"AN ACT
DECLARING A PARCEL OF LAND LOCATED IN THE CITY OF
MASbate AND THE MUNICIPALITY OF MOBO, IN THE
PROVINCE OF MASbate, A PROTECTED AREA WITH THE
CATEGORY OF NATURAL BIOTIC AREA UNDER THE NATIONAL
INTEGRATED PROTECTED AREAS SYSTEM (NIPAS), TO BE
REFERRED TO AS THE TUGBO NATURAL BIOTIC AREA,
PROVIDING FOR ITS MANAGEMENT, AND APPROPRIATING
FUNDS THEREFOR"

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

ARTICLE I
GENERAL PROVISIONS

SECTION 1. Short Title. – This Act shall be known as the “Tugbo Natural
Biotic Area Act”.

SEC. 2. Declaration of Policy. – Cognizant of the profound impact of
human activities on all components of the natural environment, it is hereby
declared the policy of the State to secure for the Filipino people of present and
future generations, the perpetual existence of all native plants and animals
through the declaration of protected areas under the National Integrated
Protected Areas System (NIPAS) within the classification of national park as
provided for in the Constitution.

In recognition of the richness of the biological resources, both flora and
fauna, that are native and distinct to the Tugbo Watershed Forest Reserve, as well
as their aesthetic and ecological importance, a parcel of land located in the City of
Masbate and the Municipality of Mobo, in the Province of Masbate, is hereby
declared a protected area with the category of natural biotic area, and shall
hereinafter be referred to as the Tugbo Natural Biotic Area (TNBA). As such, the
State shall ensure the conservation, protection, management and rehabilitation of
the area. It is likewise recognized that effective administration of this area is
possible only through cooperation among national government, local government
units (LGUs), concerned nongovernmental organizations (NGOs), private entities
and local communities. The use and enjoyment of this area must be consistent
with the principles of biological diversity and sustainable development.

Towards this end, the State shall ensure the full implementation of this Act,
the mobilization of resources for the institutional mechanisms herein established,
and the full scientific and technical support needed for the conservation of
biodiversity and the integrity of the ecosystems, culture and indigenous practices.

SEC. 3. Definition of Terms. – As used in this Act:

a. Buffer zones refer to identified areas outside the boundaries of and
immediately adjacent to designated protected areas that need special
development control in order to avoid or minimize harm to the protected
area;

b. Conservation refers to any act or acts of preservation and sustainable
utilization of wildlife or maintenance, restoration and enhancement of
habitats;

c. Indigenous cultural communities (ICC)/Indigenous peoples (IPs) refer to
groups of people sharing common bonds of language, customs, traditions,
and other distinctive cultural traits, and who have, since time immemorial
occupied, possessed and utilized a territory;

d. National park refers to land of the public domain classified as such in the
Constitution which include all areas under the NIPAS, primarily
designated for the conservation of native plants and animals, their
associated habitats and cultural diversity;
e. *Natural biotic area* refers to an area set aside to allow the way of life of societies living in harmony with the environment to adapt to modern technology at their pace;

f. *Protected area* refers to an identified portion of land and water set aside by reason of its unique physical and biological significance, managed to enhance biological diversity and protected against destructive human exploitation; and

g. *Tenured migrants* refer to protected area occupants who have been actually, continuously and presently occupying a portion of the protected area for five (5) years before the proclamation or law establishing the same as a protected area, and are solely dependent therein for subsistence.

**SEC. 4. Classification as a National Park.** — The TNBA is comprised of a parcel of land of the public domain located in the City of Masbate and Municipality of Mobo, in the Province of Masbate. All lands of the public domain within the coverage and scope of the TNBA shall fall under the classification of national park as provided for in Article XII, Section 3 of the Constitution.

