RAYMUND “LRAY” F. VILLAFUERTE, JR.
Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

Section 1. Title. – This Act shall be known and cited as the "Greening Act."

Sec. 2. Declaration of Policy. – Recognizing the vital role of trees in ecological stability, it is hereby declared the national policy to ensure sufficient greenery in urban and countryside and to promote the right of the people to enjoy the benefits of a balanced and healthy ecology.

Sec. 3. Scope. – This Act shall apply to all barangays, municipalities, cities and provinces.

Sec. 4. Objectives. – Pursuant to the policy declared herein, it is the objective of this Act:

a) To build, develop and maintain forest parks in provincial, city and municipal plazas, elementary school grounds and by the planting of trees in national, provincial, municipal or barangay roads and other public open spaces where appropriate;

b) To require from the national agencies and local government units the planting of trees and shrubbery in specified areas;

c) To promote environmental consciousness among the community members, i.e. students, youth, other civic action groups, by encouraging active participation in tree-planting activities; and

d) To protect trees from various human activities.

Sec. 5. National Greening Committee. – A National Greening Committee is hereby created with the Secretary of the Department of Environment and Natural Resources (DENR) as Chairperson and the respective Secretaries of the Department of Public Works and Highways (DPWH), Department of Tourism (DOT), Department
of Interior and Local Government (DILG), Department of Education (DepEd) and the Department of Agriculture (DA), as members.

The National Greening Committee shall have the power to promulgate the pertinent rules and regulations as may be necessary to fully implement the objectives and purposes of this Act within a period not later than ninety (90) days after the approval of this Act.

It shall have the power to rule on dispute involving the Regional Greening Committee created under Section and to appoint or form an ad-hoc committee when the Regional Greening Committee is unable to perform its duties.

The National Greening Committee also convenes every quarter to hear the reports or performance from the Regional Greening Committee.

Sec. 6. Regional Greening Committee. – A Greening Committee for every region in the country, in cooperation with the various local government offices, is hereby created to initiate and oversee all the tree-planting activities to be done in barangays, municipalities, cities and provinces in the respective regions.

The Regional Director representing the Secretary of the Department of Environment and Natural Resources (DENR) and the lead official of the concerned local government unit (LGU) shall both serve as Co-Chairpersons of the Committee. Members of the Committee, representing the respective secretaries, will be the regional directors of the Department of Tourism (DOT), Department of Interior and Local Government (DILG), Department of Education (DepEd) and the Department of Agriculture (DA) and at most three (3) representatives from civic action groups appointed by the Chairperson.

The Regional Greening Committee shall coordinate with all the concerned government agencies, non-governmental organization (NGOs), people’s organizations (POs), and other civic action groups for assistance and cooperation in the implementation of this Act.

Sec. 7. Specific Functions of the Executive Departments. – Aside from the Committee responsibilities,

a) The DENR shall determine the suitable species of trees and provide seeds or saplings to be planted along or on major thoroughfares, suited to the kind, classification, and condition of the area and shall provide technical support involving tree-planting activities;

b) The LGU shall:
   1. Mobilize all local concerned agencies and communities to ensure prompt and effective implementation of this Act in every barangay, municipality, city and province;
   2. Provide for effective measures and ways for the optimum maintenance and sustainability of trees and shrubbery;
   3. Coordinate with the police for the apprehension and with the DOJ for the prosecution of all persons violating Sections 8 and 9 of this Act;

c) The DPWH and DA shall provide the technical support including the necessary
tools, equipment and manpower for the implementation of this Act;

d) The DOT shall assist in the conceptualization and site-evaluation and cooperate in the maintenance of parks and specified areas and provide additional funding from its resources;

e) The DILG shall coordinate the local government units to ensure prompt and effective implementation of this Act; and,

f) The DepEd shall integrate the tree-planting activities into the school curriculum to raise awareness and to promote environmental consciousness.

Sec. 8. Requirements for Tree Planting along National Roads. – Projects concerning to the construction and development of national roads shall comply with the following standard requirements:

a) The trees that will be planted along the national roads shall be of the varieties of the root systems which grow downward rather than sideward to avoid road and sidewalk slabs destruction;

b) Trees shall be planted in a neat row, within the road right-of-way (ROW) and as close as possible to the ROW limit, with sufficient allowance so that fully grown trees will not encroach on the adjoining property or touch electric and other overhead utility lines;

c) The center-to-center spacing between trees shall be 10-20 meters (m). For road sections with a generally north-south alignment, the trees on one side of the road shall be planted alternately with trees on the other side, thus ensuring adequate sunlight needed for drying the road;

