

Republic of the Philippines
Quezon City
21st City Council

AGENDA

45th Regular Session
Monday, October 19, 2020
2:00 P.M.

- I. OPENING PRAYER - Coun. PATRICK MICHAEL VARGAS
- II. NATIONAL ANTHEM
- III. PHILIPPINE COUNCILORS' CREED - Coun. SHAIRA L. LIBAN
- IV. CALL TO ORDER
- V. ROLL CALL
- VI. APPROVAL OF THE MINUTES OF THE 43RD AND 44TH REGULAR SESSIONS HELD ON OCTOBER 5 AND 12, 2020, RESPECTIVELY.

VII. INFORMATIONAL MATTERS

- 1. LETTERS OF MS. RUBY G. MANANGU, CITY ACCOUNTANT, TO ATTY. RESURRECCION C. QUIETA, STATE AUDITOR V, OFFICE OF THE CITY AUDITOR, BOTH OF THIS CITY, SUBMITTING THE TRIAL BALANCES AS OF FEBRUARY 29, 2020, OF: (a) TRUST FUND; AND (b) SPECIAL EDUCATION FUND.----- 1
- 2. LETTER OF ATTY. RAYCELL D. BALDIVINO, ASSISTANT GENERAL COUNSEL, LITIGATION & REGULATORY DIVISION, NGCP, ADDRESSED TO THE CITY VICE MAYOR GIAN G. SOTTO, RE: AMENDED APPLICATION OF NGCP FOR FILING WITH THE ERC.----- 7

VIII. PRIVILEGE HOUR

IX. CALENDAR OF BUSINESS

A. FOR THIRD/FINAL READING OF ORDINANCES AND CONFIRMATION OF RESOLUTIONS (APPROVED ON SECOND READING DURING THE 43RD REGULAR SESSION, HELD ON OCTOBER 5, 2020):

a. FOR THIRD & FINAL READING

- 1. PO21CC-196 – AN ORDINANCE ESTABLISHING THE QUEZON CITY HEALTH DEPARTMENT WAREHOUSE, LOCATED AT NO. 65-B SCOUT REYES, BARANGAY PALIGSAHAN, DISTRICT IV, QUEZON CITY. (*Introduced by Councilor DIORELLA MARIA G. SOTTO-ANTONIO. Co-Introduced by Councilors Bernard R. Herrera, Lena Marie P. Juico, Dorothy A. Delarmente, M.D., Tany Joe "TJ" L. Calalay, Nicole Ella V. Crisologo, Victor V. Ferrer, Jr., Winston "Winnie" T. Castelo, Atty. Bong Liban, Eden Delilah "Candy" A. Medina, Ramon P. Medalla, Estrella C. Valmocina, Franz S. Pumaren, Kate Galang-Coseteng, Matias John T. Defensor, Wencerom Benedict C. Lagumbay, Jorge L. Banal, Sr., Peachy V. De Leon, Imee A. Rillo, Marra C. Suntay, Irene R. Belmonte, Resty B. Malañgen,*

Ivy L. Lagman, Hero M. Bautista, Jose A. Visaya, Karl Castelo, Shaira L. Liban, Ram V. Medalla, Allan Butch T. Francisco, Marivic Co Pilar, Melencio "Bobby" T. Castelo, Jr., Rogelio "Roger" P. Juan, Donato "Donny" C. Matias, Eric Z. Medina, Freddy S. Roxas and Noe Dela Fuente.)- - - - -

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2. PO21CC-336 – AN ORDINANCE PROHIBITING THE INDISCRIMINATE AND IMPROPER DISPOSAL OF FACE MASKS AND OTHER COVID-19 PROTECTIVE GEARS AND PRODUCTS, IN ALL PLACES WITHIN THE TERRITORIAL JURISDICTION OF QUEZON CITY AND PRESCRIBING PENALTIES FOR ANY VIOLATION THEREOF. (Introduced by Councilors DOROTHY A. DELARMENTE, M.D. and SHAIRA L. LIBAN. Co-Introduced by Councilors Bernard R. Herrera, Lena Marie P. Juico, Tany Joe "TJ" L. Calalay, Nicole Ella V. Crisologo, Victor V. Ferrer, Jr., Winston "Winnie" T. Castelo, Atty. Bong Liban, Eden Delilah "Candy" A. Medina, Ramon P. Medalla, Estrella C. Valmocina, Franz S. Pumaren, Kate Galang-Coseteng, Matias John T. Defensor, Wencerom Benedict C. Lagumbay, Jorge L. Banal, Sr., Peachy V. De Leon, Imee A. Rillo, Marra C. Suntay, Irene R. Belmonte, Resty B. Malañgen, Ivy L. Lagman, Hero M. Bautista, Jose A. Visaya, Karl Castelo, Ram V. Medalla, Allan Butch T. Francisco, Marivic Co Pilar, Melencio "Bobby" T. Castelo, Jr., Rogelio "Roger" P. Juan, Diorella Maria G. Sotto-Antonio, Donato "Donny" C. Matias, Eric Z. Medina, Freddy S. Roxas and Noe Dela Fuente.)- - - - -

