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Second Regular Session)	15 FEB -3 MO:29
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Introduced by Senator Ramon Bong Revilla, Jr.

AN ACT

PROTECTING CONSUMERS FROM UNREASONABLE FEE INCREASES BY PROVIDING FOR A CONSUMER GROUP REPRESENTATION IN THE GOVERNING BOARDS OF GOVERNMENT REGULATORY BODIES, AMENDING FOR THE PURPOSE THEIR RESPECTIVE CHARTERS, AND FOR OTHER PURPOSES

EXPLANATORY NOTE

Prices of basic services have steadily been on the rise. The public remains helpless in the face of these rising costs basically because there is not enough representation of their issues and concerns on government regulatory bodies that approves various increases in prices.

It is the public who are the end users of various services and yet they are the ones who do not have representation in policy and decision making regarding these services. This proposal seeks to address this malady by providing for consumer group representation in various government regulatory bodies. Among these boards are:

- 1. Land Transportation and Franchising Regulatory Board
- 2. Toll Regulatory Board
- 3. Energy Regulatory Commission
- 4. Manila Waterworks and Sewerage System
- 5. Local water utilities Administration, and
- 6. National Telecommunications Commission.

Once enacted, this law will give way to better consumer protection through the diligent consideration of their concerns in the decision making of the stated boards. Moreover, they will have a say especially in the issue of price increases that these boards are considering and approving.

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

RAMON BONG REVILLA, JR

SIXTEENTH CONGRESS	OF	THE	REPL	IBLIC
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Be it enacted by the Senate and House of Representatives of the Congress assembled:

SECTION 1. *Title.* This Act shall be known as the "Consumer Group Representation in Regulatory Bodies Act of 2015".

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Section 2. *Declaration of Policy.* Pursuant to the constitutional mandate that the right of the people and their organizations to effective and reasonable participation at all levels of social, political, and economic decision-making shall not be abridged, and the State shall, by law, facilitate the establishment of adequate consultation mechanisms, the State shall:

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a) Prevent the concentration of power and information in a few persons/government organizations;

11 12 Adopt and implement a policy of full public disclosure of all is transactions involving public interest thereby promoting transparency and accountability; and

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c) Ensure the protection and advancement of consumer welfare by mandating the inclusion of consumer group representatives in the Governing Boards of government regulatory bodies.

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Section 3. Consumer Group. – for purposes of this Act, a consumer group shall refer to a representative organization, registered under the Securities and Exchange Commission (SEC), which has been established and organized to cater to a national constituency, and whose mandate includes the protection of the interests and rights of consumers in a specific sector that is being regulated by a government regulatory body.

Section 4. Coverage. – The Governing Boards of the following government regulatory bodies shall include at least one (1) member who shall represent the consumer group belonging to the sector being regulated by the government regulatory body concerned:

- a) Land Transportation and Franchising Regulatory Board, created by Executive Order No. 292;
- b) Toll Regulatory Board, created by Presidential Decree No. 1112;
- c) Energy Regulatory Commission, created by Republic Act NO. 9136;
- d) Manila Waterworks and Sewerage System, created by Executive Order No. 1036;
- e) Local Water Utilities Administration, created by Presidential Decree No. 198 as amended; and
- f) National Telecommunications Commission, created by Executive Order No. 546;

Such member of the respective governing boards of the aforementioned government regulatory bodies shall be called the Consumer Group Representative.

The Consumer Group Representative shall perform the same functions, shall have the same voting rights, shall be paid the same salaries, remunerations and emoluments, and enjoy the same privileges as those enjoyed by the other members of the Governing Board of the government regulatory authority concerned.

Section 5. Qualifications of Consumer Group Representative. – No person shall be appointed as a Consumer Group Representative unless he is a natural born citizen of the Philippines, at least thirty (30) years of age, able to read and write, a bona fide member of the Consumer Group which he seeks to represent for at least two (2) years prior to his appointment, and has never been convicted of any administrative, civil or criminal offense involving moral turpitude.

The Consumer Group Representative should also have at least five (5) years of known advocacy in the consumer sector he represents.

If, at any time during his appointment, the Consumer Group Representative ceases to be a bona fide member of his respective consumer group through expulsion, resignation, or any manner of removal sanctioned by its organizational by-laws, the position of Consumer Group Representative shall automatically be declared vacant and shall be filled up accordingly by initiating the appointment process as herein provided.

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Approved.

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Section 6. Appointing Authority. The President of the Republic of the Philippines

Section 7. Implementing Rules and Regulations. The Department of Budget and

Section 8. Separability Clause. If any provision or part hereof, is held invalid or

Section 9. Repealing Clause. Any law, presidential decree or issuance,

Section 10. Effectivity Clause. This Act shall take effect fifteen (15) days after

Management (DBM) and the government regulatory agencies as enumerated under

Section 4 of this Act shall formulate and issue the necessary implementing rules and

regulations for the effective implementation of this Act within sixty (60) days after the

unconstitutional, the remainder of the law or the provision not otherwise affected shall

executive order, letter of instruction, administrative order, rule or regulation contrary to,

or inconsistent with the provisions of this Act is hereby repealed, modified or amended

its publication in at least two (2) newspapers of general circulation.

shall choose from a list submitted by the affected sector of the concerned Board.

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