

EIGHTEENTH CONGRESS)
OF THE REPUBLIC OF THE PHILIPPINES)
First Regular Session)



HOUSE OF REPRESENTATIVES

294
House Bill No.

Introduced by Representative Victor A. Yap

EXPLANATORY NOTE

It is the policy of the State to advance the protection of human health and the environment from the potential risks of hazardous and radioactive wastes within the framework of sustainable development. Further, as a state party to the Basel Convention, the Philippines is committed to minimize generation of toxic waste, and to ensure the environmentally sound management of hazardous materials.

However, our current legal framework has significant gaps particularly in the management of hazardous and nuclear wastes in the country. Republic Act 6969, also known as the Toxic Substances and Hazardous and Nuclear Wastes Control Act of 1990, merely provides that it prohibits the entry of hazardous waste into our country. On the other hand, Republic Act 9003, or the Solid Waste Management Act, fails to cover medical wastes which are equally hazardous to our health.

This bill seeks to develop and implement national and local integrated and comprehensive hazardous and radioactive wastes management programs focusing on pollution prevention and resource conservation and recovery. It mandates the establishment of requirements which shall ensure that the generators, transporters and owners of hazardous and radioactive wastes shall be responsible for the proper storage, transport, treatment and disposal of such wastes. The measure also provides for rules and regulations on the effective management of hazardous healthcare wastes in hospitals and other healthcare facilities.

Rewards and incentives shall be provided to individuals and organizations that have undertaken outstanding and innovative projects and techniques for the management of hazardous and radioactive wastes. Meanwhile, the bill seeks to strengthen enforcement by imposing additional sanctions and higher penalties.

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

Representative, 2nd District of Tarlac

EIGHTEENTH CONGRESS)
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AN ACT

**PROVIDING FOR A COMPREHENSIVE HAZARDOUS AND RADIOACTIVE
WASTES MANAGEMENT AND PROVIDING PENALTIES FOR VIOLATIONS
THEREOF**

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

1 **CHAPTER I**

2 **GENERAL PROVISIONS**

3 **SECTION 1. Title.** – This Act shall be known as the “Hazardous and Radioactive
4 Wastes Management Act”.

5
6 **SEC. 2. Declaration of Policy.** – It is hereby declared the policy of the State to advance
7 the protection of human health and the environment from the potential risks of hazardous and
8 radioactive wastes within the framework of sustainable development. Towards this end, the State
9 shall:

10 (a) Develop and implement national and local integrated and comprehensive hazardous
11 and radioactive wastes management programs focusing on pollution prevention and
12 resource conservation and recovery, which shall:

13 (1) Improve waste management techniques, organizational arrangements, methods
14 of collection, separation and recovery of wastes;

15 (2) Promote environmentally safe disposal of residues;

16 (3) Minimize the generation of wastes by encouraging cleaner production, process
17 substitution, resource recovery, recycling and reuse, and treatment; and

18 (4) Institutionalize public participation in the development and implementation of
19 hazardous and radioactive wastes management programs;

20 (b) Promulgate guidelines for the generation, collection, segregation, transport, recovery,
21 storage, treatment and disposal of hazardous and radioactive wastes including emergency
22 and contingency plans for accidents involving these wastes;

- (c) Prohibit and/or restrict the entry, even in transit, of hazardous and radioactive wastes and waste electrical equipment into Philippine territorial limits for whatever purpose, consistent with multilateral international agreements and protocols;
 - (d) Promote a national research and development program for improved hazardous and radioactive wastes management and resource conservation techniques;
 - (e) Formulate and enforce a system of accountability for generators, including the promotion of extended producer responsibility, product stewardship and responsible care program;
 - (f) Promote international environmental standards on waste management; and
 - (g) Strengthen the integration of the management of hazardous and radioactive wastes, and waste electrical and electronic equipment, and resource conservation and recovery topics into the academic curricula of formal and non-formal education in order to promote environmental awareness and action among the citizenry.

SEC. 3. Coverage of this Act. – This Act shall apply to the generation, possession, collection, recovery, reuse, storage, transport, treatment and disposal of hazardous and radioactive wastes in the country for whatever purpose: *Provided*, that this Act shall cover the entry, even in transit, into Philippine territory of such wastes.

SEC. 4. Definition of Terms. – As used in this Act:

- (a) Abandoned underground mines refer to worked out mineral mines with deep shafts below the ground surface;
 - (b) Best Available Techniques (BAT) refer to any technology that shall take into consideration the costs and benefits of a measure as well as the precaution and prevention including, but not limited to:
 - (1) The nature, effects and mass of releases concerned;
 - (2) The consumption and use of raw materials in the process and its energy efficiency;
 - (3) The need to prevent or reduce to a minimum the overall impact of releases to the environment; and
 - (4) The need to ensure occupational health and safety at the workplaces;
 - (c) Best Environmental Practices (BEP) refer to practices that are generally accepted as "environmentally friendly", taking into consideration the nature, traditions, and culture of the locality and the technological advances and changes in scientific knowledge and understanding;
 - (d) Borehole facilities refer to those that entail the emplacement of solid radioactive waste in an engineered facility of relatively narrow diameter, bored and operated direct from the surface. These cover a range of design concepts with depths ranging from a few

1 meters up to several hundred meters and its diameters can vary from a few tens of
2 centimeters up to more than one meter;

3 (e) Contaminated site refers to a place or spot where the soil quality exceeds the soil
4 standards set pursuant to Section 16 hereof;

5 (f) Corrective action refers to the steps taken to assess, prioritize and clean up hazardous
6 and radioactive wastes from treatment, storage and disposal facilities (TSDFs) and/or
7 contaminated sites in order to protect health and the environment;

8 (g) Corrosivity refers to a state where the waste has one of the following characteristics
9 and properties:

10 (1) It is aqueous and has a pH less than or equal to 2 or greater than or equal to 12.5;
11 or

12 (2) It is liquid and corrodes steel (SAE 1020) at a rate greater than 6.35 mm (0.250
13 inch) per year at a test temperature of 55°C (130°F);

14 (h) Deep injection well refers to a well-used for subsurface injection of waste fluids and
15 solids derived from industries such as geothermal and oil and gas into an injection zone;

16 (i) Disposal refers to the discharge, deposit, injection, dumping, spilling, leaking or
17 placing of any hazardous and radioactive wastes into or on any land or water without the
18 intention of retrieval so that these wastes or any constituent thereof may enter the
19 environment or be emitted into the air or discharged into any waters, including ground
20 waters;

21 (j) End-of-Life refers to the condition when a product reaches the end of its supported
22 useful cycle because the period for the supply of the support system and services for the
23 product provided by its manufacturer or distributor/seller has terminated or ended;

24 (k) Waste electrical and electronic equipment refers to discarded electronic equipment,
25 unit, device, or any part thereof, whether for reuse, resale, salvage, recycling, or disposal;

26 (l) Generation refers to the act or process of producing hazardous and radioactive wastes;

27 (m) Generator refers to a person, natural or juridical, who produces hazardous and
28 radioactive wastes;

29 (n) Hazardous waste refers to a substance, or electrical and electronic equipment, or any
30 part thereof, discarded from households, commercial and industrial establishments,
31 institutions and healthcare facilities, or from any person, which, because of its
32 concentration or its physical, chemical, or infectious characteristics, may cause or
33 significantly contribute to increases in mortality or serious illnesses, or pose an
34 unreasonable risk and potential threat to human health and the environment;

35 (o) Hazardous and radioactive wastes management refers to the systematic administration
36 of activities which provide for the identification, listing, collection, segregation, storage,
37 transport, recovery, reuse, processing, reprocessing, treatment and disposal of these;

38 (p) Healthcare waste refers to total waste stream originating from minor or scattered
39 sources or healthcare units that is generated or produced as a result of the following
40 activities: diagnosis, treatment or immunization of human beings or animals; research
41 pertaining to the above activities; and production or testing of biologicals;

1 (q) Ignitability refers to the characteristic of hazardous wastes that could cause a fire
2 during transport, storage or disposal. Waste matter exhibits the characteristic of
3 ignitability if a sample thereof has any of the following properties:

- 4 (1) It is a liquid matter that has a flash point less than 60°C (140°F);
- 5 (2) It is not a liquid matter and is capable, under standard temperature and pressure,
6 of causing fire through friction, absorption of moisture or spontaneous chemical
7 changes and, when ignited, burns so vigorously and persistently that it creates a
8 hazard;
- 9 (3) It is an ignitable gas; or
- 10 (4) It is an oxidizer;

11 (r) Injection zone refers to a geological formation, group of formations or a part of a
12 formation located below the underground source of potable water, and which receives
13 waste fluids or solids through a deep injection well;

14 (s) International environmental standards refer to the requirements or standards under
15 existing international environmental agreements to which the Philippines is a party;

