S.	NO. <u>14</u>	RECEIVED BY
First Regular Session) SENATE	10 JL -1 A9:24
FIFTEENTH CONGRESS OF THE REPUBLIC OF THE PHILIPPINES)	· OFFICE SALL STORE PY

EXPLANATORY NOTE

Information and Communications Technologies (ICTs) have revolutionized our lifestyle. Computers have evolved into a versatile instrument in modern society. Computer networks have become essential in maintaining and operating vital infrastructures. The ICT has opened up an endless spectrum of possibilities both in terms of communication and commerce. It has enabled linkages among individuals and organizations in doing business.

ICT enhances and promotes efficiency in facilitating the exchange and delivery of information. The introduction of computers and computer networks facilitated faster and better data storage, information exchange and communications. Computers also helped improve banking, telecommunications, engineering and data handling.

It is sad to note however, that despite the advances that we were able to achieve in the field of Information and Communications Technology, new breed of deviants, new forms of criminals and criminal activities arose such as unauthorized acquisition of vital and/or confidential information by third parties seeking to profit or benefit from the utilization of such information.

With the development of new forms of crimes, cybercrime legislation must be an immediate concern of Congress. It is clear however, that even with existing Philippine laws, there still exist a need to provide a comprehensive policy framework that would set regulations on cybercrimes. There is a need for the Philippines to have a law that will define cybercrimes, identify punishable acts involving computers with corresponding penalties, determine legal procedures for the investigation and prosecution of cybercrimes, clarify jurisdictions, provide for a clause on mutual assistance and cooperation, and identify a local body that shall be responsible for providing a 24/7 assistance to foreign entities in the resolution of cybercrime cases.

It is hoped that thru the passage of this bill, cybercriminals will be discouraged from indulging into illegal acts. Moreover, the passage of this bill will send a clear signal to the International community that our country is serious in combating, and does not tolerate, cyber crimes.

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

--/r TONIO "SONNY" F. TRILLANES IV Senator

FIFTEENTH CONGRESS OF THE **REPUBLIC OF THE PHILIPPINES First Regular Session**

10 JUL -1 A9:24

SENATE

s. no. 14

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Introduced by Senator Antonio "Sonny" F. Tri	illanes IV	(

AN ACT

DEFINING CYBERCRIME, PROVIDING FOR PREVENTION, SUPPRESSION AND **IMPOSITION OF PENALTIES THEREFOR AND FOR OTHER PURPOSES**

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

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CHAPTER I – PRELIMINARY PROVISIONS

3 **SECTION 1.** *Title.* – This Act shall be known as the "Cybercrime Prevention Act of 2010". 4

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SEC. 2. Declaration of Policy. - The State recognizes the vital role of information and 6 content industries, such as telecommunications, broadcasting, electronic commerce, and data 7 processing, in the nation's overall social and economic development. The State also recognizes 8 the importance of providing an environment conducive to the development, acceleration, and 9 rational application and exploitation of information and communications technology to attain 10 free, easy, and intelligible access to exchange and/ or delivery of information; and the need to 11 protect and safeguard the integrity of computer, computer and communication systems, 12 networks, and database, and the confidentiality, integrity, and availability of information and 13 data stored therein, from all forms of misuse, abuse, and illegal access by making punishable 14 15 under the law such conduct or conducts. In this light, the State shall adopt sufficient powers to effectively prevent and combat such offenses by facilitating their detection, investigation, and 16 prosecution at both the domestic and international levels and by providing arrangements for fast 17 and reliable international cooperation. 18

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SEC. 3. Definition of Terms. - For purposes of this Act, the following terms are hereby 21 defined as follows:

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a) Access - refers to the instruction, communication with, storing data in, retrieving data from, or otherwise making use of any resources of a computer, computer and communications network, or database;

b) Alteration - refers to the modification or change, in form or substance, of an existing 1 2 computer data or program;

c) Communication - refers to the transmission of information, including voice and nonvoice data;

d) Computer - refers to any device or apparatus which by electronic, electromechanical, or magnetic impulse, or by other means, is capable of receiving, recording, transmitting, storing, processing, retrieving, or producing information, data, figures, symbols, or other modes of expression according to mathematical and logical rules of 8 performing anyone or more of those functions, including its associated devices and 10 peripherals;

e) Computer Data – refers to any representation of facts, information, or concepts in a 11 form suitable for processing in a computer system, including a program suitable to cause 12 a computer system to perform a function; 13