d) For roads without curbs, the trees shall be planted with minimum clear distance of 0.60 meters beyond the edge of the shoulder, but in no case less than 0.30 meters from the edge of the pavement;

e) For roads with curbs, particularly in urban areas, the trees shall be planted with a minimum setback of 1.00 meters beyond the face of the curb;

f) Where there are longitudinal drainage canals, the trees shall be planted on the outer side of such canals;

g) On roadway curves and intersections, the pertinent design standards on sight distance shall be concerned;

h) Non-traversable hazards (ravine, waiting shed and the like) along the line of trees shall be provided with appropriate clearly marked barriers so that these do not pose hazards to motorists; and,

i) The Department of Public Works and Highways (DPWH) shall, within ninety (90) days after the approval of this Act and every one hundred eighty (180) days thereafter, submit periodic reports to the National Greening Committee.

Sec. 9. Tree Planting in Urban and Countryside Parks, Public Vacant Lots, and Other Permissible Areas. – Planting of trees shall be mandatory in urban and countryside parks as well as in school grounds, vacant lots, and other unutilized sites identified with the quality of soil where different or certain species of trees can thrive. This shall apply to all publicly-owned lands, without exempting the properties of interested private individuals or institutions.

a) Scope. The areas covered by this provision shall include:

1. All Public parks in urban and rural areas;

2. All public school grounds in the city and in the provinces;
3. All idle public lands in urban and rural areas, unless otherwise identified to soon be used for other purposes such as agriculture, infrastructure-building, and others;
4. Parks, schools and other pieces of land owned private individuals, organizations, or institutions whose proprietor/s voluntarily and willingly subject their properties in this Act.

b) General Guidelines. Tree planting in the duly qualified areas shall comply with the following general guidelines:
1. Considering the classification and condition of the soil and the total land area of the site, suited species of forest trees or fast-growing trees shall be planned in the identified areas;
2. In cases wherein multiple trees can be planted, the trees should be planted in clusters wherein one is not more than four (4) meters apart from one another;
3. The Regional Greening Committee shall facilitate and supervise all the tree-planting activities in its jurisdiction. The government agencies concerned shall perform their duties and responsibilities as indicated in Section 7, Specific Functions of the Executive Department, of this Act;
4. The Regional Greening Committee shall, within ninety (90) days after the approval of the Act and every one hundred eighty (180) days, thereafter submit periodic reports to the National Greening Committee.

Sec. 10. Issuing of Permits. – The issuance of permit allowing a person or company to cut, uproot and in any way, disturb the planted trees given by the DENR should also be approved and co-signed by the Regional Greening Committee following public consultations done by and the consensus of the Regional Greening Committee.

Sec. 11. Prohibited Acts. – No cutting and destroying of trees and plants shall be permitted, except when the cutting and destroying of the same is necessary for public safety, and subject to the issuance of permits.

Sec. 12. Persons Liable and Penalties Therefore. – Any person who violates sections 9 and 10 shall be punished with imprisonment of not less than six (6) months to not more than one (1) year or a fine of not less than three thousand pesos to not more than ten thousand pesos, or both imprisonment and fine, at the discretion of the court.

Sec. 13. Submission of Reports. – The National Greening Committee shall within ninety (90) days after the approval of this Act and every one hundred eighty (180) days thereafter submit periodic reports to both houses of Congress of the Philippines for evaluation and consideration.

Sec. 14. Funding. – The fund needed for the implementation of this Act shall be taken from any available appropriation in the General Appropriations Act (GAA) of the year of its implementation: Provided, That funds for this purpose shall also be included in every annual GAA: Provided, further, That there shall be equitable and proportionate appropriations of funds annually for this purpose for all barangays, municipalities, cities, and provinces. In addition, adequate portion of financial grants and concessional loans extended to Philippines by foreign governments and
multilateral agencies every year, the amount to be determined by the President, shall be allocated to augment the annual appropriations until this Act fully implemented.

Sec. 15. Separability Clause. – If any portion or provision of this Act is subsequently declared invalid or unconstitutional, other provisions hereof which are not affected thereby shall remain in full force and effect.

Sec. 16. Repealing Clause. – All other laws, acts, presidential decrees, executive orders, presidential proclamations, issuances, rules and regulations, or parts thereof which are contrary to or inconsistent with any of the provisions of this Act are hereby repealed, amended, or modified accordingly.

Sec. 17. Effectivity. – This Act shall take effect fifteen (15) days after its publication in the Official Gazette or in a newspaper of general circulation.

Approved,