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b. FOR CONFIRMATION

1. PR21CC-307 – A RESOLUTION AUTHORIZING THE ISSUANCE OF A SPECIAL USE PERMIT TO UNIOIL CORPORATION, FOR THE CONSTRUCTION AND OPERATION OF A GASOLINE STATION, LOCATED AT LOT 4, BLOCK 6 HOLY SPIRIT DRIVE, BARANGAY HOLY SPIRIT, DISTRICT II, QUEZON CITY. (Introduced by Councilor ATTY. BONG LIBAN. Co-Introduced by Councilors Bernard R. Herrera, Lena Marie P. Juico, Dorothy A. Delarmente, M.D., Tany Joe "TJ" L. Calalay, Nicole Ella V. Crisologo, Victor V. Ferrer, Jr., Winston "Winnie" T. Castelo, Eden Delilah "Candy" A. Medina, Ramon P. Medalla, Estrella C. Valmocina, Franz S. Pumaren, Kate Galang-Coseteng, Matias John T. Defensor, Wencerom Benedict C. Lagumbay, Jorge L. Banal, Sr., Peachy V. De Leon, Imee A. Rillo, Marra C. Suntay, Irene R. Belmonte, Resty B. Malañgen, Ivy L. Lagman, Hero M. Bautista, Jose A. Visaya, Karl Castelo, Shaira L. Liban, Ram V. Medalla, Allan Butch T. Francisco, Marivic Co Pilar, Melencio "Bobby" T. Castelo, Jr., Rogelio "Roger" P. Juan, Diorella Maria G. Sotto-Antonio, Donato "Donny" C. Matias, Eric Z. Medina, Freddy S. Roxas and Noe Dela Fuente.)- - - - -
2. PR21CC-313 – A RESOLUTION AUTHORIZING THE ISSUANCE OF A SPECIAL USE PERMIT TO UNIOIL CORPORATION FOR THE CONSTRUCTION AND OPERATION OF A GASOLINE STATION, LOCATED AT LOT 10-B, BLOCK 1, N. DOMINGO STREET, BARANGAY VALENCIA, DISTRICT IV, QUEZON CITY. (Introduced by Councilor ATTY. BONG LIBAN. Co-Introduced by Councilors Bernard R. Herrera, Lena Marie P. Juico, Dorothy A. Delarmente, M.D., Tany Joe "TJ" L. Calalay, Nicole Ella V. Crisologo, Victor V. Ferrer, Jr., Winston "Winnie" T. Castelo, Eden Delilah "Candy" A. Medina, Ramon P. Medalla, Estrella C. Valmocina, Franz S. Pumaren, Kate Galang-Coseteng, Matias John T. Defensor, Wencerom Benedict C. Lagumbay, Jorge L. Banal, Sr., Peachy V. De Leon, Imee A. Rillo, Marra C. Suntay, Irene R. Belmonte, Resty B. Malañgen, Ivy L. Lagman, Hero M. Bautista, Jose A. Visaya, Karl Castelo, Shaira L. Liban, Ram V. Medalla, Allan Butch T. Francisco, Marivic Co Pilar, Melencio "Bobby" T. Castelo, Jr., Rogelio "Roger" P. Juan, Diorella Maria G. Sotto-Antonio, Donato "Donny" C. Matias, Eric Z. Medina, Freddy S. Roxas and Noe Dela Fuente.)- - - - -

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3. PR21CC-341 – A RESOLUTION STRONGLY URGING ALL PRIVATE MARKET’S OPERATORS OPERATING A PRIVATE MARKET WITHIN QUEZON CITY WITHOUT A MARKET FRANCHISE TO SECURE MARKET FRANCHISE BEFORE THE QUEZON CITY COUNCIL, OTHERWISE PENALTIES UNDER ORDINANCE NO. SP-2459, S-2015, OTHERWISE KNOWN AS THE REVISED MARKET CODE, SHALL BE IMPOSED ACCORDINGLY. *(Introduced by Councilor WENCEROM BENEDICT C. LAGUMBAY. Co-Introduced by Councilors Bernard R. Herrera, Lena Marie P. Juico, Dorothy A. Delarmente, M.D., Tany Joe “TJ” L. Calalay, Nicole Ella V. Crisologo, Victor V. Ferrer, Jr., Winston “Winnie” T. Castelo, Atty. Bong Liban, Eden Delilah “Candy” A. Medina, Ramon P. Medalla, Estrella C. Valmocina, Franz S. Pumaren, Kate Galang-Coseteng, Matias John T. Defensor, Jorge L. Banal, Sr., Peachy V. De Leon, Imee A. Rillo, Marra C. Suntay, Irene R. Belmonte, Resty B. Malañgen, Ivy L. Lagman, Hero M. Bautista, Jose A. Visaya, Karl Castelo, Shaira L. Liban, Ram V. Medalla, Allan Butch T. Francisco, Marivic Co Pilar, Melencio “Bobby” T. Castelo, Jr., Rogelio “Roger” P. Juan, Diorella Maria G. Sotto-Antonio, Donato “Donny” C. Matias, Eric Z. Medina, Freddy S. Roxas and Noe Dela Fuente.)-* 19
4. PR21CC-449 – A RESOLUTION CONGRATULATING THE PHILIPPINE ORTHOPEDIC CENTER ON THE OCCASION OF ITS 75TH ANNIVERSARY. *(Introduced by Councilors WINSTON “Winnie” T. CASTELO and DIORELLA MARIA G. SOTTO-ANTONIO. Co-Introduced by Councilors Bernard R. Herrera, Lena Marie P. Juico, Dorothy A. Delarmente, M.D., Tany Joe “TJ” L. Calalay, Nicole Ella V. Crisologo, Victor V. Ferrer, Jr., Atty. Bong Liban, Eden Delilah “Candy” A. Medina, Ramon P. Medalla, Estrella C. Valmocina, Franz S. Pumaren, Kate Galang-Coseteng, Matias John T. Defensor, Wencerom Benedict C. Lagumbay, Jorge L. Banal, Sr., Peachy V. De Leon, Imee A. Rillo, Marra C. Suntay, Irene R. Belmonte, Resty B. Malañgen, Ivy L. Lagman, Hero M. Bautista, Jose A. Visaya, Karl Castelo, Shaira L. Liban, Ram V. Medalla, Allan Butch T. Francisco, Marivic Co Pilar, Melencio “Bobby” T. Castelo, Jr., Rogelio “Roger” P. Juan, Donato “Donny” C. Matias, Eric Z. Medina, Freddy S. Roxas and Noe Dela Fuente.)- - - - -* 21
5. PR21CC-533 – A RESOLUTION ADOPTING THE 2020-2022 QUEZON CITY LOCAL YOUTH DEVELOPMENT PLAN. *(Introduced by Councilor NOE DELA FUENTE. Co-Introduced by Councilors Bernard R. Herrera, Lena Marie P. Juico, Dorothy A. Delarmente, M.D., Tany Joe “TJ” L. Calalay, Nicole Ella V. Crisologo, Victor V. Ferrer, Jr., Winston “Winnie” T. Castelo, Atty. Bong Liban, Eden Delilah “Candy” A. Medina, Ramon P. Medalla, Estrella C. Valmocina, Franz S. Pumaren, Kate Galang-Coseteng, Matias John T. Defensor, Wencerom Benedict C. Lagumbay, Jorge L. Banal, Sr., Peachy V. De Leon, Imee A. Rillo, Marra C. Suntay, Irene R. Belmonte, Resty B. Malañgen, Ivy L. Lagman, Hero M. Bautista, Jose A. Visaya, Karl Castelo, Shaira L. Liban, Ram V. Medalla, Allan Butch T. Francisco, Marivic Co Pilar, Melencio “Bobby” T. Castelo, Jr., Rogelio “Roger” P. Juan, Diorella Maria G. Sotto-Antonio, Donato “Donny” C. Matias, Eric Z. Medina and Freddy S. Roxas.)- - - - -* 23
6. PR21CC-674 – A RESOLUTION AUTHORIZING THE ISSUANCE OF A SPECIAL USE PERMIT TO SEA OIL PHILIPPINES, INC., FOR THE CONSTRUCTION AND OPERATION OF A SEA OIL GASOLINE FILLING STATION, LOCATED AT LOT 1-B QUIRINO HIGHWAY, BARANGAY PASONG PUTIK PROPER, NOVALICHES, DISTRICT V, QUEZON CITY, ALLOWING DEVIATION FROM THE RESTRICTIONS PROVIDED UNDER ORDINANCE NO. SP-2502, S-2016, OTHERWISE KNOWN AS THE COMPREHENSIVE ZONING ORDINANCE OF 2016. *(Introduced by Councilor IVY L. LAGMAN. (Co-Introduced by Councilors Bernard R. Herrera, Lena Marie P. Juico, Dorothy A. Delarmente,*