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f) Computers and Communications Network or Networks - refers to:

i. a group of computers, associated devices, and/ or its peripherals that are 15 connected either permanently or temporarily, wired or wireless, by transmission 16 and/ or communications facilities which facilitate and/ or provide the means of 17 sending, communicating, processing and/ or transmitting voice and/ or non-voice 18 data and/ or information electronically; or 19

ii. a group of interconnected or related devices, including, but not limited to, a 20 group of interconnected computers, private exchange branch (PBX) wired or 21 wireless, telecommunications switching equipment, one or more of which, pursuant 22 to a program, perform automatic processing of data; 23

g) Computer Program - refers to a set of instructions executed by the computer to 24 achieve intended results; 25

h) Conduct Without Right – refers to either: (1) conduct undertaken without or in excess 26 of authority; or (2) conduct not covered by established legal defenses, excuses, court 27 orders, justifications, or relevant principles under the law; 28

i) Cybercrime - refers to any offense that can be committed by using a computer or 29 communications system or network in a computer or communications system or network 30 against a computer or communications system or network; 31

j) Cybersex or Virtual Sex – refers to any form of sexual activity or arousal with the aid 32 of computers or communications network; 33

k) Damage - in the general sense, refers to damage or injury as defined under the 34 35 applicable laws, including but not limited to the relevant provision of the Civil Code of

the Philippines. In the limited sense, it means any impairment to the integrity or availability of a computer data, program, system information, or network;

With respect to computer data or programs as used in this Act, the words "damaging" and "deteriorating" are synonymous;

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 Database -- refers to a representation of information, knowledge, facts, concepts, or instructions which are being prepared or processed or have been prepared or processed in a formalized manner and which are intended for use in a computer, computer and communications network, computer server, or database;

m) Deletion - refers to the destruction or impairment of information or data contained in
a computer or computer and communications network by making them unrecognizable or
by totally or partially obliterating the information or data from the computer or computer
network;

- n) Distribution refers to the active dissemination of data, information or material using
 the computer and/ or communications computer network;
- o) Electronic Data Message refers to information generated, sent, received, or stored
 by electronic, optical, or similar means;
- p) Electronic Document refers to the information or the representation of information,
 data, figures, symbols, or other modes or written expression, described or however,
 represented, by which a right is established or an obligation extinguished, or by which a
 fact may be proved and affirmed, which is received, recorded, transmitted, stored,
 processed, retrieved, or produced in and through computer and/ or computer and
 communications networks;
- q) Interception refers to listening to, recording, monitoring or surveillance of the
 content of communications, including producing of the content of data, either directly,
 through access and use of the computer or computer and communications network or
 indirectly, through the use of electronic eavesdropping or tapping devices, at the same
 time that the communication is occurring;
- r) Making available refers to the placing of online devices, including but not limited
 to, the creation or compilation of hyperlinks in order to facilitate access to such devices,
 for the use of others;
- s) Minor refers to a person below eighteen (18) years of age or those beyond eighteen
- (18) years of age but whose mental capacity is that of a person below eighteen (18) years
 of age;
- t) Non-Public Transmission refers to the transmission of information or computer data
 between computer or computer and communications networks that are not configured for
 public access;

u) Procuring Data or Material – refers to the act of actively obtaining data, information or material by downloading the same from a computer or computer and communications network;

v) Protected Computer/s – refers to any computer exclusively for the use of a financial institution or the government, or in the case of a computer not exclusively for use, used by or for a financial institution or the government, and the conduct instituting the offenses affects that use by or for the financial institution or the government;

w) Protected Works – refer to works, including but not limited to computer programs,
systems, and design, protected under Philippine laws;

x) Service Provider – refers to the provider of:

