Introduced By Congresswoman MARIA VIDA ESPINOSA BRAVO

EXPLANATORY NOTE

The Constitution provides that "the State shall protect the nation's marine wealth in its archipelagic waters, territorial seas and economic seas and economic zone and reserve its enjoyment to the Filipino citizen. Pursuant to the constitutional mandate, Section 2 of the Republic Act No. #7586, otherwise known as the National Integrated Protected Areas System (NIPAS) Act provides further that it is the "policy of the State to secure for the Filipino people of its present and future generations, the perpetual existence of all native plants and animals through the establishment of a comprehensive system of integrated protected areas within the classification of national park as provided for in the Constitution.

Thus, it is incumbent upon Congress to declare the Sombrero Turtle and Sea Eagle Island Sanctuary as a Protected Area and Critical Habitat in order to safeguard its ecological significance and protect the diminishing pollution of the Hawksbill Turtles (Erethmochelys Imbricate) and Green Sea Turtles (Chelonia Mydas). It is also the nesting site of the Sea bird (White breasted Sea Eagle) including the terrestrial and marine ecosystems and resources and its hosts, as well as provide for its regimented management.

The Bill intends to establish additional measures for the preservation and protection of the Philippines biological diversity and promote ecological sustainable development. It aims to expand the participation of the private sector in the conservation of the environment by providing for incentives and a strong science-based framework which will guide the programs and activities for the same.

In view of the foregoing, the immediate approval of this Bill is earnestly sought.

MARIA VIDA ESPINOSA BRAVO

Representative

First (1st) District of Masbate

Republic of the Philippines HOUSE OF REPRESENTATIVES Quezon City, Metro Manila

Seventeenth Congress First Regular Session

2686

HOUSE BILL NO.

Introduced by Congresswoman MARIA VIDA ESPINOSA BRAVO

AN ACT

DECLARING THE SOMBRERO TURTLE AND SEA EAGLE ISLAND A PROTECTED AREA UNDER THE CATEGORY OF WILDLDLIFE SANCTUARY AND AN IMPORTANT CRITICAL HABITAT IN BICOL REGION, PROVIDING FOR ITS MANAGEMENT AND APPROPRIATING FUNDS THEREFOR.

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

Chapter I Article I.--- Preliminary Provisions

- SECTION 1. Title---This Act shall be known and cited as the "Sombrero Turtle and Sea Eagle Island Wildlife Sanctuary and Critical Habitat Act of 2016"
- SECTION 2. Declaration of Policy.---It is hereby declared the policy of the State to regulate the utilization of fishery and marine resources, aggregates, wild flora and fauna; to protect and preserve the culture of the people, indigenous knowledge, artifacts and sites; ensure the continuity of endangered, threatened and rare species. Towards these end, the State shall conserve, preserve and protect the scenic, cultural, historical and archeological features of the Sombrero Turtle and Sea Eagle Island including the diverse terrestrial and marine ecosystems thereof for the benefit of its people and mankind.

SECTION 3. Definition of Terms

- a.) Protected Area (PA), refers to identified portions of land and water set aside by reason of their unique physical and biological significance, managed to enhance the biological diversity and protected against destructive human exploitation;
- b.) Critical Habitat refers to areas outside of the PA where threatened species are found;
- c.) Buffer Zone (BZ), refers to identified area outside the boundaries of and immediately adjacent to the designated Protected Area pursuant to

- Section 8 of Republic Act #7586 or the NIPAS Act, that need special development control in order or minimize harm to the Protected Area;
- d.) Wildlife Sanctuary refers to an area that assures the natural conditions necessary to protect nationally significant species, groups of species, biotic communities or physical features of the environment where these may require specific human manipulation for their perpetuation;
- e.) Tenured Migrant Communities refers to various communities within the Protected Area that have been actually and continuously occupying certain areas therein for at least five (5) years before their designation as Protected Areas are solely dependent therein for the subsistence;
- f.) National Integrated Protected Areas System (NIPAS) refers to the classification and administration of all designated Protected Areas to maintain essential ecological processes and life support systems, to preserve genetic diversity, to ensure sustainable use of resources found therein and to maintain their natural conditions to the greatest extent possible;
- g.) Protected Area Management Board (PAMB) refers to the management board of the Sombrero Turtle IslandSanctuary;
- h.) Alienable and Disposable Lands refers to those of public domain which have been subject of the present system of classification and certifies as not needed for forestry purposes;
- i.) Biodiversity refers to the variety and variability among all living organisms and the ecological complex in which they occur;
- j.) Ecosystem refers to the Community of plants and animals, their physical environment and their interactions among them;
- SECTION 4. Scope.---The Sombrero Turtle and Sea Eagle Island Wildlife Sanctuary and Critical Habitat shall cover all the lands and waters comprising within the Barangay of Iniwaran, Municipality of San Pascual, Masbate.Located between coordinates North 13 *07.578 Latitude and East 122 * 57.240 Longitude.
- SECTION 5. Land Classification.—All lands of public domain that fall within the scope shall be classified as a Protected Area. However, all public lands already classified as alienable and disposable lands, shall remain as such and may be disposed of pursuant to the provisions of Commonwealth Act #141 or the Public Land Act, as amended.