**SEC. 5. Scope and Coverage.** — The boundaries of the TNBA are more particularly described as the area beginning at a point marked “1” on plan, which is N 51° 03' 09" E, 2,824.619 meters from PRS92 “MST-3103” with geographic coordinates of 12° 17' 37.39667" Latitude and 123° 35' 33.97029" Longitude located at Barangay Sinalongan, City of Masbate, Province of Masbate,

| thence       | N45-05-00W 84.15 meters to corner 2; |
| thence       | N15-13-00W 193.84 meters to corner 3; |
| thence       | N41-37-00W 274.35 meters to corner 4; |
| thence       | N31-22-00W 252.93 meters to corner 5; |
| thence       | N19-35-00W 137.03 meters to corner 6; |
| thence       | N07-04-00W 115.36 meters to corner 7; |
| thence       | N05-48-00E 146.16 meters to corner 8; |
| thence       | N03-27-00W 209.60 meters to corner 9; |
| thence       | N41-20-00W 298.59 meters to corner 10; |
| thence       | N64-42-00E 226.65 meters to corner 11; |
| thence       | N03-45-00E 382.31 meters to corner 12; |
| thence | S77-55-00E | 116.36 | meters to corner 13; |
| thence | N67-13-00E | 190.43 | meters to corner 14; |
| thence | N38-17-00E | 73.96 | meters to corner 15; |
| thence | N42-18-00E | 89.84 | meters to corner 16; |
| thence | S69-58-00E | 147.69 | meters to corner 17; |
| thence | S52-42-00E | 151.96 | meters to corner 18; |
| thence | S16-10-00W | 111.25 | meters to corner 19; |
| thence | S42-06-00E | 95.59 | meters to corner 20; |
| thence | S69-04-00E | 74.90 | meters to corner 21; |
| thence | S55-33-00E | 102.45 | meters to corner 22; |
| thence | S17-25-00E | 138.51 | meters to corner 23; |
| thence | S12-57-00E | 88.30 | meters to corner 24; |
| thence | S42-10-00E | 78.74 | meters to corner 25; |
| thence | S85-17-00E | 232.19 | meters to corner 26; |
| thence | S46-24-00E | 133.69 | meters to corner 27; |
| thence | S28-24-00E | 42.27 | meters to corner 28; |
| thence | S49-01-00E | 98.69 | meters to corner 29; |
| thence | S41-55-00E | 169.91 | meters to corner 30; |
| thence | S59-19-00E | 96.55 | meters to corner 31; |
| thence | S46-31-00E | 53.11 | meters to corner 32; |
| thence | S25-49-00E | 117.28 | meters to corner 33; |
| thence | S06-29-00W | 259.70 | meters to corner 34; |
| thence | S24-38-00W | 317.14 | meters to corner 35; |
| thence | S37-10-00W | 30.03 | meters to corner 36; |
| thence | S37-10-00W | 225.61 | meters to corner 37; |
| thence | S30-16-00W | 70.80 | meters to corner 38; |
| thence | S54-32-00E | 32.79 | meters to corner 39; |
| thence | S65-04-00W | 145.07 | meters to corner 40; |
| thence | S56-36-00W | 134.08 | meters to corner 41; |
| thence | S77-36-00W | 20.88 | meters to corner 42; |
| thence | N49-32-00W | 170.68 | meters to corner 43; |
| thence | N76-17-00W | 121.08 | meters to corner 44; |
thence N54-35-00W 73.34 meters to corner 45;
thence N64-06-00W 112.29 meters to corner 46;
thence S56-00-00W 260.23 meters to corner 47;
thence S04-13-00W 45.48 meters to corner 1,
and comprises two hundred twenty-four (224) hectares, more or less.

SEC. 6. Establishment of Buffer Zones. — The DENR Secretary, upon the recommendation of the Protected Area Management Board (PAMB) created under Section 7 of this Act, may designate areas surrounding the TNBA as buffer zones for the purpose of providing an extra layer of protection where restrictions may be applied: Provided, That, in cases where the designated buffer zone would cover private lands, the owners thereof shall be required to design their development with due consideration to the protected area management plan.

ARTICLE II
MANAGEMENT MECHANISMS
SEC. 7. Protected Area Management Board (PAMB) — Within ninety (90) days from the effectivity of this Act, a Protected Area Management Board (PAMB) shall be created to oversee the management of the TNBA. The PAMB shall be composed of the following:

a. DENR Regional Executive Director for Region V, as Chairperson;
b. Governor of the Province of Masbate or a duly authorized representative;
c. Senators of the Republic of the Philippines who are duly registered residents of the Province of Masbate, or their duly designated representatives, unless the Senators decline the membership in the PAMB;
d. District Representatives of the Congressional Districts where the TNBA is located, or their duly designated representatives, unless the District Representatives decline the membership in the PAMB;
e. Mayors of the City of Masbate, and Municipality of Mobo, in the Province of Masbate, or their duly authorized representatives;
f. Chairpersons of the all the barangays with territorial jurisdiction over the TNBA;
g. Regional Directors of the following government agencies, namely:
Department of Agriculture (DA), National Economic and Development Authority (NEDA), Department of Science and Technology (DOST), Philippine National Police (PNP), and Department of National Defense (DND);