- i. telecommunications and online services or network access, or the operator of
 communications and network facilities, therefore, including entities offering the
 transmission, routing, or providing of connections for online communications,
 digital or otherwise, between or among point specified by a user, of electronic
 documents of the user's choosing; or
 - ii. any other entity that processes or stores information on behalf of such communication service or users of such service;
- y) Subscriber's Information refers to any information contained in the form of
 computer data or any other form that is held by a service provider, relating to the
 subscribers of its services other than traffic or content data and by which can be
 established:
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i. the type of communication service used, the technical provisions taken thereto and the period of service.

- ii. the subscriber's identity, postal or geographic address, telephone and other
 access number, any assigned network address, billing and payment information,
 available on the basis of the service agreement or arrangement;
- z) Suppression of Computer Data refers to any action that prevents or terminates the
 availability of the data to the person who has access to the computer or computer and
 communications network on which it was stored;
- aa) By Technical Means refers to the use of technical devices which are fixed to
 transmission lines, as well as devices such as software, passwords, and codes to collect
 and/ or record wireless communications or those communications passing through, or
 generated by computer or computer and communications networks;
- bb) Traffic Data or Non-Content Data refers to any other computer data other than the
 content of the communication, including but not limited to the communication's
 origin, destination, route, time, date, size, duration, or type of underlying service.

CHAPTER II – PUNISHABLE ACTS

- **SEC. 4.** The following acts constitute the offense of cybercrime punishable under this Act:
- A. Computer Crime any act committed by means of electronic operations that targets the security of computer or communications systems or network and the data processed by them such as but not limited to:
 - 1. *Illegal Access* The access to the whole or any part of a computer or communications system or computer or communications network without right.
- 2. Illegal Interception The interception made by technical means without right of any 10 non-public transmission of computer or communication data to, from, or within a 11 computer or communication network, including electromagnetic emissions from a 12 13 computer or communication network carrying such computer data: Provided, however, That it shall not be unlawful for an officer, employee, or agent of a service 14 provider, whose facilities are used in the transmission of communications, to 15 intercept, disclose, or use that communication in the normal course of his 16 employment while engaged in any activity that is necessary to the rendition of his 17 service or to the protection of the rights or property of the service provider, except 18 that the latter shall not utilize service observing or random monitoring except for 19 mechanical or service control quality checks: Provided, further, That it shall not be 20 unlawful for a person to intercept or record a communication where there is no 21 reasonable expectation of privacy. 22
 - 3. Misuse of Devices –

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- a. The use, production, sale, procurement, importation, distribution, or otherwise making available, without right, of: (1) a device, including a computer program, designed or adapted primarily for the purpose of committing any of the offenses under Section 4.1 to .4 hereof; or (2) a computer password, access code, or similar data by which the whole or any part of a computer or computer network is capable of being accessed;
- b. The possession of an item referred to in paragraphs (a) (1) or (2) above with intent to use said devices for the purpose of committing any of the offenses under Section 4.1 to 4.4 hereof. *Provided*, That no criminal liability shall attach when the use, production, sale, procurement, importation, distribution, or otherwise making available, or possession of computer devices/ data referred to in paragraph 3(a) herein is for: (1) the authorized testing of a computer, computer network, or computer program; or (2) purely academic purposes:

Provided, however, That in any event, before such devices are used on a 1 computer or computer network, the prior consent of the owner of the computer 2 or computer network is obtained. 3 4. Unsolicited Commercial Communications – The transmission of electronic messages 4 with the use of computers, computer networks, or other communication devices 5 which seek to advertise, sell, or offer for sale products and services are prohibited 6 unless: 7 8 a. There is prior affirmative consent from the recipient; or b. The following conditions are present: 9 The commercial electronic communication contains a simple, valid, and 10 i. reliable way for the recipient to reject receipt of further commercial 11 electronic messages (also known as "opt-out") from the same source; 12 13 ii. The commercial electronic communication does not purposely disguise the source of the electronic message; and 14 iii. The commercial electronic communication does not purposely include 15 misleading information in any part of the message in order to induce the 16 recipients to read message. 17 B. Computer Sabotage - the input, alteration, erasure or suppression of computer or 18 communication data or computer or communication programs, or interference with 19 computer and communication system or network, with the intent to hinder the 20 functioning of a computer or communication system or network such as but not limited 21 22 to: 1. Data Interference - the intentional or reckless damaging, deletion, deterioration, 23 alteration or suppression of computer data, electronic document, or electronic data 24 message, without right, including the introduction or transmission of viruses. 25 2. System Interference - the alteration, or reckless hindering or interference with the 26 27 functioning of a computer or computer network by inputting, transmitting, damaging, deleting, deteriorating, altering, or suppressing computer data or program, electronic 28 document, or electronic data message, without right, including the introduction or 29 transmission of viruses. 30 3. Computer Fraud – the intentional and unauthorized input, alteration, erasure or 31 suppression of computer data or program, electronic document, or electronic data 32 message, or interference in the functioning of a computer or computer network, 33 causing damage thereby, with the intent of procuring an economic benefit for oneself 34 or for another person or for the perpetuation of a fraudulent or dishonest activity. 35

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4. Computer Forgery – the input, alteration, erasure, or suppression of any computer or communication data, computer or communication program, electronic document, or electronic data message, or interference with the computer and communication system or network, in a manner or under such conditions that would constitute the offense of forgery under Act No. 3815 as amended, otherwise known as the Revised Penal Code or special laws; the act of knowingly using a computer and communication data which are the products of computer or communication forgery as defined herein, for the purpose of perpetuating a fraudulent or dishonest design.

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- C. Computer Facilitated Crime an act where the computer or communication system or network is used as a tool or instrument or is illegally accessed to facilitate the commission of crimes and offenses, to include, but not limited to the following:
- Offenses Related to Cybersex Without prejudice to the prosecution under Republic Act No. 9208, otherwise known as the Anti-Trafficking Act and Republic Act No. 7610, otherwise known as the Child Protection Act, any person who in any manner advertises, promotes, or facilitates the commission of cybersex through the use of information and communications technology such as but not limited to computers, computer networks, television, satellite, mobile telephone, or any person committing any of the following acts is liable under this Act:
- a. Producing child pornography for the purpose of distribution through a computer
 or computer network;
- b. Offering or making available child pornography through a computer or computer
 network; or
- c. Distribution or transmitting child pornography through a computer or computer
 network;
- d. Possessing child pornography materials in the computer/ communications system
 or network or on a computer data storage medium;
- e. Prostitution or solicitation of any form of cybersex for any favor or monetary
 consideration;
- 29f. Operation of internet café or any type of establishment which engages in any form30of cybersex for any favor or monetary consideration; and
- 31 g. Promotion and advertisement of any form of cybersex.
- For purposes of this Section, the term "child pornography" shall include pornographic material that visually depicts: (a) a minor engaged in sexually explicit conduct; or (b) a person appearing to be a minor engaged in sexually explicit conduct. The term "prostitution" shall refer to any act, transaction, scheme or design involving the use of a person by anoter, for sexual intercourse or lascivious conduct in exchange for money, profit or any other consideration.

2. Violations of the Revised Penal Code, the Intellectual Property Code, the Consumer Act and Other Relevant Laws – Violations of Act No. 3815, as amended, otherwise known as the Revised Penal Code, Republic Act No. 8293 otherwise known as the Intellectual Property Code, Republic Act No. 7394 otherwise known as the Consumer Act, Republic Act No. 9208 otherwise known as the Anti Trafficking Act, Republic Act No. 4200 otherwise known as the Anti Wiretapping Act and other relevant and pertinent laws through the use of, aided by, involving computers or computer and communications network or through transactions covered by or using electronic documents or electronic data messages shall likewise be punishable and prosecuted under those laws with the appropriate maximum penalties.