Chapter II Protected Area Management

Article I---Institutional Mechanism

SECTION 6. Creation and Composition of the Protected Area Management Board (PAMB).---There is hereby created a PAMB which shall have the jurisdiction, power and authority, including but not limited to policy making and granting permits over Protected Area for all matters that may affect biodiversity conservation and sustainable development.

The (PAMB) shall composed of the Regional Executive Director (RED) of the Department of Environment and Natural Resources, Region V or his or her duly designated Representative as Chairperson and the following as Members:

d.) A minimum of three (3) representatives selected from among NGO's operating in the Protected Area through a process designated by themselves;

e.) A minimum of three (3) representatives selected from all local community

organizations through a process designed by themselves;

f.) The provincial planning and development officer or an officer of the provincial planning and development office, as may otherwise be designated by the Provincial Governor;

g.) The Provincial Tourism Officer or an officer of the provincial tourism office, as

may otherwise be designated by the Provincial Governor;

- h.) One representative from each government agency operating within the Protected Area as may be appointed by the above-listed members of the PAMB based on the relevance and potential contribution to the Protected Area management;
- i.) One (1) Representative from the Office of the Congresswoman of the First (1st)

District of Masbate;

In the selection of local community and NGO representatives, preference shall be accorded to organizations involved in the conservation and protection of the Protected Area and in the development work. The representation of the nongovernment organizations shall be institutional and shall endeavor to achieve geographic balance.

- SECTION 7. Term of Office.—Every member of the PAMB shall serve for a term of five (5) years, subject, however, to the elected office held, government employment, and or official designation in the local government unit (LGU), national agency, People's Organization (PO), or National Government Organization (NGO). Representation in the PAMB shall, as much as practicable, ensure sufficient representation of all stakeholders.
- SECTION 8. Powers and Functions of the Protected Area Management Board.--The PAMB shall have the following powers and functions.
 - a.) Issue all rules and regulations in accordance with this Act and the management plan;

b.) Each criteria for permits and set fees for regulated activities;

c.) Adopt rules of procedure for the conduct of business, roles and responsibilities, and discipline of the PAMB and Protected Area personnel, including the creation of committee to whom its powers may be delegated;

d.) Approve, revise or modify the management action plans;

- e.) Issue certifications for both terrestrial and aquatic resource use. Provided, that the DENR and the LGU's shall issue permits only upon submission of the PAMB certification;
- f.) Recommend to the DENR for the approval the deputation of interested, capable and responsible individuals for the enforcement of the laws, rules and

regulations governing the governing conduct in the Protected Area for areas and species falling under the DENR's jurisdiction of the Bureau of Fisheries and Aquatic Resources-Department of Agriculture, deputation shall be pursuant to the Republic Act No. #8550;

g.) Oversee and evaluate the Protected Area Superintendent's Office created under Section 8 hereof.:

- h.) Identify, verify, and review all tenurial instruments and land claims within the Protected Area;
- i.) Recommend land reclassification and proper use of resources found therein consistent with the zoning provided in the management or action plans;
- j.) Accept review and approve, after establishing criteria and rules and procedures, therefor, proposals for the projects or activities, including research and development on the natural resources, to be undertaken within the protected area which affect biodiversity conservation, protection and sustainable development;
- k.) Initiate civil or administrative proceedings, file criminal complaints and take necessary legal action against individuals associations, corporations or entities destroying or contributing to the destruction of the Protected Area in whatever degree, including but not limited to, discharge of wastes or refuse which may impact on the Protected Area;
- 1.) Participate in all stages of the Environmental Impact Assessment (EIA) process for the projects that may affect the protected area and in the monitoring thereof. May also recommend that projects from the EIA system undergo the same;