h. Three (3) representatives from either NGOs, or people's organizations (POs) based in the Province of Masbate, duly accredited both by the DENR and the provincial government. The NGOs or POs represented should have been in existence for at least five (5) years and must have a record of accomplishments in the field of protected area management;

i. At least one (1) but not more than three (3) representatives from all the ICCs/IPs present in the area and recognized by the National Commission on Indigenous Peoples (NCIP);

j. One (1) representative from an academic institution, preferably from a university or college in the Province of Masbate, with proven track record in or related to protected area management; and

k. One (1) representative from the private sector, preferably a resident of the Province of Masbate, who is distinguished in a profession or field of interest relevant to the protected area management.

The terms of office of members of the PAMB, as well as the grounds for their removal shall be in accordance with the provisions of Republic Act No. 7586, otherwise known as the "National Integrated Protected Areas System Act of 1992", as amended by Republic Act No. 11038, otherwise known as the "Expanded National Integrated Protected Areas System Act of 2018".

SEC. 8. Functions of the PAMB. — The PAMB shall have the following powers and functions:

a. Oversee the management of the protected area;

b. Approve policies, plans and programs, proposals, agreements, and other related documents for the management of the protected areas;

c. Approve the management plan of the protected area and ensure its harmonization with and integration into the Ancestral Domain Sustainable Development and Protection Plan, land use plan and other development plans, public or private, and their implementation;
d. Adopt a manual of operations to include rules of procedures in the conduct of business, and the creation of committees and their respective terms of reference;

e. Recommend the deputation of appropriate agencies and individuals for the enforcement of the laws, rules and regulations governing the management of the protected area;

f. Allocate financial resources for the implementation of the management plan and manage the Protected Area Retention Income Account and other funds in accordance with government accounting, budgeting, and auditing rules and regulations;

g. Set fees and charges in accordance with existing guidelines;

h. Issue rules and regulations for the resolution of conflicts through appropriate and effective means;

i. Recommend appropriate policy changes to the DENR and other government authorities with respect to the management of the TNBA;

j. Monitor and assess the performance of the Protected Area Superintendent (PASu) and other protected area personnel and compliance of partners with the terms and conditions of any undertaking, contract or agreement relative to any project or activity within the TNBA;

k. Recommend from among a shortlist of qualified candidates, the designation or appointment of the PASu; and

l. Assess the effectiveness of the management of the protected area: Provided, That the members of the PAMB representing the LGUs and national agencies shall inform their respective constituents, offices or sectors, of PAMB-approved or other relevant policies, rules, regulations, programs, and projects and shall ensure that the provisions of this Act and the rules and regulations issued to implement it are complied with and used as reference and framework in their respective plans, policies, programs, and projects. Failure to comply with the foregoing shall be the basis for disciplinary action against such member according to administrative rules and regulations and such penalties as the PAMB may provide: Provided, further, That the DENR, through the Regional Director, shall ensure that
the PAMB acts within the scope of its powers and functions. In case of
conflict between the resolutions issued by the PAMB and the existing
administrative orders of national application, the latter shall prevail.

SEC. 9. The Protected Area Management Office (PAMO). — There is
hereby established a Protected Area Management Office (PAMO) to be headed by
a Protected Area Superintendent (PASu) who shall supervise the day to day
management, protection, and administration of the TNBA. The PASu shall hold
a permanent plantilla position and shall be appointed by the DENR Secretary. A
sufficient number of support staff with permanent plantilla positions shall
likewise be appointed by the DENR Secretary to assist the PASu in the
management of the protected area.