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CHAPTER III – PENALTIES

14 SEC. 5. *Penalties.* – Any person found guilty of any of the punishable acts enumerated in 15 Section 4A (1), (2), and (3) and 4B (1) up to (4) of this Act shall be punished with a fine of at 16 least One Hundred Thousand Pesos (PhP 100,000.00) up to a maximum amount commensurate 17 to the damage incurred and a mandatory imprisonment of *prision mayor*.

Any person found guilty of any of the punishable acts enumerated in paragraph A (4) in Section 4 of this Act shall be punished with imprisonment of *prision correccional* or a fine of at least one hundred thousand pesos (PhP 100,000.00) but not exceeding six hundred thousand pesos (PhP 600,000.00) or both fine and imprisonment.

Any person found guilty of any of the punishable acts enumerated in paragraphs C(1) and C(2) in Section 4 of this Act shall be punished with a fine of at least Two Hundred Thousand Pesos (PhP 200,000.00) but not exceeding Eight Hundred Thousand Pesos (PhP 800,000.00) and a mandatory imprisonment of *prision mayor: Provided*, That the maximum penalty shall be imposed for offenses –

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- a) whereby information that has been determined by the Philippine government pursuant to law, executive order, or other issuance to be confidential is communicated, delivered or transmitted to any person not authorized to receive it; and
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 b) whereby the offender accesses without authorization any non-public computer of a department or agency of the Philippines.

In case the offender does not own or possess enough property to satisfy the abovementioned fine, he shall be subjected to a subsidiary penalty of imprisonment in accordance with the rules set forth in Article 39 of Act No. 3185, as amended, otherwise known as the Revised Penal Code.

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SEC. 6. Corporate Liability. – When any of the punishable acts herein defined is knowingly committed in behalf and for the benefit of a juridical person, the penalties herein provided shall be imposed upon the juridical person's President, Secretary, members of the Board of Directors, or any of its officers and employees who have directly participated in, including those who knowingly authorized, the commission of the said act or acts.

6 Where the commission of any of the punishable acts herein defined by the juridical 7 person's employees or agents, acting within the scope of their authority, was made possible due 8 to the lack of supervision and control of the juridical person, which resulted in benefits for the 9 said entity, the officers and members of the Board of Directors above-mentioned are likewise 10 liable.

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SEC. 7. Conspiracy to Commit Cybercrime. – When two (2) or more persons come to an agreement and decide to commit any of the punishable acts defined in this Act, and one or more of such persons does any act to effect the object of the conspiracy, each of the conspirators shall be punished as if all of the conspirators have done the act themselves.

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SEC. 8. Aiding or Abetting in the Commission of Cybercrime. – Any person who
 willfully abet or aid in the commission of any of the offenses enumerated in Chapter II hereof
 shall be held liable under this Act.

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CHAPTER IV- COMPUTER EMERGENCY RESPONSE COUNCIL

SEC. 9. Computer Emergency Response Council. – There is hereby created, thirty (30)
 days from the effectivity of this Act, a Computer Emergency Response Council, hereinafter
 referred to as CERC, under the control and supervision of the Office of the President principally
 to formulate and implement a national plan of action to address and combat cyber-crime.

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SEC. 10. Composition. - The CERC shall be headed by the Chairman of the 28 Commission on Information and Communications Technology (CICT) as Chairman; the Director 29 of the National Bureau of Investigation (NBI) as Vice-Chairman and the following as members: 30 Director-General of the Philippine National Police (PNP), the Chief of the National Prosecution 31 Service (NPS), the Head of the National Computer Center (NCC), the head of the Philippine 32 Center for Transnational Crime (PCTC), the head of the Anti-fraud and Computer Crimes 33 Division (AFCCD) of the NBI and the head of the Criminal Investigation and Detection Group 34 (CIDG) of the PNP and three (3) representatives from the private sector involved in information 35 security to be appointed by the President of the Philippines. 36