The Department of Environment and Natural Resources (DENR) shall exercise general authority over the PAMB to ensure that the acts within the scope of its powers and functions. In case of conflict between administrative orders for national application issued by the DENR pursuant to the NIPAS Act and the rules and regulations issued by the PAMB, the Secretary, in consultation with the PAMB, shall resolve whether to apply the rule or withdraw its application for the site. The decision of the Secretary may be appealed to the Regional Trial Court (RTC) having jurisdiction over the Protected Area.

SECTION 9. Protected Area Superintendent Office—There shall be a PASu office within the DENR Regional Office for the Sombrero Turtle and Sea Eagle Island Wildlife Sanctuary and Critical Habitat that shall provide general support and coordinative services such as preparation of preliminary management plan and action plans, interagency linkages, community partnership building, park visitors education and information programs enforcement of park rules and regulations, processing of permits and monitoring of operations.

The PASu as head of office shall be the chief operating officer of the Protected Area and shall be accountable to the Regional Executive Director (RED) of the DENR Regional V and the PAMB. The PASu shall be supported by the DENR personnel designated therein. The PASu shall serve for a minimum of five (5) years and must have competence and experience in the field of environmental protection.

Article 2 Protected Area Management Plan

SECTION 10. Protected Area Management and Action Plans---The PASu office, under the general supervision of the PAMB, shall be within six (6) months from the effectivity of this Act, prepare the (25) year management plan for the Sombrero Turtle and Sea Eagle Island Wildlife Sanctuary and Critical Habitat in consultation with appropriate offices of the DENR, LGU's local communities, concerned government agencies and experts who may extend their services.

The management plan shall be reviewed, approved and adopted by the PAMB, which shall also verify that it conforms to all laws and rules regulations issued by the DENR, and certified to by the DENR Secretary within the sixty (60) calendar days from submission thereof.

The management plan shall serve as guide to all activities relating to Sombrero Turtle and Sea Eagle Island Wildlife Sanctuary and Critical Habitat, including its development as an ecotourism destination, in order attain the objectives stated in Section 2 hereof. Within one (1) year from the effectivity of this Act, the management planning shall be formulated in accordance with the general management planning strategy provided for under the NIPAS Act of 1992 and its implementing rules and regulations and administrative orders. The management plan shall contain, among others, the following:

- a.) The goals and objectives pursuant to Section 2 hereof;
- b.) The protected nature of the areas covered;
- c.) The period of applicability of the plan;
- d.) Key management issues and activities such as habitat;
- e.) Establish zoning and activity regulations;
- f.) Establishment of visitor management program;
- g.) Establishment of sustainable livelihood and investment programs;

Revisions or modifications of the management plan may be initiated by the PASu or any PAMB member and shall be reviewed, approved and adopted by the PAMB and certified to by the Secretary.

After its approval, adoption and certification, the plan shall be translated in the local vernacular and shall be made readily available for the perusal by the general public.

Six (6) months after the formulation of the management plan, the PASu, in consultation with the appropriate offices of the DENR, LGU's, local communities, concerned government agencies, shall prepare a five (5) year action plan, subject to review and approval by the PAMB.

Before the expiration of the said five (5) year action plan, the PASu shall within a year, cause the publication of notices on the formulation of the succeeding action plan through broadcast and print media and posting of notices in conspicuous places within the provincial, municipal and barangay halls in order to solicit opinions on how to improve it.

The PAMB may conduct a public hearing or series of public hearings on the action plan upon written request of any interested party.

In the event that no action plan is approved and adopted upon the expiration of the existing plan, the latter shall continue to be effective subject to modifications as may be adopted by the PAMB.

The same procedure shall be followed in the case of the management plan.

SECTION 11. Integration of the Management Plan into Local Government Development Plans.---LGU's through their representation in the PAMB, shall participate in the management of the Sombrero Turtle and Sea Eagle Island Wildlife Sanctuary, Critical Habitat and its buffer zones. To ensure that the future development of the Province of Masbate and Bicol Region takes place in accordance with this Act, the provisions herein shall be incorporated into the barangay, municipal and provincial development plans of Masbate and the Regional Development Plan (RDP) of Bicol Region as part of the environmental concerns of the province and the region. LGU's shall likewise ensure that their ordinances pertaining to the environment are consistent with this Act and the management plan, as herein provided.