16 (t) Sanitary landfill refers to a waste disposal site designed, constructed, operated and
17 maintained in a manner that exerts engineering control over significant potential
18 environmental impacts arising from the development and operation of the facility;

19 (u) Land disposal refers to the placement of hazardous and radioactive wastes on the
20 surface, near surface and at depths within the soil column;

21 (v) Land treatment or land farming refers to a managed technology that involves the
22 controlled application of waste on the soil surface and/or the incorporation of waste or
23 contaminated soils into the upper soil zone;

24 (w) Level 1 hospital refers to an emergency hospital that provides:

- 25 (1) Initial clinical care and management to patients requiring immediate treatment
26 as well as primary care on prevalent diseases in the locality;
- 27 (2) Clinical services that include general medicine, pediatrics, obstetrics and
28 nonsurgical gynecology, and minor surgery;
- 29 (3) General administrative services that may provide certain ancillary services,
30 including primary clinical laboratory, first level radiology services and pharmacy
31 services; and
- 32 (4) Nursing care for patients who require minimal category of supervised care for
33 twenty-four (24) hours or longer;

34 (x) Level 2 hospital refers to a non-departmentalized hospital that provides:

- 35 (1) Clinical care and management on the prevalent diseases in the locality;
- 36 (2) Clinical services that include general medicine, pediatrics, obstetrics and
37 gynecology, surgery and anesthesia;

- (3) Appropriate administrative and certain ancillary services, including secondary clinical laboratory, first level radiology services and pharmacy services; and
 - (4) Nursing care provided in the Level 1 hospital as well as intermediate, moderate and partial category of supervised care for twenty-four (24) hours or longer;

(y) Level 3 hospital refers to a departmentalized hospital that provides:

 - (1) Clinical care and management on the prevalent diseases in the locality as well as particular forms of treatment, surgical procedure, and intensive care;
 - (2) Clinical services provided in the Level 2 hospital as well as specialty clinical care;
 - (3) Appropriate administrative and certain ancillary services, including tertiary clinical laboratory, second level radiology services and pharmacy services; and
 - (4) Nursing care provided in the Level 2 hospital as well as total and intensive skilled care;

(z) Level 4 hospital refers to a teaching and training hospital with at least one (1) accredited residency training program for physicians that provides:

 - (1) Clinical care and management on the prevalent diseases in the locality as well as specialized and sub-specialized forms of treatment, surgical procedure, and intensive care;
 - (2) Clinical services provided in the Level 3 hospital as well as subspecialty clinical care;
 - (3) Appropriate administrative and certain ancillary services, including tertiary clinical laboratory, third level radiology services and pharmacy services; and
 - (4) Nursing care provided in the Level 3 hospital as well as continuous and highly specialized critical care;

(aa) Manifest or consignment note refers to a form prescribed by the Department of Environment and Natural Resources (DENR) and the Philippine Nuclear Research Institute (PNRI) accompanying hazardous and radioactive wastes from the point of generation, through transport, to final disposition;

(bb) Military munitions refer to all types of both conventional and chemical ammunition products and their components produced by or for the military for national defense and security, including munitions produced by other parties under contract with, or acting as agent for, the Department of National Defense (DND);

(cc) Near surface facilities refer to the disposal site of radioactive waste with or without engineered barrier on or below ground surface where the final protective covering is of the order of a few meters thick or in caverns a few tens of meters below the earth's surface;

(dd) On-site treatment facilities refer to facilities of generators who treat their own hazardous and radioactive wastes, either by themselves or through a service provider, inside their facilities in compliance with waste acceptance criteria promulgated by the DENR, the Department of Health (DOH) and the PNRI;

1 (ee) Open burning refers to the destruction of wastes by means of direct exposure to fire;

2 (ff) Person(s) refers to any being, natural or juridical, susceptible of rights and
3 obligations, or of being the subject of legal relations;

4 (gg) Radioactive wastes refer to waste materials that contain or are contaminated with
5 radionuclides at concentrations or activities greater than clearance levels as established
6 by the PNRI and for which no use is foreseen;

7 (hh) Reactivity refers to the state of a waste, or a representative sample of the waste,
8 exhibiting any of the following properties:

9 (1) It is normally unstable and readily undergoes violent change without detonating;

10 (2) It reacts violently with water;

11 (3) It forms potentially explosive mixtures with water;

12 (4) When mixed with water, it generates toxic gases, vapors or fumes in a quantity
13 sufficient to present danger to human health or the environment;

14 (5) It is a cyanide- or sulfide-bearing waste which, when exposed to pH conditions
15 between 2 and 12.5, can generate toxic gases, vapors or fumes in a quantity
16 sufficient to present a danger to human health or the environment;

17 (6) It is capable of detonation or explosive reaction if subjected to a strong initiating
18 source or if reacted under confinement; or

19 (7) It is readily capable of detonation or explosive decomposition or reaction at
20 standard temperature and pressure;

21 (ii) Resource recovery refers to the collection, extraction or recovery of recyclable
22 materials from the waste stream for the purpose of recycling, generating energy or
23 producing a product suitable for beneficial use;

24 (jj) Segregation refers to a waste management practice of separating different materials
25 found in hazardous waste in order to promote recycling and reuse of resources and to
26 reduce the volume of waste for collection and disposal. This also refers to separating
27 radioactive wastes according to level of activity, physical form and half-life;

28 (kk) Special hazardous wastes refer to substances discarded from households consisting
29 of consumer or industrial goods or products which become hazardous at the end of their
30 useful life by virtue of their hazardous content which may be released to the environment
31 upon indiscriminate disposal;

32 (l) Storage refers to the containment of hazardous and radioactive wastes, either on a
33 temporary basis or for a period of years, consistent with the guidelines as prescribed by
34 the DENR and in such a manner as not to constitute the disposal of such wastes;

35 (mm) Surface impoundments refer to pits, ponds, lagoons and dike areas that are either
36 natural topographic depression or man-made excavations that are primarily of earthen
37 materials. These are designed and constructed to hold or store and treat liquid waste or
38 waste containing free liquids through processes such as evaporation, cooling, aeration,
39 photo decomposition, and settling;

1
2 (nn) Toxicity refers to the degree of danger posed by a substance to humans or animals
3 due to its acute lethality, chronic and subchronic toxicity, carcinogenicity, teratogenicity
4 or mutagenicity, among others;

5 (oo) Treatment refers to any method, technique or process designed to change the
6 physical, chemical or biological character or composition of any hazardous and
7 radioactive wastes so as to render such waste nonhazardous, safer for transport, amenable
8 for recovery, amenable for storage, or reduced in volume; and

9 (pp) Waste acceptance criteria refers to a list of parameters which describes the minimum
10 characteristics which the waste should possess before it is accepted in a TSDF.

11

12 CHAPTER II

13 MANAGEMENT SYSTEM

14 **SEC. 5. Identification and Listing of Hazardous Wastes.** – Within six (6) months from
15 the effectivity of this Act, the DENR shall, after notice and public consultation, develop,
16 formulate and publish criteria for identifying and listing the characteristics of hazardous wastes,
17 taking into account, but not limited to, toxicity, persistence, reactivity and degradability in
18 nature, potential for accumulation in tissue and other related factors. The criteria shall be
19 reviewed and revised every four (4) years thereafter, or as the need arises: *Provided*, That within
20 six (6) months from the effectivity of this Act, the DENR, in coordination with the Department
21 of the Interior and Local Government (DILG), after public consultation, shall formulate criteria
22 for identifying and listing the categories of hazardous wastes to be regulated, taking into account,
23 but not limited to, the presence of toxicity, reactivity, ignitability and corrosivity.

24
25 **SEC. 6. Notification of Hazardous and Radioactive Wastes Activity.** – Upon the
26 effectivity of this Act, any person generating or managing hazardous or radioactive wastes is
27 required to notify in writing the DENR, the DOH, and the PNRI of their hazardous or radioactive
28 wastes activities specifying, among others, the types of wastes, quantities and containers used for
29 storage, including incidents involving hazardous and radioactive wastes.

30
31 **SEC. 7. National Hazardous and Radioactive Wastes Status Report.** – The DENR, in
32 coordination with the DOH, the PNRI, and other concerned agencies, shall, within six (6) months
33 after the formulation of the criteria for identifying and listing of hazardous and radioactive
34 wastes pursuant to this Act, prepare a National Hazardous and Radioactive Wastes Management
35 Status Report which shall be used as a basis in formulating the National Hazardous and
36 Radioactive Wastes Management Framework as provided in Section 8 of this Act. The report
37 shall include, but not limited to, the following:

- 38 (a) Inventory of existing hazardous and radioactive wastes and their depots and facilities;
39 (b) General waste characterization, taking into account, but not limited to, the source,
40 type, and quantity of hazardous and radioactive wastes generated;

- (c) Projection of hazardous and radioactive wastes generation, including quantity for reduction, recovery and reuse;
 - (d) Listing of treatment, storage, and disposal facilities (TSDFs) , including transporters of hazardous and radioactive wastes; and
 - (e) Listing of identified contaminated sites.