M.D., Tany Joe “TJ” L. Calalay, Nicole Ella V. Crisologo, Victor V. Ferrer, Jr., Winston “Winnie” T. Castelo, Atty. Bong Liban, Eden Delilah “Candy” A. Medina, Ramon P. Medalla, Estrella C. Valmocina, Franz S. Pumaren, Kate Galang-Coseteng, Matias John T. Defensor, Wencerom Benedict C. Lagumbay, Jorge L. Banal, Sr., Peachy V. De Leon, Imee A. Rillo, Marra C. Suntay, Irene R. Belmonte, Resty B. Malañgen, Hero M. Bautista, Jose A. Visaya, Karl Castelo, Shaira L. Liban, Ram V. Medalla, Allan Butch T. Francisco, Marivic Co Pilar, Melencio “Bobby” T. Castelo, Jr., Rogelio “Roger” P. Juan, Diorella Maria G. Sotto-Antonio, Donato “Donny” C. Matias, Eric Z. Medina, Freddy S. Roxas and Noe Dela Fuente.)-

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7. PR21CC-723 – A RESOLUTION PROMOTING THE EXHIBIT OF RESTAURANTS IN QUEZON CITY FROM OCTOBER 19 TO 25, 2020. (Introduced by Councilor WINSTON “Winnie” T. CASTELO. Co-Introduced by Councilors Bernard R. Herrera, Lena Marie P. Juico, Dorothy A. Delarmente, M.D., Tany Joe “TJ” L. Calalay, Nicole Ella V. Crisologo, Victor V. Ferrer, Jr., Atty. Bong Liban, Eden Delilah “Candy” A. Medina, Ramon P. Medalla, Estrella C. Valmocina, Franz S. Pumaren, Kate Galang-Coseteng, Matias John T. Defensor, Wencerom Benedict C. Lagumbay, Jorge L. Banal, Sr., Peachy V. De Leon, Imee A. Rillo, Marra C. Suntay, Irene R. Belmonte, Resty B. Malañgen, Ivy L. Lagman, Hero M. Bautista, Jose A. Visaya, Karl Castelo, Shaira L. Liban, Ram V. Medalla, Allan Butch T. Francisco, Marivic Co Pilar, Melencio “Bobby” T. Castelo, Jr., Rogelio “Roger” P. Juan, Diorella Maria G. Sotto-Antonio, Donato “Donny” C. Matias, Eric Z. Medina, Freddy S. Roxas and Noe Dela Fuente.)- -----