Chapter III Tenured Migrants and Private Rights

SECTION 12. Tenured Migrants and Private Rights.---Tenured migrants are individuals and households who have actually and continuously occupied areas not classified as alienable and disposable within the Protected Area and chiefly derived their livelihood therein since October 10, 1991 or earlier. Whenever practicable, tenured migrant communities of more than five households occupying contiguous lots shall be provided with tenurial rights over their current habitation sites and shall be offered alternative sites preferably within the buffer zones whenever said area is crucial for conservation. Provided, that provisions for their transfer shall be undertaken using humanitarian considerations and shall be provided with security of tenure over their given relocations and such other support deemed appropriate.

In all other cases, the grant of tenurial rights must take into account the need to promote clustering and to avoid unnecessary displacement. In areas where tenurial instruments are granted, appropriate use zones shall be established for the purpose of maintaining noncommercial livelihood activities.

The land areas used as home lots or farm lots shall be held by individual household. Land areas used for the communal basis shall not be held individually.

Tenurial instruments shall not be used solely on the basis of documents but must be supported by indisputable evidence of permanent land utilization for five (5) years before October 10, 1991, by the following circumstances, such as:

- a.) Cultivated trees at their fruit bearing stage;
- b.) Physical structures in the area indicating prolonged occupancy;

- c.) Certification from the barangay captain or any two (2) respected members of the nearest community attesting to occupancy;
- d.) Other relevant data (e.g. previous census reports) that may be accepted by the PAMB;

Existing land title instruments shall be reviewed by the PASu and endorsed by the PAMB to the DENR Regional Office for validation and reversion. The PAMB shall recommend the issuance of the appropriate tenure instrument consistent with land classification and allow the use of resources found therein.

Persons who fail to qualify as tenurial migrants including transient farmers shall be allowed to gather and collect whatever they have planted within five (5) years from effectivity of this Act. The transfer of non-tenured migrants from the Sombrero Turtle and Sea Eagle Island Wildlife Sanctuary and Critical Habitat shall be undertaken using humanitarian considerations.

In the event of termination of tenurial instrument for cause or by voluntary surrender of rights, the PASu shall take immediate steps to rehabilitate the area and restore it to its natural state.

Chapter IV Special Areas of Concern

- SECTION 13. Existing Commercial Facilitates Within the Protected Area.---Within ninety (90) days from effectivity of this Act, all existing commercial facilities within the boundaries of the Protected Area or its buffer zones with a total capitalization in excess of Fifty Thousand Pesos (P50,000.00) shall be submitted to the PAMB through the PASu, the following information:
 - a.) Potential for disturbance of protected area species and their habitat, reproductive cycle, nesting and feeding grounds, and migratory paths;
 - b.) Noise levels at all stages of operation;
 - c.) Requirements of water supply and sources of water;
 - d.) Energy requirements and sources of energy;

Thereafter, the PAMB, with the assistance of the DENR, shall determine whether the existence of a facility and its future plans and operations will be detrimental to the Protected Areas and its buffer zones.

Failure to submit the required information shall constitute a violation of this Act. The PAMB may prescribe further conditions for the operation of the facility to ensure that it is not in conflict with the management objectives of the protected area. If any such conditions are violated, a fine of (P5,000.00) Five Thousand Pesos for everyday of violation shall be imposed upon the owners of the said facility, but not to exceed a total of four hundred fifty thousand pesos (P450,000.00). Whenever necessary, the PAMB through the PASu or other government entities shall cause the cessation and demolition of the facility at the cost of the owners.

The existing facilities allowed to remain within the protected area or its buffer zones shall be charge a fee by the PAMB, which shall not be more than two (2%) percent of the annual gross income of the facility. Provided, that existing commercial facilities whose operations and or purpose are considered contradictory to protected area management objectives shall be ordered by the PAMB to vacate the protected area with such time as the PAMB may provide.

SECTION 14. Utilization of Resources .---Livelihood activities requiring the use of natural resources derived from the protected area shall be allowed only when sustainable , consistent with the management and action plans, and after prior PAMB approval.

The PAMB is authorized to impose regulatory measures such as hunting moratoriums, closed hunting season and other restrictions on the use of resources within the protected area and its buffer zone to ensure the sustainability of the species and the ecosystem.