SEC. 8. National Hazardous and Radioactive Wastes Management Framework. —

Within eighteen (18) months from the effectivity of this Act, the DENR, in coordination with the DOH, the PNRI, and other appropriate agencies and entities, shall prepare and formulate a National Hazardous and Radioactive Wastes Management Framework, herein referred to as the "Framework", that shall embody policies established pursuant to this Act. Specifically, the Framework shall contain the following:

- (a) Strategies and techniques for hazardous and radioactive wastes control;
 - (b) Proper transport, treatment, storage and disposal systems of hazardous and radioactive wastes;
 - (c) Goals and targets for waste reduction;
 - (d) Period of compliance for waste reduction;
 - (e) Information and education campaign;
 - (f) Human resources development; and
 - (g) Roles and responsibilities of relevant government agencies.

The Framework shall be adopted as the official blueprint for hazardous and radioactive wastes management with which all relevant government agencies must comply.

SEC. 9. Use of BAT and BEP in Hazardous and Radioactive Wastes Management –

Generators and owners of TSDFs are required to use BAT/BEP in hazardous and radioactive wastes management. The DENR, in coordination with the Inter-Agency Technical Advisory Council (IATAC) created herein, shall formulate criteria in assessing the proposed BAT/BEP to be used. In the formulation of these criteria, consideration shall be given, among others, to the relative economic feasibility of the technology.

SEC. 10. Requirements for Generators of Hazardous and Radioactive Wastes -

Within six (6) months after the effectivity of this Act, the DENR, the DOH, and the PNRI shall establish requirements for generators of hazardous and radioactive wastes. These requirements shall ensure that the generators shall be responsible for the proper management of the wastes generated and bear the costs for proper storage, transport, treatment and disposal of such wastes. The requirements shall include, but not limited to, the following:

- (a) Recordkeeping practices that accurately identify the quantities of such hazardous and radioactive wastes generated, the constituent of which are significant in quantity or are

- 1 potentially harmful to human health or the environment, and the disposition of such
2 wastes;
- 3 (b) Use of appropriate storage facilities and containers to prevent the release of materials
4 to the environment;
- 5 (c) Labeling practices for any containers used for the storage, transport or disposal of
6 such hazardous and radioactive wastes that will identify accurately such wastes;
- 7 (d) Use of a manifest or consignment note system and any other means necessary to
8 assure that all hazardous and radioactive wastes generated are designated and/or recorded
9 for treatment, storage or disposal in TSDFs with appropriate permit issued pursuant to
10 this Act. The manifest shall also record transportation details of said wastes;
- 11 (e) Emergency and contingency plans for effective action to minimize damage and
12 contain and mitigate effects of spills and accidents in connection with the generation,
13 transport, storage or disposal of such wastes;
- 14 (f) When it is necessary to transport the wastes, the generators shall only engage the
15 services of transporters and TSDFs holding permits issued pursuant to this Act; and
- 16 (g) The waste generator of radioactive wastes shall secure an authority from the PNRI for
17 the transport of radioactive wastes to the treatment facility.

18

19 SEC. 11. Requirements Applicable to Transporters of Hazardous and Radioactive

20 **Wastes.** – Within six (6) months after the effectivity of this Act, the DENR, in coordination with
21 the DOH, the PNRI, and the Department of Transportation and Communications (DOTC), shall
22 establish requirements applicable to transporters of hazardous and radioactive wastes necessary
23 to protect human health and the environment. These requirements shall include, but not limited
24 to, the following:

- 25 (a) Recordkeeping of such wastes transported, their source and delivery points;
- 26 (b) Use of carriers duly registered with the DOTC;
- 27 (c) Transport of wastes only if properly labeled;
- 28 (d) Transport of wastes only to the TSDF which the generator designates in the manifest
29 form to be a facility holding the appropriate permit issued pursuant to this Act;
- 30 (e) Emergency and contingency plans for effective action to minimize the damage and
31 contain and mitigate effects of spills and accidents in connection with the transport of
32 such wastes; and
- 33 (f) Coordination with other concerned government agencies in the event that the transport
34 of such hazardous and radioactive wastes to designated TSDFs requires security escort or
35 police protection/assistance.

36

37 SEC. 12. Requirements Applicable to Owners of Hazardous and Radioactive Wastes

38 **TSDFs.** – Within six (6) months after the effectivity of this Act, the DENR, in coordination with
39 the DOH and the PNRI, shall establish requirements applicable to owners of TSDFs of

1 hazardous and radioactive wastes: Provided, That the DENR, the DOH and the PNRI shall,
2 where applicable, distinguish requirements appropriate for new and existing facilities at the time
3 of the effectivity of this Act. These requirements shall include, but not limited to, the following:

- 4 (a) Performance standard for the design, construction, operation, maintenance and
5 monitoring of the facility;
- 6 (b) Requirements and standards to ensure adequate resources, including human and
7 financial, throughout the life cycle of the facility;
- 8 (c) Requirements and standards for the closure, decommissioning and post-closure care,
9 monitoring and maintenance and use of the facility;
- 10 (d) Waste acceptance requirements and procedures, approved by the DENR, the DOH
11 and the PNRI, for different types of hazardous and radioactive wastes packages; and
- 12 (e) Management, engineering controls, medical surveillance, and use of personnel
13 protective equipment to minimize the exposure of workers to the hazards associated with
14 the collection, transport, storage, treatment and/or disposal of hazardous and radioactive
15 wastes.

16

17 SEC. 13. Categories of TSDFs for Hazardous and Radioactive Wastes. – Within six

18 (6) months after the effectivity of this Act, the DENR shall formulate specific, relevant and
19 appropriate criteria for waste acceptance and standards for TSDFs identified hereunder:
20 Provided, however, That the DENR shall revise, as the need arises, the regulations, standards and
21 guidelines applicable to the categories listed hereunder, taking into account the improvements in
22 the technology of control and measurement. The categories of TSDFs are as follows:

- 23 (a) Facilities that conduct on-site treatment and disposal of hazardous wastes generated or
24 produced at the premises for non-commercial purposes. The DENR shall encourage on-
25 site treatment of hazardous wastes by, among other things, providing for incentives:
26 *Provided*, That generators who undertake partial treatment of wastes shall not be
27 considered as on-site facility;
- 28 (b) Hazardous waste thermal treatment facilities. TSDFs in this category are facilities that
29 conduct treatment of hazardous wastes employing thermal technologies;
- 30 (c) Landfills that accept hazardous wastes for disposal. The DENR shall, after due review
31 and public consultation, promulgate criteria and regulations on the disposal of hazardous
32 wastes in landfills taking into account the following factors:
 - 33 (1) The long-term uncertainties associated with land disposal;
 - 34 (2) The goal of managing hazardous wastes in an appropriate manner in the first
35 instance; and
 - 36 (3) The persistence, toxicity, mobility and propensity to bio-accumulate of such
37 hazardous wastes and their hazardous constituents.

38 For this purpose, the disposal of hazardous wastes in landfills shall ensure no migration
39 of hazardous constituents of the wastes. The disposal in landfills of wastes containing
40 hazardous solvents, pesticides and polycyclic hydrocarbons as determined by the DENR,
41 after public consultation, are prohibited.

1 Within six (6) months from the preparation of the status report, the DENR shall review,
2 classify and rank, subject to public consultations, all hazardous wastes listed pursuant to
3 this Act other than those wastes which are referred to in paragraph 3 of this category or
4 deep injection wells. Within twelve (12) months thereafter, the DENR, when necessary,
5 shall promulgate regulations prohibiting disposal in landfills of such hazardous wastes
6 listed and ranked: *Provided*, That the DENR shall promptly publish in a newspaper of
7 general circulation notice of such determination, together with an explanation of the basis
8 for such determination: *Provided, further*, That the storage of hazardous and radioactive
9 wastes in landfills is hereby prohibited;

10 (d) Facilities that recycle or reprocess hazardous wastes which are not generated or
11 produced at the premises.

12 The DENR, in coordination with the Department of Science and Technology (DOST),
13 shall promulgate standards for this category of TSDFs. Facilities in this category are
14 those that receive off-site treatment of hazardous wastes and recover valuable materials
15 from hazardous wastes, use hazardous wastes as input materials or fuel for production, or
16 produce compost by biological treatment of hazardous wastes. It also includes, but not
17 limited to, recyclers of used lead-acid batteries, precious and non-precious metals and oil
18 recyclers;

19 (e) Other off-site treatment facilities.