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8. PR21CC-727 – A RESOLUTION AUTHORIZING THE CITY MAYOR, HONORABLE MA. JOSEFINA G. BELMONTE, TO ENTER INTO A MEMORANDUM OF AGREEMENT WITH MANILA WATER COMPANY, INC., REPRESENTED BY ITS CHIEF EXECUTIVE OFFICER, JOSE RENE GREGORY D. ALMENDRAS, FOR THE DEVELOPMENT AND IMPLEMENTATION OF THE ADOPT-AN-ESTERO/WATER BODY PROGRAM (AEWBP) OF DENR IN PARTNERSHIP WITH VARIOUS NATIONAL GOVERNMENT AGENCIES AND LOCAL GOVERNMENT UNITS FOR THE IMPROVEMENT OF WATER BODIES IN METRO MANILA. (Introduced by Councilors FRANZ S. PUMAREN and DOROTHY A. DELARMENTE, M.D. Co-Introduced by Councilors Bernard R. Herrera, Lena Marie P. Juico, Tany Joe “TJ” L. Calalay, Nicole Ella V. Crisologo, Victor V. Ferrer, Jr., Winston “Winnie” T. Castelo, Atty. Bong Liban, Eden Delilah “Candy” A. Medina, Ramon P. Medalla, Estrella C. Valmocina, Kate Galang-Coseteng, Matias John T. Defensor, Wencerom Benedict C. Lagumbay, Jorge L. Banal, Sr., Peachy V. De Leon, Imee A. Rillo, Marra C. Suntay, Irene R. Belmonte, Resty B. Malañgen, Ivy L. Lagman, Hero M. Bautista, Jose A. Visaya, Karl Castelo, Shaira L. Liban, Ram V. Medalla, Allan Butch T. Francisco, Marivic Co Pilar, Melencio “Bobby” T. Castelo, Jr., Rogelio “Roger” P. Juan, Diorella Maria G. Sotto-Antonio, Donato “Donny” C. Matias, Eric Z. Medina, Freddy S. Roxas and Noe Dela Fuente.) - -----

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B. BARANGAY BUDGET

FOR CONFIRMATION - -----

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CY 2020

1. BALINGASA (SB)	(District I)	(PhP 1,368,000.00)
2. STO. CRISTO (AB SK)	(District I)	(PhP 2,607,894.37)
3. KATIPUNAN (AB)	(District I)	(PhP 10,087,418.90)
4. TALAYAN (AB SK)	(District I)	(PhP 1,477,550.05)

5. SALVACION (AB)	(District I)	(PhP 12,508,348.45)
6. SAN ANTONIO (SK)	(District I)	(PhP 2,845,274.34)
7. PROJECT 6 (AB SK)	(District I)	(PhP 1,907,138.07)
8. HOLY SPIRIT (AB SK)	(District II)	(PhP 10,549,000.00)
9. PAYATAS (AB)	(District II)	(PhP 105,285,209.13)
10. ST. IGNATIUS (AB SK)	(District III)	(PhP 817,147.07)
11. AMIHAN (AB)	(District III)	(PhP 8,972,176.54)
12. VILLA MARIA CLARA (AB SK)	(District III)	(PhP 700,589.00)
13. PANSOL (AB SK)	(District III)	(PhP 2,941,668.22)
14. QUIRINO 2-A (SB)	(District III)	(PhP 2,452,876.65)
15. DUYAN-DUYAN (AB)	(District III)	(PhP 10,218,799.32)
16. LOYOLA HEIGHTS (AB SK)	(District III)	(PhP 3,316,692.45)
17. PALIGSAHAN (AB SK)	(District IV)	(PhP 1,739,885.10)
18. SIKATUNA (AB SK)	(District IV)	(PhP 1,384,353.61)
19. ROXAS (AB SK)	(District IV)	(PhP 1,881,430.93)
20. KAMUNING (AB SK)	(District IV)	(PhP 2,072,952.01)
21. GREATER LAGRO (AB SK)	(District V)	(PhP 4,800,000.00)
22. SAN AGUSTIN (AB SK)	(District V)	(PhP 2,491,268.00)
23. NOVALICHES PROPER (AB SK)	(District V)	(PhP 2,333,935.13)
24. SAUYO (SB)	(District VI)	(PhP 10,543,238.32)
25. TALIPAPA (AB SK)	(District VI)	(PhP 3,781,565.92)
26. UNANG SIGAW (AB SK)	(District VI)	(PhP 1,192,872.00)
27. BALONBATO (AB SK)	(District VI)	(PhP 1,532,788.04)
28. CULIAT (AB SK)	(District VI)	(PhP 7,002,842.38)

C. BUSINESS FOR THE DAY

1. FOR FIRST READING AND/OR REFERRAL TO APPROPRIATE COMMITTEE/S:

a. PROPOSED RESOLUTIONS

1. PR21CC-755 – RESOLUTION AUTHORIZIING THE ISSUANCE OF CERTIFICATE OF EXCEPTION TO MS. MIRIAM M. MONDRAGON FOR THE CONSTRUCTION OF A ONE (1) STOREY DRIVER’S QUARTER WITH OFFICE AND PARKING, LOCATED AT LOT 11-A TO 11-I (ALLEY), DON PEDRO STREET, BARANGAY HOLY SPIRIT, QUEZON CITY, ALLOWING DEVIATION FROM THE RESTRICTIONS FROM ORDINANCE NO. SP-2502, S-2016, OTHERWISE KNOWN AS THE QUEZON CITY COMPREHENSIVE ZONING ORDINANCE OF 2016. *(Introduced by Councilor r VICTOR V. FERRER, JR.)* -----

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2. PR21CC-757 – RESOLUTION AUTHORIZING THE ISSUANCE OF A SPECIAL USE PERMIT TO JACKIELOU C. CHUA, FOR THE CONSTRUCTION (AS BUILT) OF A FIVE (5) STOREY COMMERCIAL BUILDING WITH ROOFDECK, LOCATED AT LOT 2, BLOCK 173, NICANOR RAMIREZ STREET, BARANGAY DON MANUEL, DISTRICT 4, QUEZON CITY ALLOWING DEVIATION FROM THE RESTRICTIONS PROVIDED UNDER ORDINANCE NO. SP-2502, S-2016, OTHERWISE KNOWN AS THE COMPREHENSIVE ZONING ORDINANCE OF 2016. *(Introduced by Councilor IVY L. LAGMAN)* -----

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3. PR21CC-758 – RESOLUTION AUTHORIZING THE ISSUANCE OF A SPECIAL USE PERMIT TO HOWO TRUCKS PHILIPPINES CORPORATION, FOR THE CONSTRUCTION OF A PROPOSED TWO (2) STOREY BARRACKS (BUILDING B) AT LOT 604-F-2-B HIMLAYAN ROAD, VILLA

CORRINA SUBDIVISION BARANGAY PASONG TAMO, DISTRICT 6, QUEZON CITY, ALLOWING DEVIATION FROM THE RESTRICTIONS PROVIDED UNDER ORDINANCE NO. SP-2502, S-2016, OTHERWISE KNOWN AS THE COMPREHENSIVE ZONING ORDINANCE OF 2016.

