# Republic of the Philippines HOUSE OF REPRESENTATIVES

Quezon City, Metro Manila

SEVENTEENTH CONGRESS

1st Regular Session

House Bill No. \_\_\_\_2

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BILLS AND INDEX SERVICE

Introduced by Hon. Francis Gerald Aguinaldo Abaya

#### **EXPLANATORY NOTE**

As professionals, architects have a primary duty of care to the communities they serve. Members of the architectural profession are dedicated to standards of professionalism, integrity, and competence, and thereby bring to society unique skills and aptitudes essential to the sustainable development of the built environment and the welfare of their societies and cultures. Principles of professionalism are established in legislation, as well as in codes of ethics and regulations defining professional conduct.

Given the public interest in a quality, sustainable built environment and the dangers and consequences associated with the development of that environment, it is important architectural services are provided by properly qualified professionals for the adequate protection of the public.

The passage of Republic Act No. 9266 ("R.A. 9266"), otherwise known as the Architecture Act of 2004, is a significant step in protecting and assuring the public that only Architects can offer and provide architectural services.

This bill seeks to strengthen the practice of the architecture profession in the country by amending specific provisions of R.A. No. 9266, the Architecture Act of 2004 and harmonizing it with other laws. This may be accomplished by including specific architectural terms that will distinguish the practice of architecture from other professions as well as require that architectural designs, plans and documents prepared exclusively and signed by an Architect are required before any building permit may be issued.

For the foregoing reasons, the approval of this bill is earnestly sought.

FRANCIS GERALD AGUINALDO ABAYA

Representative, First District, Cavite

# Republic of the Philippines HOUSE OF REPRESENTATIVES

Quezon City

## SEVENTEENTH CONGRESS First Regular Session

House Bill No. 23

### Introduced by Hon. Francis Gerald Aguinaldo Abaya

AN ACT STRENGTHENING THE ARCHITECTURE PROFESSION, AMENDING FOR THE PURPOSE CERTAIN PROVISIONS OF REPUBLIC ACT NUMBERED NINE THOUSAND TWO HUNDRED SIXTY-SIX (R.A. No. 9266), OTHERWISE KNOWN AS THE "ARCHITECTURE ACT OF 2004"

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

SECTION 1. Section 2 of Republic Act 9211, otherwise known as the Tobacco Regulation Act of 2003, is hereby amended to read as follows:

SECTION 2. Policy.—It is the policy of the State to protect the populace from hazardous products and promote the right to health and instill health consciousness among them. [It is also the policy of the State, consistent with the Constitutional ideal to promote the general welfare, to safeguard the interests of the workers and other stakeholders in the tobacco industry.] For these purposes, the government shall institute a [balanced] policy whereby the use, sale and advertisements of tobacco products shall be regulated in order to promote a healthful environment and protect the citizens from the hazards of tobacco smoke[, and at the same time ensure that the interests of tobacco farmers, growers, workers and stakeholders are not adversely compromised].

SECTION 2. Section 4 of the same Act is hereby amended by inserting new paragraphs to read as follows and the same are hereby renumbered accordingly:

"Section 4. Definition of Terms - As used in this Act:

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(V) "TOBACCO INDUSTRY" - REFERS TO ORGANIZATIONS, ENTITIES, ASSOCIATIONS, AND INDIVIDUALS THAT WORK FOR AND IN BEHALF OF THE TOBACCO INDUSTRY, SUCH AS BUT NOT

LIMITED 1 DISTRIBUTORS, IMPORTERS OF TOBACCO PRODUCTS, TOBACCO 2 RETAILERS. FRONT **GROUPS** 3 4 5 TOBACCO INDUSTRY; AND 6 7 "UNECESSARY 8 (W) 9 NECESSARY FOR STRICTLY 10 11 12 13 paragraph h. to read as follows: 14 15 16 17 18 19 20 21 22 23 members: 24 25 26 27 28 29 30 31 (DENR); 32 33 34 35 36 37 38 39 40 41 42 43 44 45 promotion, WITHOUT ECONOMIC AND/OR FIDUCIARY TIES TO THE 46 TOBACCO INDUSTRY, OR DO NOT KNOWINGLY REPRESENT OR 47 ANY PAYMENT FROM RECEIVE 48 MANUFACTURER OR WHOLESALER, OR ANY PARENT, AFFILIATE 49