20 Facilities in this category are those facilities that receive hazardous wastes outside the
21 premises and transform physical and/or chemical characteristics of hazardous wastes in
22 order to dispose of them into landfills;

23 (f) Facilities that store hazardous and radioactive wastes which are not generated or
24 produced at the premises within allowable period.

25 The storage of any hazardous and radioactive waste is prohibited, unless such storage is
26 solely for the purpose of consolidation prior to proper recovery, treatment or disposal but
27 shall not be longer than what is prescribed by the DENR; and

28 (g) Other land disposal facilities.

29 Engineered facilities under this category shall include deep injection wells, borehole
30 facilities, near surface facilities, surface impoundments, and land farming and abandoned
31 underground mines.

32
33
34 **SEC. 14. Closure Plan.** – The owner of a TSDF shall submit a closure plan, including
35 the funds and human resources necessary for the same, subject to the review and approval of the
36 DENR.

37
38 **SEC. 15. Post-Closure of Facility.** – The owner of a TSDF must close the facility upon
39 the termination of its operation and shall, after such closure, provide for its protection during the
40 post-closure care period, in accordance with the requirements of the DENR and the closure plan
41 and shall provide the funds and human resources necessary for the monitoring, repair or

1 maintenance of the facility during the period. The owner shall maintain a hazardous waste
2 facility permit for the post-closure care period pursuant to Chapter VII hereof.

3

4 **SEC. 16. Formulation of Soil and Sediment Quality Guidelines for Identification of**
5 **Contaminated Sites.** – Within six (6) months from the effectivity of this Act, the DENR, in
6 coordination with other relevant government agencies, shall formulate soil and sediment quality
7 guidelines which shall be used to determine contaminated sites.

8

9 **SEC. 17. Registry of Contaminated Sites.** – The DENR shall maintain a registry of
10 contaminated sites in the country: *Provided*, That the DENR shall take all necessary actions to
11 ensure that the registry provides a complete listing of the exact locations of all sites and the types
12 of contamination found thereat: *Provided, further*, That in developing and maintaining the
13 registry, the DENR shall assess, based upon new information received, the relative priority of the
14 need for action at each site to institute remedial environmental activities and mitigate adverse
15 health impacts resulting from the presence of hazardous and radioactive wastes at such sites.

16

17 **SEC. 18. Import of Hazardous and Radioactive Wastes.** – The DENR and the PNRI
18 shall promulgate the rules and regulations on the import of hazardous and radioactive wastes
19 consistent with relevant multilateral international agreements and protocols.

20

21 **SEC. 19. Market-Based Instruments.** – Within six (6) months from the effectivity of
22 this Act, the DENR shall, in coordination with the manufacturers of commercial or industrial
23 products, identify and implement market-based instruments including extended producer
24 responsibility, buy-back program, responsible care and products stewardship programs that shall
25 promote cleaner production, waste minimization and resource recovery: *Provided*, That the
26 DENR shall identify and list products that shall be covered by such programs.

27

CHAPTER III

28

RADIOACTIVE WASTES

29 **SEC. 20. Listing of Radioactive Wastes.** – Within six (6) months from the effectivity of
30 this Act, the DOST and the PNRI, in coordination with the DENR, after public consultation,
31 shall formulate and publish the criteria for identifying and listing the types of radioactive wastes
32 to be monitored and regulated.

33

34 **SEC. 21. Classification of Radioactive Wastes.** – The PNRI shall establish the waste
35 classification system based on internationally acceptable guidelines. The classification system
36 shall be based primarily on the safety aspects of radioactive wastes disposal: *Provided*, That
37 other stages of radioactive wastes management may also be developed by the PNRI.

38

1 **SEC. 22. Management of Radioactive Wastes.** – Pursuant to Sections 10, 11 and 12
2 hereof, the PNRI shall promulgate the rules and regulations on radioactive wastes management.
3 The rules and regulations shall be based on the BAT to limit the outflow of radioactive
4 substances to the environment, taking into account the benefits as well as the cost of the
5 measures to be undertaken. The measures shall be both technically and economically feasible:
6 *Provided*, That the rules and regulations may be based on, but not limited to, the following
7 methods of radioactive wastes management:

- 8 (a) Dilute and Disperse – Radioactive waste with activity level that may be disposed of as
9 ordinary waste into the sewer sanitary landfills;
- 10 (b) Delay and Decay – Storage of short-lived radionuclides under well-controlled
11 conditions until the radioactivity has decayed to a level which meets the established
12 exemption or clearance limits for such waste; and
- 13 (c) Characterization, Segregation, Treatment, Conditioning, Transport, Storage and
14 Disposal – Management of radioactive waste containing long-lived radionuclides,
15 including disused sealed sources, and other wastes that cannot be managed under
16 subsections (a) and (b) of this section.

17 The acceptable storage period for conditioned wastes prior to the establishment of a final
18 disposal repository shall be a maximum period of fifty (50) years.

19

20 **SEC. 23. Guidelines for the Acceptance of Radioactive Wastes by Transporters and**
21 **TSDFs.** – Within six (6) months after the effectivity of this Act, the PNRI shall formulate
22 specific, relevant and appropriate waste acceptance criteria for transporters and TSDFs of
23 radioactive wastes: *Provided*, That no radioactive waste shall be accepted unless it complies with
24 the waste acceptance criteria formulated pursuant hereof.

25

26 **SEC. 24. Site Requirements and Selection Criteria.** – The PNRI shall develop and
27 promulgate the generic site requirements for locating a final repository for radioactive wastes.

28

29 **SEC. 25. Safety Assessment.** – The PNRI shall develop and promulgate the criteria and
30 regulations on the performance requirements and safety assessment of TSDFs: *Provided*, That
31 the safety assessment shall, among others, address both radiological and non-radiological risks:
32 *Provided, further*, That non-radiological environmental impact assessment shall be carried out in
33 accordance with relevant environmental laws.

34

35 **SEC. 26. Emergency Preparedness.** – The PNRI shall promulgate the requirements and
36 guidelines on the formulation of emergency plans commensurate to the seriousness of the
37 accidents that may occur at the TSDFs.

38

39 **SEC. 27. Security.** – The PNRI shall promulgate the guidelines on security arrangements
40 to be put in place to ensure that radioactive waste is not accidentally or deliberately removed

1 from its proper location. Particular attention shall be given to materials of intrinsic value that
2 could pose a serious threat to human health and the environment if control is lost.

3

4 CHAPTER IV

5

HAZARDOUS HEALTHCARE WASTES

6 **SEC. 28. Listing of Hazardous Healthcare Wastes.** – Within six (6) months from the
7 effectivity of this Act, the DOH, in coordination with the DENR and the DILG, after public
8 consultation, shall formulate the criteria for identifying and listing the categories of hazardous
9 healthcare wastes to be tracked and regulated. In the formulation of such criteria, the DOH shall
10 take into account, but not limited to, the presence of infectious agents, toxicity, reactivity,
11 ignitability and corrosivity.

12

13 **SEC. 29. Management of Hazardous Healthcare Wastes in Hospitals and Other**
14 **Healthcare Facilities.** – Pursuant to Sections 10, 11 and 12 hereof, the DOH shall promulgate
15 the rules and regulations on the effective management of hazardous healthcare wastes in
16 hospitals and other healthcare facilities. The rules and regulations shall include, but not limited
17 to, the following:

- 18 (a) Hospitals and other healthcare facilities shall practice or implement waste
19 minimization and segregation at source;
- 20 (b) Appropriate storage receptacles or bins shall be provided for each healthcare waste
21 category;
- 22 (c) Labeling of receptacle per waste category shall likewise be implemented for
23 identification of waste and management measures in case of accidents;
- 24 (d) All hazardous healthcare wastes shall be collected and stored in designated on-site
25 storage areas until transported to a TSDF;
- 26 (e) Treatment of hazardous healthcare wastes on-site shall be done through appropriate
27 treatment methods;
- 28 (f) Upon the approval of the DENR, healthcare facilities with capacity to manage
29 hazardous healthcare wastes on-site may also treat for a fee the hazardous healthcare
30 wastes generated by other healthcare facilities: *Provided*, That for the off-site treatment
31 requirements of storage and disposal of such wastes, guidelines for facilities under
32 paragraphs (b) to (f) of Section 13 of this Act shall apply: *Provided, finally*, That in the
33 case of treatment of radioactive healthcare wastes, approval of the PNRI shall be secured;
- 34 (g) For hazardous healthcare liquid wastes, all healthcare facilities shall provide
35 wastewater treatment facilities and comply with the effluent standards set by the DENR.
36 The treatment and disposal of sludge shall conform to the provisions of this Act; and
- 37 (h) To ensure the proper management of hazardous healthcare wastes, a Committee on
38 Hazardous Healthcare Waste Management may be created in all healthcare facilities:
39 *Provided*, That in all Level 1, Level 2, Level 3 and Level 4 hospitals, the creation of this
40 committee shall be mandatory. The committee shall also develop an emergency plan to

1 ensure immediate and appropriate action once an emergency occurs. For other healthcare
2 establishments, a hazardous healthcare waste management officer shall be designated.