(Introduced by Councilor IVY L. LAGMAN)-----

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4. PR21CC-759 – RESOLUTION AUTHORIZING THE ISSUANCE OF A SPECIAL USE PERMIT TO HOWO TRUCK (PHILS) CORPORATION, FOR THE CONSTRUCTION OF A PROPOSED THREE (3) STOREY OFFICE (BUILDING A), LOCATED AT LOTS 604-A-1, 604-A-2-A, 604-F-1, 604-F-2-A, 604-F-2-B, HIMLAYAN ROAD, VILLA CORRINA SUBDIVISION, BARANGAY PASONG TAMO, DISTRICT 6, QUEZON CITY, ALLOWING DEVIATION FROM THE RESTRICTIONS PROVIDED UNDER ORDINANCE NO. SP-2502, S-2016, OTHERWISE KNOWN AS THE COMPREHENSIVE ZONING ORDINANCE OF 2016. *(Introduced by Councilor IVY L. LAGMAN)*-----

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5. PR21CC-760 – RESOLUTION AUTHORIZING THE ISSUANCE OF A SPECIAL USE PERMIT TO HOWO TRUCKS (PHILS) CORPORATION, FOR THE CONSTRUCTION OF A PROPOSED TWO (2) STOREY QUARTER'S (BUILDING C), LOCATED AT LOT 604-F-2-B, #69 HIMLAYAN ROAD, VILLA CORRINA SUBDIVISION, BARANGAY TANDANG SORA, DISTRICT 6, QUEZON CITY, ALLOWING DEVIATION FROM THE RESTRICTIONS PROVIDED UNDER ORDINANCE NO. SP-2502, S-2016, OTHERWISE KNOWN AS THE COMPREHENSIVE ZONING ORDINANCE OF 2016. *(Introduced by Councilor IVY L. LAGMAN)*-----

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6. PR21CC-761 – RESOLUTION AUTHORIZING THE ISSUANCE OF A SPECIAL USE PERMIT TO HOWO TRUCKS PHILIPPINES CORPORATION, FOR THE CONSTRUCTION OF A PROPOSED TWO (2) STOREY WAREHOUSE (BUILDING D), AT LOTS 604-F-2-A, 604-F-1, VILLA CORRINA SUBDIVISION, BARANGAY TANDANG SORA, DISTRICT 6, QUEZON CITY, ALLOWING DEVIATION FROM THE RESTRICTIONS PROVIDED UNDER ORDINANCE NO. SP-2502, S-2016, OTHERWISE KNOWN AS THE COMPREHENSIVE ZONING ORDINANCE OF 2016. *(Introduced by Councilor IVY L. LAGMAN)*-----

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7. PR21CC-762 – RESOLUTION AUTHORIZING THE ISSUANCE OF A SPECIAL USE PERMIT TO HOWO TRUCKS PHILIPPINES CORPORATION, FOR THE CONSTRUCTION OF A PROPOSED ONE (1) STOREY HIGH CEILING WORKBAY (BUILDING E), LOCATED AT LOT 604-F-1 HIMLAYAN ROAD, VILLA CORRINA SUBDIVISION, BARANGAY TANDANG SORA, DISTRICT 6, QUEZON CITY, ALLOWING DEVIATION FROM THE RESTRICTIONS PROVIDED UNDER ORDINANCE NO. SP-2502, S-2016, OTHERWISE KNOWN AS THE COMPREHENSIVE ZONING ORDINANCE OF 2016. *(Introduced by Councilor IVY L. LAGMAN)*-----

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8. PR21CC-763 – RESOLUTION AUTHORIZING THE ISSUANCE OF A SPECIAL USE PERMIT TO 41 PAYATAS B QUEZON CITY FILLING STATION INC., FOR THE CONSTRUCTION AND OPERATION OF A GASOLINE REFILLING STATION, LOCATED AT BLOCK 2 LOT, 3 AMLACVILLE SUBDIVISION, AREA B, BARANGAY PAYATAS, QUEZON CITY. *(Introduced by Councilor DONATO "Donny" C. MATIAS)*-----

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9. PR21CC-764 – RESOLUTION ADOPTING THE ANNUAL INVESTMENT PLAN (AIP) OF THE QUEZON CITY GOVERNMENT (QCG), FOR FISCAL YEAR 2021, IN THE AMOUNT OF THIRTY EIGHT BILLION, EIGHTY ONE MILLION,