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TOBACCO

ORGANIZATIONS, AND/OR INCLUDING BUT NOT LIMITED TO LAWYERS, SCIENTISTS AND LOBBYISTS WHO WORK TO FURTHER THE INTERESTS OF THE INTERACTIONS" REFERS TO ALL INTERACTIONS WITH THE TOBACCO INDUSTRY THAT IS NOT **EFFECTIVE** THE LATTER'S REGULATION, SUPERVISION AND CONTROL." SECTION 3. Section 29 of the same Act is hereby further amended to delete sub-SECTION 29. Implementing Agency. — An Inter-Agency Committee— Tobacco CONTROL (IAC-Tobacco CONTROL), which shall have the exclusive power and function to administer and implement the provisions of this Act. is hereby created. The IAC-Tobacco CONTROL shall be chaired by the Secretary of the [Department of Trade and Industry (DTI)] DEPARTMENT OF HEALTH (DOH) with the Secretary of the [Department of Health (DOH)] DEPARTMENT OF EDUCATION (DEPED) as Vice Chairperson. The IAC-Tobacco CONTROL shall have the following as Secretary of the Department of Agriculture (DA); b. Secretary of the Department of Justice (DOJ); Secretary of the Department of Finance (DOF); d. Secretary of the Department of Environment and Natural Resources e. Secretary of the Department of Science and Technology (DOST); f. Secretary of the [Department of Education (DepEd)] DEPARTMENT OF TRADE AND INDUSTRY (DTI); AND; [g. Administrator of the national Tobacco Administration (NTA);] [h. A representative from the Tobacco Industry to be nominated by the legitimate and recognized associations of the industry; and] [i.] G. ONE (1) representative EACH from [a] AT LEAST THREE (3) nongovernment organizations (NGOS) involved in public health

MANUFACTURERS.

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OR SUBSIDIARY OF A TOBACCO PRODUCT MANUFACTURER OR WHOLESALER, OR ANY PERSON, INTEREST GROUP, ADVOCACY ORGANIZATION, LAW FIRM, ADVERTISING AGENCY, OR OTHER BUSINESS OR ORGANIZATION THAT REPRESENTS THE INTERESTS OF THE TOBACCO INDUSTRY, nominated by DOH in consultation with the concerned NGOs."

THE DEPARTMENT SECRETARIES SHALL DESIGNATE THEIR RESPECTIVE AUTHORIZED PERMANENT REPRESENTATIVE TO THE IAC-TOBACCO CONTROL; PROVIDED, SAID PERMANENT REPRESENTATIVE SHALL HAVE A RANK NOT LOWER THAN ASSISTANT SECRETARY.

THE DEPARTMENT SECRETARIES SHALL DESIGNATE THEIR RESPECTIVE AUTHORIZED PERMANENT REPRESENTATIVE TO THE IAC-TOBACCO CONTROL; PROVIDED, SAID PERMANENT REPRESENTATIVE SHALL HAVE A RANK NOT LOWER THAN ASSISTANT SECRETARY.

IN ORDER TO FACILITATE COORDINATION AMONG MEMBERS OF THE IAC-TOBACCO CONTROL, THE DEPARTMENT OF HEALTH AS THE LEAD AGENCY SHALL PROVIDE THE SECRETARIAT. THE SECRETARIAT SHALL ACT AS THE COORDINATING BODY OF THE IAC-TOBACCO CONTROL AND SHALL PROVIDE THE FOLLOWING FUNCTIONS SUCH AS, BUT NOT LIMITED TO, SETTING OF MEETINGS, MANAGING OF IMPORTANT LOGISTICS AND CIRCULATION OF INFORMATION AND DOCUMENTS AMONG MEMBERS.

**SECTION 4**. A new provision is hereby inserted to be denominated as Section 29-31 A to read as follows:

SECTION 29-A. PROTECTION OF THE IAC-T FROM TOBACCO INDUSTRY INTERFERENCE. -ALL MEMBERS OF THE IAC-T ARE PROHIBITED FROM INTERACTING WITH THE TOBACCO INDUSTRY, EXCEPT WHEN STRICTLY NECESSARY FOR ITS EFFECTIVE REGULATION, SUPERVISION AND CONTROL. ANY NECESSARY INTERACTION MUST BE CONDUCTED PUBLICLY AND TRANSPARENTLY, AND EFFORTS MUST BE TAKEN TO PREVENT OR CORRECT ANY PERCEPTION OF PARTNERSHIP WITH THE TOBACCO INDUSTRY.

ALL MEMBERS OF THE IAC-T ARE STRICTLY PROHIBITED FROM ACCORDING PREFERENTIAL TREATMENT TO THE TOBACCO INDUSTRY; SOLICITING OR ACCEPTING ANY GIFT, GRATUITY, FAVOR, ENTERTAINMENT OR ANYTHING OF MONETARY VALUE FROM THE TOBACCO INDUSTRY; FAILING TO DISCLOSE, RETAINING, AND/OR ACQUIRING ANY FINANCIAL OR MATERIAL INTEREST IN, OR OTHER POTENTIAL SOURCE OF CONFLICT OF

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INTEREST WITH THE TOBACCO INDUSTRY; AND ACCEPTING ANALOGOUS FAVORS FROM THE TOBACCO INDUSTRY.