3

4 CHAPTER V

5 SPECIAL HAZARDOUS WASTES

6

7 **SEC. 30. Collection of Special Hazardous Wastes.** – The local government units
8 (LGUs) shall be responsible for the collection of special hazardous wastes, as listed by the
9 DENR in accordance with Section 5 hereof, from persons and households: *Provided*, That the
10 LGUs may enter into agreement with entities duly accredited by the DENR for the collection of
11 special hazardous wastes.

12

13 **SEC. 31. Market-Based Instruments (MBIs) for Special Hazardous Wastes.** – The
14 LGUs shall enact appropriate ordinances implementing MBIs such as responsible care, extended
15 producer responsibility or product stewardship program that shall include, but not limited to,
16 take-back or return-to-supplier schemes that shall promote waste minimization and resource
17 recovery.

18

19 **SEC. 32. Transport, Treatment, Storage and Disposal of Special Hazardous Wastes.**
20 – Upon collection of special hazardous wastes by the LGUs pursuant to Section 30 hereof, the
21 transport, treatment, storage and disposal of special hazardous wastes shall be regulated in
22 accordance with this Act.

23

24 CHAPTER VI

25 INSTITUTIONAL MECHANISM

26 **SEC. 33. Lead Agency.** – The DENR shall be the primary government agency
27 responsible for the implementation and enforcement of this Act, including in Philippine
28 Economic Zone Authority (PEZA) areas, special economic and freeport zone areas, and Board of
29 Investments (BOI) areas unless otherwise provided herein. As such, it shall have the following
30 functions, powers and responsibilities:

- 31 (a) Prepare a National Hazardous and Radioactive Wastes Report;
- 32 (b) Prepare a National Hazardous and Radioactive Wastes Management Framework;
- 33 (c) Develop and promulgate criteria for identifying and listing the characteristics of
34 hazardous and radioactive wastes;
- 35 (d) Establish, enforce, review and revise standards for generators of hazardous and
36 radioactive wastes;
- 37 (e) Establish, enforce, review and revise standards for transporters of hazardous and
38 radioactive wastes;

- (f) Establish, enforce, review and revise standards applicable to owners and operators of facilities for the treatment, storage and disposal of hazardous and radioactive wastes;
 - (g) Exercise jurisdiction over all aspects of generation, possession, collection, destruction, recovery, use, storage, transportation, entry into, even in transit, treatment and disposal of hazardous and radioactive wastes;
 - (h) Evaluate applications for and issue permits and licenses pursuant to this Act;
 - (i) Revoke, modify or deny, in accordance with the standards, rules and regulations, hazardous waste transporter licenses, TSDFs permits and other permits/licenses issued in accordance with this Act;
 - (j) Establish a cooperative effort among the national government, LGUs, academic institutions, civil society and the private sector to attain the objectives of this Act;
 - (k) Develop and implement programs to achieve goals and objectives set under this Act;
 - (l) Accept, receive and administer grants or other funds or gifts from public and private agencies for the purpose of carrying out the provisions of this Act;
 - (m) Secure necessary scientific, technical, including laboratory facilities, by contract or otherwise;
 - (n) Encourage, coordinate, participate in or conduct studies, investigations, research and technical demonstrations relating to hazardous and radioactive wastes management as it may deem advisable and necessary for the discharge of its duties pursuant to this Act;
 - (o) Encourage waste reduction, resource recovery, exchange and energy conservation in hazardous and radioactive wastes management;
 - (p) Oversee any corrective action work undertaken pursuant to the rules and regulations issued in accordance with this Act;
 - (q) Formulate and undertake the appropriate protocol with other concerned agencies for immediate coordinated responses to hazardous and radioactive wastes-related emergency incidents;
 - (r) Issue order against any person or entity and impose fines, penalties and other administrative sanctions to compel compliance with the provisions hereof, standards, rules and regulations issued pursuant to this Act; and
 - (s) Exercise such powers and perform such other functions as may be necessary to carry out the objectives of this Act.

SEC. 34. Role of the DOH. – The DOH shall be primarily responsible in performing the following duties and responsibilities:

- (a) Develop, promulgate, and publish criteria in identifying and listing the categories of hazardous healthcare wastes to be monitored and regulated;
 - (b) Develop and promulgate the rules and regulations on the effective management of hazardous healthcare wastes in hospitals and other healthcare facilities; and

(c) Exercise such powers and perform such other functions as may be necessary to carry out the provisions of this Act.

SEC. 35. Role of the PNRI. – The PNRI shall be primarily responsible in performing the following duties and responsibilities:

- (a) Develop and promulgate regulations establishing a program for the monitoring of the radioactive wastes listed pursuant to this Act;
 - (b) Develop, promulgate, and publish the criteria for identifying and listing the types of radioactive wastes to be monitored and regulated;
 - (c) Develop and promulgate the rules and regulations on the radioactive wastes management pursuant to Section 22 hereof;
 - (d) Formulate specific, relevant and appropriate waste acceptance criteria for transporters and TSDFs of radioactive wastes pursuant to Section 23 hereof;
 - (e) Exercise jurisdiction over all aspects of generation, possession, collection, recovery, transport, entry, even in transit, into Philippine territory, treatment, storage and disposal of radioactive wastes; and
 - (f) Exercise such powers and perform such other functions as may be necessary to carry out the provisions of this Act.

SEC. 36. Role of LGUs. – The LGUs shall perform the following duties and responsibilities:

- (a) Share the responsibility for the implementation, enforcement and monitoring of the provisions of this Act within their territorial jurisdiction such as the registration and compliance monitoring of generators, transports and TSDFs;
 - (b) Prepare a compliance scheme in accordance with their special hazardous wastes management program;
 - (c) Ensure the proper segregation and collection of special hazardous wastes;
 - (d) Develop government and community preparedness and responsiveness for emergencies arising from hazardous and radioactive wastes;
 - (e) Participate in all efforts concerning hazardous and radioactive wastes management; and
 - (f) Enact appropriate ordinances to implement the LGUs' role in this Act.

SEC. 37. Inter-Agency Technical Advisory Council (IATAC). – For purposes of policy integration and harmonization and coordination of functions, there is hereby created an Inter-Agency Technical Advisory Council (IATAC) which shall be attached to the DENR and which shall be composed of the following officials or their duly authorized representatives:

- (a) Secretary of Environment and Natural Resources, as Chairperson;

- (b) Secretary of Health, as Co-chairperson;
 - (c) Secretary of Science and Technology, as Co-chairperson;
 - (d) Secretary of Agriculture;
 - (e) Secretary of Finance;
 - (f) Secretary of Trade and Industry;
 - (g) Secretary of National Defense;
 - (h) Secretary of Foreign Affairs;
 - (i) Secretary of Transportation;
 - (j) President of the League of Cities;
 - (k) President of the League of Municipalities;
 - (l) President of the League of Provinces;
 - (m) President of the League of Barangays;
 - (n) Director General of the PEZA;
 - (o) Representative from Civil Society Organizations;
 - (p) Representative from the Industry;
 - (q) Representative from TSDF operators; and
 - (r) Representative from the Academe.

The IATAC shall perform the following functions, among others:

- (1) Develop and promulgate the criteria in assessing the proposed BAT/BEP to be used in accordance with Section 9 hereof; and
 - (2) Constitute and authorize a multidisciplinary body to conduct an annual audit to determine the compliance of TSDF operators with the terms and conditions in the permits and licenses issued pursuant to this Act.

Representatives of civil society organizations, the academe, TSDF operators and the industry shall be nominated through a process designed by the IATAC and shall be appointed by the President for a term of three (3) years.

SEC. 38. The IATAC Technical Working Group. – The IATAC shall be supported by a technical working group (TWG) which shall be composed of representatives from the following agencies and institutions:

- (a) Environmental Management Bureau (EMB) of the DENR;
 - (b) Environmental and Occupational Health Office of the DOH;
 - (c) PNRI of the DOST;

- 1 (d) Industrial Technology Development Institute of the DOST;
2 (e) Bureau of Health Facilities and Services of the DOH;
3 (f) Bureau of Soil and Water Management of the Department of Agriculture (DA);
4 (g) Fertilizer and Pesticide Authority of the DA;
5 (h) Bureau of Customs of the Department of Finance (DOF);
6 (i) Bureau of International Trade Relations of the DTI;
7 (j) BOI of the DTI;
8 (k) Bureau of Import Services of the DTI;
9 (l) DND;
10 (m) Land Transportation Office (LTO) of the DOTC;
11 (n) Occupational Health and Safety Center of the Department of Labor and Employment
12 (DOLE);
13 (o) Philippine Coast Guard;
14 (p) Civil society organizations;
15 (q) Industry; and
16 (r) Academe.