FOUR HUNDRED FORTY EIGHT THOUSAND, FIVE HUNDRED EIGHTY SEVEN PESOS AND SIXTY SIX CENTAVOS (P38,081,448,587.66) COVERING THE VARIOUS EXPENDITURES FOR THE OPERATION OF THE CITY GOVERNMENT AND APPROPRIATING THE NECESSARY FUNDS FOR THE PURPOSE, SUBJECT TO EXISTING LAWS, RULES AND REGULATIONS. <i>(Introduced by Councilors DONATO “Donny” C. MATIAS, FRANZ S. PUMAREN and VICTOR V. FERRER, JR.)</i> - - - - -	43
10. PR21CC-765 – RESOLUTION ENJOINING ALL THE 142 BARANGAYS OF QUEZON CITY, TO DONATE THE BARANGAY BUDGET INTENDED FOR THE TRADITIONAL CHRISTMAS PARTIES OR SIMILAR CELEBRATIONS DURING THE HOLIDAY SEASON, TO THE UNDERPRIVILEGED CONSTITUENTS ADVERSELY AFFECTED BY COVID-19 PANDEMIC. <i>(Introduced by Councilor DONATO “Donny” C. MATIAS.)</i> - - - - -	44
b. <u>PROPOSED ORDINANCES</u>	
1. PO21CC-350 – ORDINANCE PRESCRIBING FOR TWO (2) YEAR VALIDITY OF MAYOR’S PERMIT FOR BUSINESS, AMENDING FOR THE PURPOSE ARTICLE 21, SECTION 70 OF THE QUEZON CITY REVENUE CODE, AS AMENDED AND FOR OTHER PURPOSES. <i>(Introduced by Councilors ALLAN BUTCH T. FRANCISCO and MARRA C. SUNTAY)</i> - - - - -	45
2. PO21CC-351 – ORDINANCE BANNING PUBLIC DISTURBANCE NOISES DURING SCHOOL HOURS FROM 7:00 A.M. TO 5:00 P.M., IN QUEZON CITY, AND PROVIDING PENALTIES FOR VIOLATION THEREOF. <i>(Introduced by Councilor IRENE R. BELMONTE)</i> - - - - -	48
3. PO21CC-352 – ORDINANCE PROMOTING URBAN GARDENING IN QUEZON CITY. <i>(Introduced by Councilors MIKEY F. BELMONTE and IRENE R. BELMONTE)</i> - - - - -	51
4. PO21CC-353 – ORDINANCE APPROVING THE INSTITUTIONAL DEVELOPMENT PLAN OF QUEZON CITY UNIVERSITY, FOR CALENDAR YEAR 2020-2024 AND TO APPROPRIATE THE FUNDS NEEDED THEREOF. <i>(Introduced by Councilor IRENE R. BELMONTE)</i> - - - - -	57
5. PO21CC-354 – ORDINANCE REGULATING CERTAIN STREETS IN BARANGAY SACRED HEART, QUEZON CITY, AND PROVIDING PENALTIES FOR VIOLATION THEREOF. <i>(Introduced by Councilor MARRA C. SUNTAY)</i> - - -	60
6. PO21CC-355 – ORDINANCE DECLARING THE MONTH OF MARCH AS YOUNG AGRIPRENEURS MONTH IN QUEZON CITY, AND PROVIDING FUNDS FOR ITS ANNUAL OBSERVANCE AND FOR OTHER PURPOSES. <i>(Introduced by Councilor ESTRELLA C. VALMOCINA)</i> - - - - -	63
7. PO21CC-356 – ORDINANCE GRANTING AMNESTY TO REAL PROPERTY OWNERS FROM THE PAYMENT OF INTERESTS, FINES, SURCHARGES, AND OTHER PENALTIES FOR DELINQUENT REAL PROPERTY TAXES, UNTIL MARCH 31, 2021. <i>(Introduced by Councilor VICTOR V. FERRER, JR.)</i> - -	65
8. PO21CC-357 – ORDINANCE ENSURING THE PEOPLE OF THE FREE EXERCISE OF THEIR RIGHT TO FREEDOM OF PEACEFUL ASSEMBLY AND THE GUIDELINES THEREOF. <i>(Introduced by Councilors PEACHY V. DE LEON, ATTY. BONG LIBAN and JOSE A. VISAYA)</i> - - - - -	68
9. PO21CC-358 – ORDINANCE APPROVING THE ANNUAL BUDGET OF THE QUEZON CITY GOVERNMENT FOR THE CALENDAR YEAR 2021, IN THE AMOUNT OF TWENTY EIGHT BILLION SEVEN HUNDRED MILLION PESOS	

(P28,700,000,000.00), COVERING THE VARIOUS EXPENDITURES FOR THE OPERATION OF THE CITY GOVERNMENT AND APPROPRIATING THE NECESSARY FUNDS FOR THE PURPOSE. *(Introduced by Councilors DONATO “Donny” C. MATIAS, FRANZ S. PUMAREN and VICTOR V. FERRER, JR.)* -----

77

2. FOR SECOND READING:

a. PROPOSED RESOLUTIONS

1. PR21CC-278 – RESOLUTION RENEWING THE SPECIAL PERMIT OF NDM BINGO CENTER/HALL TO OPERATE AN ELECTRONIC BINGO OR E-BINGO AT NO. 11 2 AND 3, ANONAS STREET, BARANGAY QUIRINO 3-A, PROJECT 3, QUEZON CITY, SUBJECT TO THE RULES AND REGULATIONS PROMULGATED BY THE PHILIPPINE AMUSEMENT AND GAMING CORPORATION (PAGCOR). *(Introduced by Councilors PEACHY V. DE LEON and IMEE A. RILLO)* -----

79

The Committee on Laws, Rules & Internal Government recommended approval, with amendment:

- to include all Councilors present during the Committee Hearing as Co-Introducers.

The Committee on Games and Amusement recommended approval, with comment/remarks:

- with the condition that all the mandatory and documentary requirements together with the measure, be included in the agenda of the Committee on Laws, Rules and Internal Government.

This was in the Agenda for First Reading during the 15th Regular Session held on November 11, 2019.