The PASu shall be primarily accountable to the PAMB and the DENR for
the management and operations of the TNBA. Pursuant thereto, the PASu shall
have the following duties and responsibilities:

a. Prepare the management plan, in consultation with the stakeholders,
including the annual work and financial plan and ensure its
implementation;

b. Ensure the integration of the protected area management plans, programs,
projects, and policies with relevant national and LGUs’ plans and programs;

c. Provide secretariat services to the PAMB and its committees and ensure the
availability of relevant and timely information for decision-making;

d. Formulate and recommend to the PAMB proposed policies, rules,
regulations, and programs;

e. Establish, operate, and maintain a database management system which
shall be an important basis for decision-making;

f. Enforce the laws, rules and regulations relevant to the protected area,
commence and institute administrative and legal actions in collaboration
with other government agencies or organizations, and assist in the
prosecution of offenses committed in violation of the provisions this Act;

g. Monitor, evaluate, and report the implementation of management activities
of the protected area;
h. Request for and receive any technical assistance, support or advice from any agency or instrumentality of the government as well as academic institutions, NGOs, and the private sector, as may be necessary for the effective management, protection and administration of the protected area;

i. Issue permits and clearances for activities that implement the management plan and other permitted activities in accordance with terms, conditions, and criteria established by the PAMB; Provided, That all permits for extraction of natural resources, including collection of wildlife, and its by-products or derivatives for research purposes, shall continue to be issued by relevant authorities, subject to prior clearance from the PAMB, through the PASu, in accordance with the specific acts to be covered;

j. Collect and receive pertinent fees, charges, donations, and other income for the protected area; Provided, That such fees, charges, donations, and other income collected and received shall be reported regularly to the PAMB and the DENR in accordance with existing guidelines;

k. Prepare and recommend to the PAMB, approval of the annual work and financial plans of the protected area based on the management plan; and

l. Perform such other functions as the PAMB and the DENR may assign.

The PAMO may be augmented by the deputized local environment and natural resources officers upon the recommendation of the PAMB and approval of the DENR.

ARTICLE III

PROCEEDS AND FEES

SEC. 10. The Tugbo Natural Biotic Area Fund. – There is hereby established a trust fund to be known as the Tugbo Natural Biotic Area Fund for purposes of financing projects of the TNBA and the NIPAS. All income generated from the operation of the system or the management of wild flora and fauna in the TNBA shall accrue to the fund. The income shall be derived from fees from permitted sale and export of flora and fauna and other resources from the TNBA proceeds from lease of multiple-use areas, contributions from industries and facilities directly benefiting from the TNBA, and such other fees and income derived from the operation of the TNBA.
The PAMB shall retain seventy-five percent (75%) of all revenues raised through the above means, which shall be deposited in the Protected Area-Retained Income Account (PA-RIA) in any authorized government depository bank within the locality: Provided, That disbursements out of such deposits shall be used solely for the protection, maintenance, administration, and management of the protected area and implementation of duly approved projects of the PAMB. The remaining twenty-five percent (25%) of revenues shall be deposited as a special account in the general fund in the National Treasury for purposes of financing the projects of the NIPAS.

The fund may be augmented by grants, donations, endowment from various sources, domestic or foreign: Provided, That the fund shall be deposited in full as a special account in the National Treasury and disbursements therefrom shall be made solely for the protection, maintenance, administration and management of the NIPAS and duly approved projects endorsed by the PAMB in accordance with existing accounting, budgeting, and auditing rules and regulations: Provided, further, That the fund shall not be used to cover personal services expenditures.

The LGUs shall continue to impose and collect all other fees not enumerated herein which they have traditionally collected, such as business permits, property tax and rentals of LGUs’ facilities.

ARTICLE IV

TRANSITORY AND MISCELLANEOUS PROVISIONS

SEC. 11. 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.

SEC. 12. Suppletory Application of the NIPAS Law. – The provisions of Republic Act No. 7586, as amended by Republic Act No. 11038, shall have suppletory application to this Act.

SEC. 13. Implementing Rules and Regulations. – Within ninety (90) days from the effectivity of this Act, the Secretary of the DENR shall, in consultation with the local governments of the City of Masbate and Municipality of Mobo, the provincial government of Masbate, and concerned national government agencies, issue the corresponding rules and regulations for the
effective implementation of this Act.

SEC. 14. Separability Clause. – If any section or provision of this Act is held unconstitutional or invalid, the remaining sections or provisions with the provisions not affected thereby shall continue to be in full force and effect.

SEC. 15. Repealing Clause. – All laws, decrees, letters of instruction, executive orders, rules and regulations and other issuances or parts thereof inconsistent with this Act are hereby repealed or modified accordingly.

SEC. 16. Effectivity. – This Act shall take effect fifteen (15) days after its publication in the Official Gazette or in a newspaper of general circulation.

Approved,