17 The TWG shall provide technical support to the IATAC. Representatives of civil society
18 organizations, industry and the academe shall be nominated through a process designed by the
19 IATAC.

20

21 **SEC. 39. Linkage Mechanism.** – The DENR and its concerned agencies may coordinate
22 and enter into agreement with other government agencies, civil society, industrial sector and
23 other concerned sectors in the furtherance of the policies of this Act: *Provided*, That the DENR
24 shall coordinate with the DILG and the Philippine National Police (PNP) in the enforcement of
25 the requirements for transporters issued pursuant to this Act.

26

27 **SEC. 40. Visitorial Powers.** – The DENR, the PNRI and the DOH or their duly
28 authorized representatives shall have access to, and the right to copy therefrom, the records
29 required to be maintained pursuant to the provisions of this Act. The Secretaries of the DENR
30 and the DOH and the Director of the PNRI or their authorized representatives shall likewise have
31 the right to enter the premises of any generator, transporter or TSDF any time to question any
32 employee or investigate any fact, condition or matter which may be necessary to determine any
33 violation, or which may aid in the effective enforcement of this Act and its implementing rules
34 and regulations. This section shall not apply to private dwelling places unless the visitorial power
35 is otherwise judicially authorized.

CHAPTER VII

PERMITS AND FEES

SEC. 41. Permits for Treatment, Storage or Disposal of Hazardous and Radioactive Wastes. –

(a) Any person owning an existing or a new TSDF for hazardous or radioactive wastes identified or listed pursuant to this Act is required to secure a permit or license pursuant to this section. The DENR and the PNRI shall prescribe reasonable fees for the issuance of the said permit or license.

(b) Duration of Permit – Any permit under this section shall be issued annually during the first three (3) years of operation as a TSDF. Thereafter, the DENR and the PNRI may issue a permit or license with a validity of five (5) years to a TSDF which has satisfactorily complied with the rules and regulations issued pursuant to this Act for the first three (3) years of operation: *Provided*, that an annual audit shall be conducted by a multidisciplinary body constituted and authorized by the IATAC created pursuant hereof.

(c) Permit Modification, Suspension and Revocation – The DENR and the PNRI shall modify, suspend and revoke such permit upon a determination of noncompliance by a TSDF with the relevant provisions of this Act or the terms and conditions of the permit.

(d) Interim Status – A permit to operate a TSDF issued prior to this Act shall be valid and in force for a period of twelve (12) months after the effectiveness of this Act: *Provided*, That the required application for the TSDF permit or license shall have been filed within the said twelve (12)-month period: *Provided, further*, That this paragraph shall not apply to any facility which has been previously denied a TSDF permit or license or if the authority to operate the facility has been previously terminated.

SEC. 42. Hazardous and Radioactive Wastes Transporter License.—

(a) Any person transporting any hazardous and radioactive waste is required to secure a waste transporter license from the DENR, subject to payment of a reasonable fee.

(b) Duration of License – A waste transporter license shall be valid for a period of one (1) year.

(c) License Modification, Suspension and Revocation – The DENR and the PNRI shall modify, suspend and revoke such license upon a determination of noncompliance by a transporter with the relevant provisions of this Act or the terms and conditions of the permit.

A license is not required for the transport of any hazardous or radioactive waste on the premises where it is generated or onto a property owned by the generator thereof located within a one (1) kilometer radius from said premises or within the same industrial estate: Provided, That the DENR is notified in writing prior to the transfer and a week after the transfer has been completed. Nothing in this section shall be interpreted to preclude the DENR and the PNRI from inspecting unlicensed hazardous waste transporting equipment and requiring that it be adequate to provide protection to human health and the environment.

SEC. 43. Hazardous and Radioactive Waste Disposal Fee. – All hazardous and radioactive waste disposal facilities shall collect, on behalf of the government, from each hazardous waste generator or transporter disposing such waste at the disposal site, a fee that shall accrue to the general fund. The fee shall be established by the DENR, taking into consideration the following:

- 7 (a) Strong economic inducement for generators to modify their production or
8 management processes;

9 (b) Cost of administering hazardous and radioactive wastes management;

10 (c) Cost of damages caused by hazardous and radioactive wastes on the surrounding
11 environment, including that of rehabilitation;

12 (d) Category of waste; and

13 (e) Classification of waste.

14 The fee, which shall be established after due public consultation, shall be based on the
15 quantity of waste disposed.

CHAPTER VIII

FINANCING HAZARDOUS WASTES MANAGEMENT

SEC. 44. Financial Liability for Environmental Rehabilitation. – The DENR shall require generators and owners of TSDFs to put up an Environmental Guarantee Fund (EGF) as part of the Environmental Management Plan attached to the Environmental Compliance Certificate (ECC) required pursuant to Presidential Decree No. 1586 and its implementing rules and regulations. The EGF shall finance the needs of emergency response, cleanup or rehabilitation of areas that may be damaged during the generation, transport, treatment, storage or disposal of hazardous and radioactive wastes. Liability for damages shall continue even after the termination of the project and until the lapse of a given period indicated in the ECC, as determined by the DENR.

28 The EGF may be in the form of a trust fund, environmental insurance, surety bonds,
29 letters of credit, self-insurance and any other instrument which may be identified by the DENR.
30 The choice of the guarantee instrument or combinations thereof shall depend, among others, on
31 the assessment of the risks involved. Proponents required to put up guarantee instruments shall
32 furnish the DENR with evidence of availment of such instruments.

SEC. 45. Performance Bond. – Prior to the issuance of the required permit to operate, the DENR shall require a transporter, owner of treatment/storage facility to post a performance bond. The performance bond shall be forfeited in the event of abandonment of sites and/or non-performance of post-closure requirements issued pursuant to Section 15 hereof: *Provided*, That this provision shall not apply to state-owned treatment/storage facilities and to recyclers identified and listed pursuant to this Act.

CHAPTER IX

INCENTIVES

SEC. 46. Rewards. – Rewards, monetary or otherwise, shall be provided to individuals, private organizations and entities, including nongovernment organizations (NGOs) that have undertaken outstanding and innovative projects, technologies, processes, and techniques, or activities for the management of hazardous and radioactive wastes.

SEC. 47. Incentives Scheme. – An incentive scheme is hereby provided for the purpose of encouraging enterprises, private entities, LGUs and NGOs to develop or undertake effective hazardous and radioactive wastes management, or actively participate in any program geared towards the promotion thereof, consistent with the objectives of this Act.

12 (a) Tax and Duty Exemption on Imported Capital Equipment – Within five (5) years after
13 the effectivity of this Act, registered enterprises, LGUs and NGOs shall enjoy tax- and
14 duty-free importation of machinery, equipment, technology, spare parts and specialized
15 types of vehicles used for the transport, processing, storage, and treatment of hazardous
16 and radioactive wastes, including cleaner production and waste minimization
17 technologies: Provided, That the importation of such machinery, equipment, technology,
18 vehicles, and spare parts shall comply with the following conditions:

(1) These are not manufactured domestically in sufficient quantity, of comparable quality and at reasonable prices;

21 (2) These are reasonably needed and will be used actually, directly and
22 exclusively for the abovementioned activities; and

(3) The importation of such machinery, equipment, technology, vehicles, and spare parts should be approved by the BOI of the DTI: Provided, further, That the sale, transfer or disposition of such machinery, equipment, technology, vehicles, and spare parts, without prior approval of the BOI, within five (5) years from the date of acquisition, shall be prohibited; otherwise, the registered enterprise, LGU or NGO concerned and the buyer, transferee or assignee shall be solidarily liable to pay twice the amount of tax and duty exemption given it.

37 (c) Tax Exemption of Donations, Legacies and Gifts – All donations, legacies and gifts
38 made by any person or entity in favor of the registered enterprises, LGUs and NGOs, for
39 the support and maintenance of the program for effective hazardous and radioactive
40 wastes management, shall be exempt from the donor's tax and such amount of donation
41 shall be deductible from the gross income of the donor pursuant to Section 34, paragraph
42 (h) of the National Internal Revenue Code of 1997, as amended.

(d) Financial Assistance Program – Government financial institutions such as the Development Bank of the Philippines (DBP), the Land Bank of the Philippines (LBP), the Government Service Insurance System (GSIS) and such other government institutions providing financial services shall, in accordance with and to the extent allowed by the enabling provisions of their respective charters or applicable laws, accord high priority to extending financial services to individuals, enterprises or private entities engaged in hazardous, radioactive, medical and special hazardous wastes management.