Any exploitation or utilization of non-renewable regulatory measures within the protected area for commercial purposes or by non-tenured migrants shall not be allowed.

Energy projects, whether renewal or otherwise, within the protected area shall only be allowed through an Act of Congress except energy from wind, sun, waves and water resources: Provided, that in all instances, the primary beneficiaries shall be residents of the protected area and its buffer zones. Provided, further, that all energy projects shall undergo the EIA system as provided by law: Provided finally, that the PAMB has endorsed the project.

Commercial exploitation of water resources within the protected area shall require prior PAMB approval, in accordance with the management and action plans and should undergo EIA system

Chapter V Penal Provisions

- SECTION 15. Prohibited Acts.---It shall be unlawful for any person to willfully and knowingly exploit wildlife resources and habitat and undertake the following acts, without the necessary permit issued in accordance with this Act:
 - 1.) Killing and destroying wildlife species, except in the following instances:
 - a.) When it is done as part of the religious rituals of established tribal groups or indigenous cultural communities;
 - b.) When wildlife is afflicted with an incurable communicable disease;
 - c.) When necessary to put to an end to the misery suffered by the wildlife;
 - d.) When it is done to prevent an imminent danger to the life or limb of a human being;
 - e.) When wildlife is killed or destroyed after it has been used in authorized research or experiments;

- 2.) Inflicting injury which cripples and or impairs the reproductive system of wildlife species;
- 3.) Effecting any of the following acts in critical habitats;
 - a.) Dumping of waste products detrimental to wildlife;
 - b.) Burning;
 - c.) Logging;
 - d.) Quarrying of sand, gravel, guano, limestone or any material;
- 4.) Introduction and reintroduction or restocking of wildlife resources;
- 5.) Trading of wildlife;
- 6.) Collecting, hunting or possessing wildlife, their by-products and derivatives;
- 7.) Gathering, or destroying of active nests, nest trees, hosts plants and the like;
- 8.) Maltreating and or inflicting other injuries not covered by the preceding paragraph;
- 9.) Transporting of wildlife;
- 0.) Cutting, gathering, removing or collecting timber or any forest-products within the identified prohibited areas or zones of protected areas, including private lands, without the necessary Protected Area Permit, authorization or exemption as issued or promulgated by the PAMB;
- SECTION 16. Fines and Penalties.---To any person who undertakes illegal acts under SECTION 15, Paragraph (1) to any species as may be categorized pursuant to this Act, the following penalties and or fines shall be imposed.
 - a.) Imprisonment of minimum of six (6) years and one (1) day to twelve (12) years and or fine of One Hundred Thousand Pesos (P100,000.00 to One Million Pesos (P1,000,000.00), if inflicted or undertaken against CRITICAL SPECIES;
 - b.) Imprisonment of four (4) years and one (1) day to six (6) years and or fine of Fifty Thousand Pesos (P50,000.00) to Five Hundred Thousand Pesos (P500,000.00), if inflicted or undertaken against ENDANGEREDSPECIES;
 - c.) Imprisonment of Two (2) years and one (1) day to four (4) years and or fine of Thirty Thousand Pesos (P30,000.00) to Three Hundred Thousand Pesos (P300,000.00), if inflicted or undertaken against VULNERABLESPECIES;
 - d.) Imprisonment of one (1) year and one (1) day to two (2) years and or fine of Twenty Thousand Pesos (P20,000.00) to Two Hundred Thousand Pesos (P200,000.00), if inflicted or undertaken against OTHERTHREATENED SPECIES;
 - e.) Imprisonment of one (1) month to six (6) months and or fine of Five Thousand Pesos to Twenty Thousand Pesos (P20,000.00) if inflicted or taken against OTHERWILDLIFESPECIES:

For illegal acts under SECTION 15, PARAGRAPH (3) and (4), an imprisonment of one (1) month to eight (8) years and or fine of Five Thousand Pesos (P5,000.00) to Five Million Pesos (P5,000,000.00) shall be imposed.