SEC. 11. CERC Secretariat. - The CERC shall be manned by a Secretariat, the 1 2 personnel of which shall come from the CICT and selected personnel and representatives who shall be detailed from the participating agencies. An Executive Director shall be appointed by the 3 Chairman of the CICT to head the secretariat. 4 5 SEC. 12. Powers and Functions. - The CERC shall have the following powers and 6 7 functions: 8 To prepare and implement appropriate and effective measures to prevent and suppress a) 9 computer fraud, abuses and other cyber-related fraudulent activities as provided in this 10 Act: 11 b) To monitor the investigation of cybercrime cases being handled by participating law enforcement and prosecution agencies initiate international cooperation on 12 intelligence, investigations, training and capacity building relative to cybercrime 13 prevention, suppression, and prosecution; 14 To recommend the attendance of qualified personnel in trainings, conferences and 15 c) other fora on information security and cybercrime prevention, investigation and 16 suppression; 17 d) To coordinate the support and participation of the business sector, local government 18 units, and non-governmental organizations in cybercrime prevention programs and 19 other related projects; 20 To recommend the enactment of appropriate laws, issuances, measures and policies; 21 e) To call upon any government agency to render assistance in the accomplishment of the 22 f) CERC's mandated tasks and functions; and 23 To perform such other functions and duties necessary for the proper implementation of 24 **g**) this Act. 25 26 **CHAPTER V- ENFORCEMENT AND IMPLEMENTATION** 27 28 SEC. 13. Collection of Computer Data. - To effectively implement and enforce the 29 provisions of this Act, the National Bureau of Investigation (NBI) and the CIDG of the 30 31 Philippine National Police (PNP), subject to existing laws and procedures, shall require a person or service provider: 32 To submit specified computer data and other relevant data in his/ its possession and 33 a) control, which is stored in a computer, computer and communications network, or a 34 35 computer-data storage medium;

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36 b) To submit subscriber information in his/ its possession or control;

- c) Within his/ its existing technical capability, to collect or record through the application of technical means or to cooperate and assist the proper law enforcement officers or agencies in the collection or recording of traffic data and interception of specified communications transmitted within or passing through the territorial jurisdiction of the Philippines by means of a computer and communications network; and
 - d) To require the expeditious production or disclosure of traffic data to identify the service providers and the path through which the communication was transmitted.
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9 SEC. 14. Search and Seizure of Computer Data. – Where a search and seizure warrant
10 is properly issued, the NBI and the PNP shall likewise have the following powers and duties:

- a) Within the time period specified in the warrant, to conduct interception, as defined in this
 Act, content of communications, procure the content of data either directly, through
 access and use of the computer or computer and communications network, or indirectly,
 through the use of electronic eavesdropping or tapping devices, in real time or at the same
 time that the communication is occurring;
- b) To secure a computer or computer and communications network or parts of it or a
 computer-data storage medium;
- 18 c) To make and retain a copy of those computer data secured;
- d) To maintain the integrity of the relevant stored computer data; and
- e) To render inaccessible, or remove those computer data in the accessed computer or
 computer and communications network.
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Pursuant thereof, the NBI and CIDG of the PNP may order any person who has knowledge about the functioning of the computer or computer and communications network and the measures to protect and preserve the computer data therein to provide, as is reasonable, the necessary information, to enable the undertaking of the search and seizure measure referred to in paragraph (c) of Section 17 hereof.

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- SEC. 15. Preservation and Disclosure of Computer Data and Traffic Record. The integrity of traffic data and subscriber information relating to communication services provided by a service provider shall be preserved up to a minimum period of six (6) months from the date of the transaction. Said period may be extended by order of the NBI or PNP upon a reasonable belief that the computer data may have been used for in connection with, or the traffic record may contain information as regards any violation of this Act.

CHAPTER VI – JURISDICTION

SEC. 16. Jurisdiction. - The Regional Trial Court shall have jurisdiction over any 3 violation of the provisions of this Act committed within the territory of the Philippines or by any 4 of its nationals regardless of the place of commission. In case any of the offenses herein defined 5 is committed outside the territorial limits of the Philippines, and by such commission any 6 damage is caused to a computer or computer and communications network situated in the 7 Philippines, or to a natural or juridical person who, at the time the offense was committed, is in 8 9 the Philippines, the proper Regional Trial Court in the Philippines shall have jurisdiction.