(e) Extension of Grants to LGUs. – Cities or municipalities whose special hazardous wastes management programs have been duly accredited by the DENR or have adopted innovative waste management programs may be entitled to receive grants for the purpose of developing their technical capacities toward actively participating in the program for effective and sustainable waste management.

(f) Tax Exemption on Hazardous Wastes Generated Within PEZA Areas, Freeports, and Other Special Economic Zones – Hazardous waste materials generated within PEZA areas, freeports and other special economic zones shall be allowed to be brought to the Philippine customs territory for the sole intention of recycling and/or treatment and shall be exempted from the payment of any tax due on said hazardous wastes: Provided, That said recyclable hazardous waste materials are identified and listed in accordance with Section 5 of this Act.

CHAPTER X

CIVIL LIABILITY AND PENAL PROVISIONS

SEC. 48. Generator's Liability. – A generator is primarily responsible for the management of hazardous and radioactive wastes until said wastes have been certified as properly treated or disposed by duly accredited TSDFs: *Provided*, That for wastes that are exported outside of the country and treated and disposed in accordance with international agreements, the TSDFs in the country of destination shall issue the certificate of treatment and disposal. All other environmental service providers involved in the transport, treatment, storage and disposal of said wastes shall be jointly and severally liable with the generator in the event of any adverse environmental impact due to the improper management of the wastes.

SEC. 49. Prohibited Acts. – The following acts are prohibited:

(a) Discarding, throwing or dumping of hazardous or radioactive wastes listed pursuant to this Act in public places such as roads, sidewalks, canals, esteros, parks, establishments and municipal solid waste facilities, or causing or permitting the same;

(b) Undertaking activities involving the collection or transport of hazardous or radioactive wastes in violation of the standards and other requirements or permits set forth in this Act;

(c) Causing or permitting the collection of unsegregated or unsorted hazardous wastes;

(d) Operating a TSDF without permit issued pursuant to this Act;

- 1 (e) Transporting hazardous or radioactive wastes without the required permit or license
2 pursuant to this Act;
- 3 (f) Mixing of source-separated recyclable material with other hazardous waste in any
4 vehicle, box, container or receptacle used in hazardous or radioactive waste collection or
5 disposal;
- 6 (g) Disposal of hazardous or radioactive wastes in open and controlled dumps as enjoined
7 in this Act, or causing and permitting the same;
- 8 (h) Establishment and operation of open and controlled dumps for hazardous or
9 radioactive wastes;
- 10 (i) Transporting and dumping of collected hazardous or radioactive wastes in areas other
11 than the facilities prescribed under this Act;
- 12 (j) Open burning of hazardous or radioactive wastes;
- 13 (k) Transporting any hazardous or radioactive wastes to a TSDF which is not authorized
14 to receive such wastes pursuant to this Act;
- 15 (l) Treating, storing or disposing of any hazardous or radioactive waste without permit or
16 license to do so pursuant hereof, or in knowing violation of any material condition or
17 requirement of such permit or license, or in violation of any standard promulgated
18 pursuant to this Act;
- 19 (m) Making any false material statement, representation or certification in any
20 application, label, permit, record, report, manifest or other document filed, maintained or
21 required to be maintained under this Act;
- 22 (n) Generating, treating, storing, transporting, disposing of or handling any hazardous or
23 radioactive waste and, in connection therewith, knowingly destroying, altering or
24 concealing any record required to be maintained pursuant to this Act;
- 25 (o) Owning, maintaining or operating any hazardous or radioactive waste disposal facility
26 in a manner which permits any act or hazardous waste management practice in violation
27 of standards or rules and regulations issued pursuant to this Act;
- 28 (p) Failing to notify the DENR, the DOH and the PNRI of hazardous or radioactive waste
29 activities pursuant to Section 6 hereof;
- 30 (q) Importing or causing or permitting the entry, even in transit, of any hazardous or
31 radioactive waste into Philippine territory in violation of the provisions of this Act and its
32 implementing rules and regulations and relevant international agreements and protocols;
- 33 (r) Constructing, substantially altering or operating, including all post-closure activities
34 and operations specified in the rules and regulations, a hazardous or radioactive waste
35 TSDF without first obtaining a permit as specified in this Act; and
- 36 (s) Site preparation, construction, expansion or operation of TSDFs without an ECC
37 required pursuant to Presidential Decree No. 1586 and this Act.

38 For purposes of this provision, the term "hazardous waste" shall include special
39 hazardous and healthcare waste.

1

2 **SEC. 50. Fines, Damages and Penalties.** – Unless otherwise provided herein, any
3 person who commits any of the prohibited acts provided in the immediately preceding section or
4 violates any of the provisions of this Act or its implementing rules and regulations shall be fined
5 by the Pollution Adjudication Board (PAB) in the amount of not less than fifty thousand pesos
6 (P50,000.00) but not more than one million pesos (P1,000,000.00) for every violation: Provided,
7 That for violation of Section 49 involving prohibited acts under paragraphs (a), (g), (h), (i), (l),
8 (p), (s) and (t), the fine shall be imposed for every day of violation.

9 For purposes of the application of the fines, the PAB shall, within one (1) year after the
10 effectiveness of this Act, establish a fine rating system to adjust the maximum fine based on the
11 violator's ability to pay, degree of willfulness, degree of negligence, degree of severity of the
12 offense, history of noncompliance and degree of recalcitrance.

13 The fines herein prescribed shall be reviewed and revised, whenever necessary, every
14 three (3) years to compensate for inflation and to maintain the deterrent function of such fines.

15 The PAB may order the closure, suspension of development or construction, or cessation
16 of operations until such time that proper environmental safeguards are put in place and/or
17 compliance with this Act or its rules and regulations are undertaken, without prejudice to the
18 issuance of an ex-parte order for such closure, suspension of development or construction, or
19 cessation of operations during the pendency of the case: *Provided*, That if the prohibited act
20 undertaken shall require cleanup and rehabilitation, the offender shall also be required to restore
21 the area or compensate for the restoration thereof. The PAB may also award such damages as it
22 may deem just under the circumstances in favor of a private complainant.

23 In case of gross violation of this Act, the PAB shall issue a resolution recommending that
24 the proper government agencies file criminal charges against the violators. Gross violation shall
25 mean any of the following:

- 26 (a) Deliberate disposal of hazardous or radioactive wastes without the required permit
27 issued pursuant to this Act;
- 28 (b) Three (3) or more violations of paragraphs (a), (d), (e), (g), (k), (l) and (m) of Section
29 49 hereof within a period of two (2) years; or
- 30 (c) Blatant disregard of the orders of the PAB such as the non-payment of fines, breaking
31 of seals or operation of the source of pollution despite the existence of an order for
32 closure, discontinuance or cessation of operation or the unjustified refusal for the entry or
33 access to any premises of an authorized DENR representative.
- 34 (d) Falsifying , tampering with or rendering inaccurate any monitoring device or result
35 therefrom used, filed, maintained or required to be maintained under this Act.

36 In cases under the immediately preceding paragraph, the offender shall pay a fine of not
37 less than five hundred thousand pesos (P500,000.00) but not more than five million pesos
38 (P5,000,000.00) and/or punished with imprisonment of not less than three (3) years but not more
39 than ten (10) years at the discretion of the court. If the offender is a juridical person, the chief
40 executive officer and the pollution control officer or its equivalent shall suffer the penalty herein
41 provided: *Provided*, That the officers and incorporators of TSDFs who violated the post-closure
42 requirements issued pursuant to Section 15 hereof shall be banned from setting up TSDFs and

1 hazardous and radioactive wastes transport companies, and engaging in the operation of the
2 same.

3 If the offender is an alien, he or she shall, after service of the sentence prescribed above,
4 be deported without further administrative proceedings.

5 The fines herein prescribed shall be reviewed and revised, whenever necessary, every
6 three (3) years to compensate for inflation and to maintain the deterrent function of such fines.

7

8 **SEC. 51. Administrative Sanctions.** – Local government officials and officials of
9 government agencies concerned who fail to comply with and enforce rules and regulations
10 promulgated relative to this Act shall be charged administratively in accordance with Republic
11 Act No. 7160 or the “Local Government Code of 1991” and Executive Order No. 292 or the
12 “Administrative Code of 1987” and other existing laws, rules and regulations.

13

14 **SEC. 52. Administrative Action.** – Without prejudice to the right of any affected person
15 to file an administrative action, the DENR, the DOH and the PNRI shall, at their instance or
16 upon verified complaint by any person, institute administrative and civil proceedings against any
17 person who violates:

18 (a) Standards or limitations provided under this Act; or

19 (b) Any order, rule or regulation issued by the DENR, the DOH or the PNRI with respect
20 to such standards or limitations.