SECTION 5. Section 31 of the same Act is hereby further amended to read as follows:

SECTION 31. Compliance Monitoring.—Not later than one (1) year after the date of the effectivity of this Act, and annually thereafter, the IAC-Tobacco CONTROL shall submit to the President of the Philippines and to both Houses of Congress a Compliance Monitoring Report on the compliance of the manufacturers on all applicable laws and ordinances with respect to the manufacture and distribution of tobacco products.

The report shall contain pertinent information on the methods, goals and implementation program of said manufacturers with respect to the requirements of this Act.

A SEPARATE REPORT SHALL BE SUBMITTED BY THE MEMBERS OF THE IAC-TOBACCO CONTROL ENUMERATING THE MEASURES ESTABLISHED TO LIMIT INTERACTIONS WITH THE TOBACCO INDUSTRY AND ENSURE THE TRANSPARENCY OF AS POLICIES AS WELL THAT OCCUR. INTERACTIONS IMPLEMENTED TO PROTECT THEIR AGENCIES FROM TOBACCO INDUSTRY INTERFERENCE.

SECTION 6. Section 32 of the same Act is hereby further amended by inserting a new paragraph to read as follows:

"SECTION 32. Penalties.—The following penalties shall apply:

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D. VIOLATION OF SECTIONS 29-A. - IF THE OFFENDER IS A PUBLIC HE SHALL BE SUBJECT TO ADMINISTRATIVE OFFICIAL. DISCIPLINARY ACTION PURSUANT TO RULE XIV (DISCIPLINE) OF THE OMNIBUS RULES IMPLEMENTING BOOK V OF EO 292, AS MAY BE AMENDED, MODIFIED, CHANGED, ADDED TO, DELETED FROM, OR SUPERSEDED BY THE ENACTMENT OF ANY NEW LAW, WITHOUT PREJUDICE TO THE CRIMINAL AND/OR CIVIL ACTIONS UNDER EXISTING LAWS, RULES, AND REGULATIONS.

SECTION 7. A new provision is hereby inserted to be denominated as Section 36-A to read as follows:

SECTION 36-A. CITIZEN SUITS. - FOR PURPOSES OF ENFORCING THE PROVISIONS OF THIS ACT OR ITS IMPLEMENTING RULES AND REGULATIONS, ANY CITIZEN MAY FILE AN APPROPRIATE CIVIL, CRIMINAL OR ADMINISTRATIVE ACTION IN THE PROPER COURTS OR ADMINISTRATIVE BODY AGAINST ANY PUBLIC OFFICER WHO WILLFULLY OR GROSSLY NEGLECTS THE PERFORMANCE OF AN

ACT SPECIFICALLY ENJOINED AS A DUTY BY THIS ACT, ITS IMPLEMENTING RULES AND REGULATIONS, INCLUDING THE TEMPLATE, GUIDELINES, OR OTHER REGULATIONS; OR ABUSES HIS AUTHORITY IN THE PERFORMANCE OF HIS DUTY; OR, IN ANY MANNER, IMPROPERLY PERFORMS HIS DUTIES UNDER THIS ACT OR ITS IMPLEMENTING RULES AND REGULATIONS.

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THE ADMINISTRATIVE, CIVIL AND CRIMINAL ACTIONS ALLOWED UNDER THIS SECTION SHALL BE CUMULATIVE AND CUMULATIVE AND SHALL NOT PRECLUDE ANY OTHER PERSON FROM FILING A SIMILAR ACTION.

THE COURT SHALL EXEMPT SUCH ACTION FROM THE PAYMENT OF FILING FEES AND STATEMENTS LIKEWISE, UPON PRIMA FACIE SHOWING OF THE NON-ENFORCEMENT OR VIOLATION COMPLAINED OF, EXEMPT THE PLAINTIFF FROM THE FILING OF AN INJUNCTION BOND FOR THE ISSUANCE OF PRELIMINARY INJUNCTION. IN THE EVENT THAT THE CITIZEN SHOULD PREVAIL, THE COURT SHALL AWARD REASONABLE ATTORNEY'S FEES, MORAL DAMAGES AND LITIGATION COSTS AS APPROPRIATE.

**SECTION 8.** Repealing Clause. - All laws, decrees, presidential proclamations, executive orders, rules and regulations or parts thereof inconsistent herewith, are hereby repealed or modified accordingly.

**SECTION 9.** Separability Clause. - If any provision of this Act is held invalid or declared unconstitutional, the other provisions which are not affected thereby shall remain valid and subsisting.

**SECTION 10**. *Effectivity*. - This Act shall take effect fifteen (15) days after its complete publication in the Official Gazette or in two (2) newspapers of general circulation, whichever comes first.

Approved,