2. PR21CC-279 – RESOLUTION RENEWING THE SPECIAL PERMIT OF NDM BINGO CENTER/HALL TO OPERATE AN ELECTRONIC BINGO OR E-BINGO AT SOGO HOTEL, TRINOMA, NORTH EDSA, QUEZON CITY, SUBJECT TO THE RULES AND REGULATIONS PROMULGATED BY THE PHILIPPINE AMUSEMENT AND GAMING CORPORATION (PAGCOR). *(Introduced by Councilors PEACHY V. DE LEON and IMEE A. RILLO)*-----

81

The Committee on Laws, Rules & Internal Government recommended approval, with amendment:

- to include all Councilors present during the Committee Hearing as Co-Introducers.

The Committee on Games and Amusement recommended approval, with comment/remarks:

- with the condition that all the mandatory and documentary requirements together with the measure, be included in the agenda of the Committee on Laws, Rules and Internal Government.

This was in the Agenda for First Reading during the 15th Regular Session held on November 11, 2019.

3. PR21CC-280 – RESOLUTION RENEWING THE SPECIAL PERMIT OF NDM BINGO CENTER/HALL TO OPERATE AN ELECTRONIC BINGO OR E-BINGO AT LOT 9, BLOCK 12, COMMONWEALTH AVENUE, BARANGAY COMMONWEALTH, QUEZON CITY, SUBJECT TO THE RULES AND REGULATIONS PROMULGATED BY THE PHILIPPINE AMUSEMENT AND

GAMING CORPORATION (PAGCOR). *(Introduced by Councilors PEACHY V. DE LEON and IMEE A. RILLO)*-----

83

The Committee on Laws, Rules & Internal Government recommended approval, with amendment:

- to include all Councilors present during the Committee Hearing as Co-Introducers.

The Committee on Games and Amusement recommended approval, with comment/remarks:

- with the condition that all the mandatory and documentary requirements together with the measure, be included in the agenda of the Committee on Laws, Rules and Internal Government.

This was in the Agenda for First Reading during the 15th Regular Session held on November 11, 2019.

4. PR21CC-281 – RESOLUTION RENEWING THE SPECIAL PERMIT OF NDM BINGO CENTER/HALL TO OPERATE AN ELECTRONIC BINGO OR E-BINGO AT NO. 749 KINGSPPOINT AVENUE CORNER QUIRINO HIGHWAY, BARANGAY BAGBAG, NOVALICHES, QUEZON CITY, SUBJECT TO THE RULES AND REGULATIONS PROMULGATED BY THE PHILIPPINE AMUSEMENT AND GAMING CORPORATION (PAGCOR). *(Introduced by Councilors PEACHY V. DE LEON and IMEE A. RILLO)*-----

85

The Committee on Laws, Rules & Internal Government recommended approval, with amendment:

- to include all Councilors present during the Committee Hearing as Co-Introducers.

The Committee on Games and Amusement recommended approval, with comment/remarks:

- with the condition that all the mandatory and documentary requirements together with the measure, be included in the agenda of the Committee on Laws, Rules and Internal Government.

This was in the Agenda for First Reading during the 15th Regular Session held on November 11, 2019.

5. PR21CC-282 – RESOLUTION RENEWING THE SPECIAL PERMIT OF NDM BINGO CENTER/HALL TO OPERATE AN ELECTRONIC BINGO OR E-BINGO AT THOMPSON’S SQUARE UNIT C4, NO. 165 TOMAS MORATO AVENUE, CORNER DON ALEJANDRO ROCES AVENUE, BARANGAY OBRERO, QUEZON CITY, SUBJECT TO THE RULES AND REGULATIONS PROMULGATED BY THE PHILIPPINE AMUSEMENT AND GAMING CORPORATION (PAGCOR). *(Introduced by Councilors PEACHY V. DE LEON and IMEE A. RILLO)*-----

87

The Committee on Laws, Rules & Internal Government recommended approval, with amendment:

- to include all Councilors present during the Committee Hearing as Co-Introducers.

The Committee on Games and Amusement recommended approval, with comment/remarks:

- with the condition that all the mandatory and documentary requirements together with the measure, be included in the agenda of the Committee on Laws, Rules and Internal Government.

This was in the Agenda for First Reading during the 15th Regular Session held on November 11, 2019.

6. PR21CC-283 – RESOLUTION RENEWING THE SPECIAL PERMIT OF NDM BINGO CENTER/HALL TO OPERATE AN ELECTRONIC BINGO OR E-BINGO AT NO. 9 VISAYAS AVENUE, BARANGAY VASRA, QUEZON CITY, SUBJECT TO THE RULES AND REGULATIONS PROMULGATED BY THE PHILIPPINE AMUSEMENT AND GAMING CORPORATION (PAGCOR). *(Introduced by Councilors PEACHY V. DE LEON and IMEE A. RILLO)*-----

91

The Committee on Laws, Rules & Internal Government recommended approval, with amendment:

- to include all Councilors present during the Committee Hearing as Co-Introducers.

The Committee on Games and Amusement recommended approval, with comment/remarks:

- with the condition that all the mandatory and documentary requirements together with the measure, be included in the agenda of the Committee on Laws, Rules and Internal Government.

This was in the Agenda for First Reading during the 15th Regular Session held on November 11, 2019.

7. PR21CC-497 – RESOLUTION AUTHORIZING THE ISSUANCE OF A CERTIFICATE OF EXCEPTION TO DMCI PROJECT DEVELOPERS, INC., FOR THE CONSTRUCTION OF THE ORIANA: A PROPOSED FIFTY FIVE (55) STOREY RESIDENTIAL BUILDING WITH ROOFDECK (TOWER A) & FIFTY FIVE (55) STOREY RESIDENTIAL BUILDING WITH MEZZANINE & ROOFDECK (TOWER B) ON A COMMON (6) BASEMENT FLOOR PARKING, ALLOWING DEVIATION FROM THE RESTRICTIONS PROVIDED UNDER ORDINANCE NO. SP-2502, S-2016, OTHERWISE KNOWN AS THE COMPREHENSIVE ZONING ORDINANCE OF 2016. *(Introduced by Councilor IVY L. LAGMAN)* -----

95

The Committee on Laws, Rules & Internal Government recommended approval, with amendment:

- to include all Councilors present during the Committee Hearing as Co-Introducers.