For illegal act under SECTION 15, PARAGRAPH (5), the following penalties and or fines shall be imposed:

- a.) Imprisonment of two (2) years and one (1) day to four (4) years and or fine of Five Thousand Pesos (P5,000.00) to Three Hundred Thousand Pesos (P300,000.00), if inflicted or undertaken against CRITICALSPECIES;
- b.) Imprisonment of one (1) year and one (1) day to two (2) years and or fine of Two Thousand Pesos (P2,000.00) to Two Hundred Thousand Pesos (P200,000.00) if inflicted or undertaken against ENDANGEREDSPECIES;
- c.) Imprisonment of six (6) months and one (1) day to one (1) year and or fine of One Thousand Pesos (P1,000.00) to One Hundred Thousand Pesos (P100,000.00) if inflicted or undertaken against VULNERABLESPECIES;
- d.) Imprisonment of one (1) month and one (1) day to six (6) month and or fine of Five Hundred Pesos (P500.00) to Fifty Thousand Pesos (P50,000.00) if inflicted or undertaken against THREATENEDSPECIES;
- e.) Imprisonment of Ten (10) days to one (1) month and or fine of Two Hundred Pesos (P200.00) to Twenty Thousand Pesos (P20,000.00) if inflicted or undertaken against OTHERWILDLIFESPECIES;

For illegal acts under SECTION 15, PARAGRAPH (8) and (9), the following penalties and or fines shall be imposed:

- a.) Imprisonment of six (6) months to one (1) day to one year and a fine of Fifty Thousand Pesos (P50,000.00) to One Hundred Thousand Pesos (P100,000.00) if inflicted or undertaken against CRITICALSPECIES;
- b.) Imprisonment of three (3) month and one (1) day to six (6) months and fine of Twenty Thousand Pesos (P20,000.00) to Fifty Thousand Pesos (P50,000.00) if inflicted or undertaken against ENDANGEREDSPECIES;
- c.) Imprisonment of one (1) month and one (1) day to three (3) months and fine of Five Thousand Pesos (P5,000.00) to Twenty Thousand Pesos to if inflicted or undertaken against VULNERABLESPECIES;
- d.) Imprisonment of ten (10) days to one (1) month and fine of Ten Thousand Pesos to One Hundred Thousand Pesos (P100,000.00) if inflicted or undertaken against OTHERTHREATENEDSPECIES;
- e.) Imprisonment of five (5) days to ten (10) days and fine of Two Hundred Pesos (P200.00) to One Thousand Pesos (P1,000.00) if inflicted or undertaken against OTHER WILDLIFESPECIES;

For illegal acts under SECTION 15, PARAGRAPH (10), shall be penalized under the existing forestry laws.

All wildlife, its derivatives or by-products, and all paraphernalia under existing forestry laws.

All wildlife, its derivatives or by-products, and all paraphernalia, tools and conveyances used in connection with violations of this Act, shall be ipso facto forfeited in favor of the Government; Provided, that where ownership of the aforesaid conveyances belong to third (3rd) persons who have no participation in or knowledge of the illegal acts, the same may be released to said owner.

If the offender is an alien, he shall be deported after service of sentence and payment of fines, without any further proceedings.

A fine of not less than Five Thousand Pesos (P5,000.00) but not more than Two Hundred Fifty Thousand Pesos (P250,000.00) and or imprisonment of not less than one (1) year but not more than five (5) years and the restoration and rehabilitation of the damaged area or resource shall be imposed upon a person who shall commit, within the Protected Area, the prohibited acts under Section 86, 93 and 102 of Republic Act No. 8550. Otherwise known as the Philippine Fisheries Code of 1998.

A fine of not less than Five Thousand Pesos (P5,000.00) but not more than Five Hundred Pesos (P500,000.00) and or imprisonment of not less than one (1) year but not more than five (5) years shall be imposed upon those persons who commit, within the Protected Area, the acts prohibited under Section 106 of Republic Act No. 8550.

The fines prescribed shall be increased by at least ten (10%) percent every three (3) years to compensate for inflation and to maintain the deterrent function of such fines.

Any person who shall induce another or conspire to commit any of the illegal acts prohibited in this Act or order their workers to commit any of the same shall be liable in the same manner as the one actually performing the act.

All conveyances, vessels, equipment, paraphernalia, implements, gears, tools and similar devices used in violation of this Act shall be subject to immediate administrative confiscation, independent of the judicial proceedings by the PASu Office upon apprehension, subject, however, to due process and substantial evidence. When legal action is however filed in regular courts, the said conveyances, vessels, equipment, paraphernalia, implements, gears, tools and similar devices shall, independent of administrative proceedings, not be released until after judgement. Proceeds of the sale of all objects administratively or judicially confiscated pursuant hereto shall accrue to the Protected Area Fund. Procedures for the sale thereof shall be promulgated by the PAMB.