21

22 **SEC. 53. Citizen Suit.** – For purposes of enforcing the provisions of this Act or its
23 implementing rules and regulations, any citizen may file an appropriate civil, criminal or
24 administrative action in the proper courts or bodies against the following:

25 (a) Any person who violates or fails to comply with the provisions of this Act or its
26 implementing rules and regulations; or

27 (b) The DENR or other implementing agencies with respect to orders, rules and
28 regulations issued inconsistent with this Act; or

29 (c) Any public officer who willfully or grossly neglects the performance of an act
30 specifically enjoined as a duty by this Act or its implementing rules and regulations, or
31 abuses his authority in the performance of his duty, or, in any manner, improperly
32 performs his duties under this Act or its implementing rules and regulations: Provided,
33 however, That no suit can be filed until after a thirty (30)-day notice has been given to the
34 public officer and the alleged violator concerned and no appropriate action has been
35 taken thereon.

36 The court shall exempt such action from the payment of filing fees, except fees for
37 actions not capable of pecuniary estimations, and shall, likewise, upon prima facie showing of
38 the non-enforcement or violation complained of, exempt the plaintiff from the filing of an
39 injunction bond for the issuance of a preliminary injunction.

1 Within thirty (30) days, the court shall make a determination if a complaint is malicious
2 and/or baseless and shall accordingly dismiss the action and award attorney's fees and damages.

3

4 **SEC. 54. Suits and Strategic Legal Action Against Public Participation (SLAPP)**
5 **and the Enforcement of this Act.** – Where a suit is brought against a person who filed an action
6 as provided in Section 53 of this Act, or against any person, institution or government agency
7 tasked to implement this Act, it shall be the duty of the investigating prosecutor or the court, as
8 the case may be, to immediately make a determination not exceeding thirty (30) days whether the
9 legal action has been filed to harass, vex, exert undue pressure or stifle such legal recourses of
10 the person complaining of or enforcing the provisions of this Act. Upon determination thereof,
11 evidence warranting the same, the court shall dismiss the case and award attorney's fees and
12 double damages.

13 This provision shall also apply and benefit public officers who are sued for acts
14 committed in their official capacity, there being no grave abuse of authority, and done in the
15 course of enforcing this Act.

16

17 **CHAPTER XI**

18 **MISCELLANEOUS PROVISIONS**

19 **SEC. 55. Mandatory Public Hearings.** – Mandatory public hearings for the formulation
20 of the Framework mandated under Section 8 hereof shall be undertaken in accordance with the
21 process to be determined by the DENR.

22

23 **SEC. 56. Research on Hazardous and Radioactive Wastes Management.** – The
24 DENR shall, after consultations with the concerned agencies, encourage and render financial and
25 other assistance to appropriate government and private agencies, institutions and individuals in
26 the conduct and promotion of researches, experiments and other studies on hazardous and
27 radioactive wastes management, particularly those relating to:

- 28 (a) Adverse effects on health as a result of the release into the environment of hazardous
29 and radioactive wastes, and methods to eliminate said effects or minimize the health
30 risks;
- 31 (b) The operation and financing of hazardous and radioactive wastes disposal programs;
- 32 (c) The planning, implementation and operation of resource recovery and resource
33 conservation systems;
- 34 (d) The production of usable forms of recovered resources, including fuel from hazardous
35 waste;
- 36 (e) The development and application of new and improved methods of collecting,
37 separating and disposing of hazardous and radioactive wastes, and processing and
38 recovering materials and energy from hazardous and radioactive wastes;
- 39 (f) Cleaner production technologies;

- 1 (g) Improvements in land disposal practices for hazardous and radioactive wastes; and
2 (h) Development of new uses of recovered resources and identification of existing or
3 potential markets of recovered resources.

4 In carrying out hazardous and radioactive wastes researches and studies, the DENR, the
5 DOH and the DOST or their authorized representatives may award grants or enter into contracts
6 with government agencies, NGOs and private persons.

7

8 **SEC. 57. Public Education and Information.** – The DENR, the DOH and the PNRI, in
9 coordination with the Department of Education (DepEd), the Technical Education and Skills
10 Development Authority (TESDA), the Commission on Higher Education (CHED), the DILG, the
11 Philippine Information Agency (PIA) and the LGUs, shall conduct a continuing education and
12 information campaign on hazardous and radioactive wastes management. Such education and
13 information program shall:

- 14 (a) Aim to develop public awareness of the impacts of hazardous and radioactive wastes
15 and how to prevent or minimize their adverse effects;
- 16 (b) Focus on activities which are feasible and which will have the greatest impact on the
17 hazardous and radioactive wastes management; and
- 18 (c) Encourage the general public, accredited NGOs and POs to publicly endorse and
19 patronize environment-friendly products.

20

21 **SEC. 58. Environmental Education in the Formal and Nonformal Sectors.** – The
22 National Government shall, through the DepEd and in coordination with concerned government
23 agencies, NGOs and private institutions, strengthen the integration of environmental concerns in
24 school curricula at all levels, with particular emphasis on the principles underlying hazardous
25 and radioactive wastes management in order to promote environmental awareness and
26 affirmative action among the citizenry.

27

28 **SEC. 59. Role of the Business and Industry.** – The DENR, the DOH and the PNRI
29 shall encourage commercial and industrial establishments, through appropriate incentives other
30 than tax incentives, to initiate, participate and invest in integrated hazardous and radioactive
31 wastes management projects; to manufacture environment-friendly products; to introduce,
32 develop and adopt innovative processes that shall recycle and reuse materials, conserve raw
33 materials and energy, reduce waste and prevent pollution; and to undertake community activities
34 to promote and propagate effective hazardous and radioactive wastes management practices.

35

36 **CHAPTER XII**

37 **FINAL PROVISIONS**

38 **SEC. 60. Appropriations.** – The Secretaries of the DENR, the DOH and the DOST shall
39 include in their respective programs the implementation of this Act, the funding of which shall
40 be included in the annual General Appropriations Act.

1 In addition, the Departments may accept donations, contributions, grants, bequests or
2 gifts, in cash or in kind, from various sources, domestic or foreign, for purposes relevant to
3 hazardous and radioactive wastes management functions: *Provided*, That in case of donations
4 from foreign governments, acceptance thereof shall be subject to prior clearance and approval of
5 the President of the Philippines, upon the recommendation of the Secretary of Foreign Affairs

6 Receipts from donations shall be accounted for in the books of the recipient government
7 agency in accordance with pertinent accounting and auditing rules and regulations.

8

9 **SEC. 61. Implementing Rules and Regulations.** – Within one (1) year after the
10 effectivity of this Act, the DENR, the DOH and the PNRI, respectively, shall promulgate the
11 implementing rules and regulations of this Act: *Provided*, That rules and regulations issued by
12 other government agencies and instrumentalities relative to hazardous and radioactive wastes
13 management consistent with this Act shall supplement the rules and regulations issued by the
14 DENR, the DOH and the PNRI pursuant to the provisions of this Act.

15 There shall be a mandatory review of the implementing rules and regulations and the
16 standards set pursuant to the provisions of this Act.

17

18 **SEC. 62. Joint Congressional Oversight Committee.** – In addition to its mandated
19 functions, the Joint Congressional Oversight Committee created under Republic Act No. 9003 or
20 the “Ecological Solid Waste Management Act of 2000” shall also monitor the implementation of
21 this Act.

22

23 **SEC. 63. Transitory Provision.** – Pending the establishment of the Framework
24 mandated under Section 8 hereof and the promulgation of the implementing rules and regulations
25 of this Act, pertinent existing laws, regulations, programs and projects on hazardous and
26 radioactive wastes management shall be enforced: *Provided*, That for specific undertakings,
27 these may be revised in the interim in accordance with the intentions of this Act.

28

29 **SEC. 64. Report to Congress.** – The DENR shall render to Congress not later than
30 March 30 of every year following the approval of this Act, a detailed report of its
31 accomplishments and progress on hazardous and radioactive wastes management during the year
32 and shall submit the necessary recommendations in areas requiring legislative action.

33

34 **SEC. 65. Separability Clause.** – If any provision of this Act or the application of such
35 provision to any person or circumstance is declared unconstitutional, the remainder of this Act or
36 the application of such provision to other persons or circumstances shall not be affected by such
37 declaration.

38

39 **SEC. 66. Repealing Clause.** – Republic Act No. 6969, Executive Order No. 192,
40 Republic Act No. 9003, Republic Act No. 7160 and Republic Act No. 2067, as amended, are

1 partly modified. All laws, decrees, issuances, rules and regulations or parts thereof inconsistent
2 with the provisions of this Act are hereby repealed or modified accordingly.

3

4 **SEC. 67. Effectivity.** This Act shall take effect fifteen (15) days after its publication in
5 at least two (2) newspapers of general circulation.

6

7 Approved,