## [ Acts No. 4182, December 07, 1934 ]

AN ACT TO AMEND SECTION FOUR OF ACT NUMBERED ELEVEN HUNDRED AND TWELVE RELATIVE TO THE GRANTING OF FRANCHISE TO THE MANILA ELECTRIC RAILROAD AND LIGHT COMPANY TO CONSTRUCT, MAINTAIN, AND OPERATE AN ELECTRIC STREET RAILWAY AND AN ELECTRIC LIGHT, HEAT, AND POWER SYSTEM FROM THE LIMITS OF THE CITY OF MANILA TO MALABON, MAKING IT APPLICABLE TO CERTAIN PROVISIONS OF SAID LAW TO THE LINE FROM MANILA TO MALABON.

Be it enacted by the Senate and House of Representatives of the Philippines in Legislature assembled and by the authority of the same:

SECTION 1. Section four of Act Numbered Eleven hundred and twelve, entitled "An Act authorizing the assignment, sale, and transfer to the Manila Electric Railroad and Light Company of all the assets of the Compañia de los Tranvias de Filipinas, providing for the surrender by the Manila Electric Railroad and Light Company of the franchises, and amendments thereto, of the said Compañia de los Tranvias de Filipinas, etc.", is hereby amended so as to read as follows:

"SEC. 4. A franchise is hereby granted to the Manila Electric Railroad and Light Company to extend the line along the main road from Manila to Malabon provided for in the last clause of subparagraph (1) of paragraph two of Part One of said Ordinance Numbered Forty-four as directed to be amended by section two of this Act, from the limits of the City of Manila to the principal square of the town of Malabon, upon the terms and conditions of said Ordinance Numbered Forty-four, as directed to be amended by this Act: Provided, That paragraphs five, seven, and nine of Part One of said Ordinance Numbered Forty-four shall take effect and shall be applicable to the franchise of said line to Malabon: Provided, further, That the tracks of said line to Malabon shall be laid to such grade, and the roadbed and eighteen inches on each side thereof shall be maintained in such condition, as will not unreasonably interfere with the traffic over the highway on which said line runs: And provided, further, That said roadbed and eighteen inches of each side thereof, and said grade, shall be maintained to the reasonable satisfaction of the proper authorities: And provided, finally, That the rights which the grantee acquires under this section to charge the fares provided for in paragraphs fifteen and seventeen of section two of this Act shall not be affected by any future extension of the city limits."

SEC. 2. Section seven of Act Numbered Eleven hundred and twelve and all acts or parts of acts which may be inconsistent with this Act are hereby repealed.

SEC. 3. This Act shall take effect on its approval.

Approved, December 7, 1934.