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CHAPTER VII – INTERNATIONAL COOPERATION

SEC. 17. Mutual Assistance and Cooperation. - The Government of the Philippines 13 shall cooperate with, and render assistance to other nations for purposes of detection, 14 investigation, and prosecution of offenses referred to in Sections 7 and 22 of this Act and in the 15 collection of evidence in electronic form in relation thereto. 16

The requesting nation must maintain the confidentiality of the fact or the subject of 17 request for assistance and cooperation. It may only use the requested information subject to the 18 19 conditions specified in the grant.

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SEC. 18. Grounds for Refusal to Cooperate. - The Government of the Philippines shall 21 22 have the right to refuse cooperation under any of the following grounds:

- a) The offense is punishable under Philippine laws and the Philippine courts have acquired 23 jurisdiction over the person of the accused; 24
- b) The information requested is privileged, protected under Philippine laws, or that which 25 affects national security; 26
- 27 c) If, for any reason, the production of the information is unreasonable;
- d) The foreign government requesting for assistance has previously refused without 28 justifiable reason, a similar request by the Government of the Philippines; and 29
- e) The foreign government requesting for assistance has previously breached an agreement 30 to keep the fact or subject of request confidential, or has previously violated any 31 condition of the grant. 32
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SEC. 19. Cooperation Based on Reciprocity. - In the absence of a treaty or agreement, 34 mutual assistance and cooperation under the preceding sections under this Chapter shall be based 35 on the principle of reciprocity. 36

1	SEC. 20. Communications Center The National Computer Center (NCC) shall be
2	responsible for sending and answering requests for mutual assistance as well as the execution of
3	such requests or their transmission to the proper authorities for implementation and enforcement.
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5	CHAPTER VIII – OTHER PROVISIONS
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7	SEC. 21. Liability Under the Revised Penal Code and Other Laws A prosecution
8	under this Act shall be without prejudice to any liability for violation of any provision of Act
9	3185, as amended, otherwise known as the Revised Penal Code or any other law.
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11	SEC. 22. Other Remedies Any person who suffers damage or loss by reason of a
12	violation of this Act may maintain a separate and independent civil action against the violator to
13	obtain compensatory damages, injunctive and/ or other equitable relief.
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15	CHAPTER IX – FINAL PROVISIONS
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17	SEC. 23. Appropriations The amount of necessary for the implementation of this Act
18	shall be charged against the appropriations of the CICT, NBI, PNP and the NCC.
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20	SEC. 24. Implementing Rules and Regulations. – The Department of Justice and the
21	Department of Interior and Local Government shall jointly formulate the necessary rules and
22	regulations for the effective implementation of this Act.
23	SEC 25 Dublic Information Comparing The Office of the Dresident National
24 25	SEC. 25. <i>Public Information Campaign.</i> – The Office of the President, National Computer Center, Department of Education, Department of Justice, Department of Trade and
25 26	Industry, Department of Transportation and Communications, and the National Computer Center
26 27	shall, in coordination with the Philippine Information Agency, undertake a public information
27	campaign to educate the general public on the salient provisions and implication of this Act.
29	cumpaign to outcate the general public on the saltent provisions and improvident of this red.
2 <i>5</i> 30	SEC. 26. Suppletory Application This Act shall have suppletory application to the
31	provisions of the Revised Penal Code, RA 7610 and RA 9208 or the Anti-Trafficking in Persons
32	Act.
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34	SEC. 27. Separability Clause If any provision of this Act is held invalid, the other
35	provisions not affected shall remain in full force and effect.
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SEC. 28. Repealing Clause. – All laws, decrees, or rules inconsistent with this Act are
 hereby repealed or modified accordingly. Specifically, Section 33 of Republic Act No. 8792 or
 the Electronic Commerce Act is hereby modified accordingly.

5 SEC. 29. *Effectivity.* – This Act shall take effect fifteen (15) days after the completion of 6 its publication in the Official Gazette or in at least two (2) newspapers of general circulation.

Approved,

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