Chapter VI Miscellaneous Provisions

SECTION 17. Special Prosecutor.---Within thirty days from the effectivity of this Act, the Department of Justice (DOJ) shall appoint a Special Prosecutor to whom all cases in violation of laws, rules and regulations in the Protected Area shall be assigned. Such Special Prosecutor shall coordinate with the PAMB and the PASu in the performance of his/her duties and assist in the training of wardens and rangers in the arrest of offenders and in criminal procedure. The PAMB shall periodically submit to the DOJ an evaluation of the performance of the designated Special Prosecutor.

SECTION 18. Special Counsel.—The PAMB may retain the services of the competent lawyer to prosecute and or assist in the prosecution of cases under the direct control and supervision of the Special Prosecutor and to defend the members of the PAMB and the officers and the staff of the PASu Office, or any person assisting in the protection, conservation and sustainable development of the Protected Area against any illegal action related to their powers, functions and duties as provided in this Act or as delegated by the PAMB.

SECTION 19. Integrated Protected Areas Fund.---There is hereby established a trust fund to be known as the Integrated Protected Areas Fund for the purposes of financing projects of the system. All income generated from the operation of the system or management of wild flora and fauna in the Protected Area shall accrue to the fund. This income shall be derived from the fees from permitted sale and export of flora and fauna and other sources from the Protected Area proceeds from lease of multiple-use areas, contributions from the industries and facilities directly benefiting from the Protected Area, and such other fees and income derived from the operation of the Protected Area.

The fund may be augmented by grants, donations, endowment from various sources domestic and foreign for purposes related to their functions; Provided, that the fund shall be subject to the retention of the management board of the protected area, of seventy-five percent (75%) of all revenues raised therefrom and deposited in any government bank within the locality where the protected area is located; and that disbursements shall be made solely for the protection, maintenance, administration and management of the area and implementation of duly approved projects endorsed by the PAMB in accordance with the existing accounting, budgeting and auditing rules and regulations; Provided, further, that the twenty-five (25%) percent of the revenues shall be deposited as special account in the National treasury; Provided, finally, that fund shall not be used to cover personal services expenditures.

The LGU's shall continue to impose and collect all other fees not enumerated herein which they may traditionally collected, such as business permits, property tax and rentals of local government units facilities. Furthermore, LGU's may charge add-ons to fees imposed by the PAMB provided that such add-ons shall be determined based on the contribution of the LGU's in the maintenance and protection of the Protected Area.

Chapter VII Final Provisions

SECTION 20. Appropriations.---The Secretary shall immediately include in the Department's program the implementation of this Act, the funding of which shall be included in the annual General Appropriations Act.

SECTION 21. Interpretation.---The provisions of this Act shall be construed liberally in favor of achieving biodiversity conservation, protection and sustainable development. The provisions of republic Act No #7586, otherwise known as the NIPAS Act, and republic Act No. #8550, otherwise known as the Philippine Fisheries Code of 1998, and existing forestry laws and their corresponding rules and regulations not consistent herewith shall be suppletory application in the implementation of this Act.

SECTION 22. Implementing Rules and Regulations.---Ninety (90) days after the effectivity of this Act, the DENR, in consultation with the PAMB and concerned NGO's shall promulgate the implementing rules and regulations necessary to effectively implement the provisions of this Act.

SECTION 23 Separability Clause.---If any part or section of this Act is declared by the courts as unconstitutional, such declaration shall not affect the other parts or sections hereof which shall continue to be in full force and effect.

SECTION 24 Repealing Clause.---All other laws, rules and regulations inconsistent with this Act or any provision hereof are hereby repealed or are modified accordingly.

SECTION 25. EffectivityClause.—This Act shall take effect fifteen (15) days after its publication in the Official Gazette or in two (2) newspapers of general circulation readily available and in around the scope specified herein. It shall likewise be posted in a conspicuous place at the Municipal Halls of Batuan, San Fernando, San Jacinto, Monreal, Claveria and San Pascual, located in the Islands of Ticao and Burias respectively and in the Barangay Hall of Iniwaran concerned where the Protected Area is located and in other places frequented by the public.

Approved,