The Committee on City Planning, Building & Zoning recommended approval, with comment/remarks:

- with the condition that all the mandatory and documentary requirements together with the measure, be included in the agenda of the Committee on Laws, Rules and Internal Government.

This was in the Agenda for First Reading during the 22nd Regular Session held on February 17, 2020.

8. PR21CC-693 – RESOLUTION AUTHORIZING THE ISSUANCE OF A SPECIAL USE PERMIT TO NITRO OIL GASOLINE STATION, FOR THE CONSTRUCTION AND OPERATION OF A GASOLINE REFILLING STATION, LOCATED AT 180 MAYON STREET, BARANGAY MAHARLIKA, QUEZON CITY. *(Introduced by Councilors RAMON P. MEDALLA, RESTY B. MALAÑGEN and IVY L. LAGMAN)*-----

96

The Committee on Laws, Rules & Internal Government recommended approval, with amendment:

- to include all Councilors present during the Committee Hearing as Co-Introducers.

The Committee on City Planning, Building & Zoning recommended approval, with comment/remarks:

- with the condition that all the mandatory and documentary requirements together with the measure, be included in the agenda of the Committee on Laws, Rules and Internal Government.

This was in the Agenda for First Reading during the 38th Regular Session held on September 1, 2020.

9. PR21CC-719 – RESOLUTION AUTHORIZING THE ISSUANCE OF A CERTIFICATE OF EXCEPTION TO SUMMIT VENTURES, INC., FOR THE CONSTRUCTION OF A THIRTY SEVEN (37) STOREY CONDOMINIUM “SUMMIT SUITES”, TO BE LOCATED AT NO. 114 PANAY AVENUE, BARANGAY SOUTH TRIANGLE, QUEZON CITY, UNDER ORDINANCE NO. SP-2502, S-2016, AS AMENDED, OTHERWISE KNOWN AS THE QUEZON CITY COMPREHENSIVE ZONING ORDINANCE OF 2016. *(Introduced by Councilors VICTOR V. FERRER, JR. and WINSTON “Winnie” T. CASTELO -*

97

The Committee on Laws, Rules & Internal Government recommended approval, with amendment:

- to include all Councilors present during the Committee Hearing as Co-Introducers.

The Committee on City Planning, Building & Zoning recommended approval, with comment/remarks:

- with the condition that all the mandatory and documentary requirements together with the measure, be included in the agenda of the Committee on Laws, Rules and Internal Government.

This was in the Agenda for First Reading during the 40th Regular Session held on September 14, 2020.

10. PR21CC-735 – RESOLUTION AUTHORIZING THE ISSUANCE OF A CERTIFICATE OF EXCEPTION TO RT AND HM UNITY CORPORATION, FOR THE CONSTRUCTION OF “GLOBAL BUSINESS TOWER”, AN EIGHTEEN (18) STOREY OFFICE/WAREHOUSE BUILDING WITH MEZZANINE, TO BE LOCATED AT LOT 1 BLK. 42 N. DOMINGO COR. MAYOR IGNACIO SANTOS DIAZ STREETS., BARANGAY KAUNLARAN, QUEZON CITY, ALLOWING DEVIATION FROM THE RESTRICTIONS PROVIDED UNDER ORDINANCE NO. SP-2502, S-2016, OTHERWISE KNOWN AS THE COMPREHENSIVE ZONING ORDINANCE OF 2016. *(Introduced by Councilors RAMON P. MEDALLA and IVY L. LAGMAN)-* -----

98

The Committee on Laws, Rules & Internal Government recommended approval, with amendment:

- to include all Councilors present during the Committee Hearing as Co-Introducers.

The Committee on City Planning, Building & Zoning recommended approval, with comment/remarks:

- with the condition that all the mandatory and documentary requirements together with the measure, be included in the agenda of the Committee on Laws, Rules and Internal Government.

This was in the Agenda for First Reading during the 42nd Regular Session held on September 28, 2020.

11. PR21CC-744 – RESOLUTION RENEWING THE SPECIAL PERMIT OF TRIPLE 8 ENTERTAINMENT COMPANY, INC., FOR THE ESTABLISHMENT AND OPERATION OF BINGO HALLS AT PUREGOLD, ARANETA CENTER, CUBAO, BARANGAY SOCORRO, QUEZON CITY, SUBJECT TO THE RULES AND REGULATIONS PROMULGATED BY THE PHILIPPINE AMUSEMENT AND GAMING CORPORATION (PAGCOR). *(Introduced by Councilor KATE GALANG-COSETENG)*-----

99

The Committee on Laws, Rules & Internal Government recommended approval, with amendment:

- to include all Councilors present during the Committee Hearing as Co-Introducers.

This was in the Agenda for First Reading during the 43rd Regular Session held on October 5, 2020.

12. PR21CC-751 – RESOLUTION AUTHORIZING THE CITY MAYOR, MA. JOSEFINA G. BELMONTE, TO ACCEPT THE DONATION FROM THE DEPARTMENT OF HEALTH-METRO MANILA CENTER FOR HEALTH DEVELOPMENT (DOH-MMCHD) AND TO EXECUTIVE THE RELATED DEED OF DONATION AND ACCEPTANCE FOR THE INSTALLATION OF ONE (1) UNIT ELECTRONIC BILLBOARD FIXED OUTDOOR DISPLAY, WORTH FOUR MILLION ONE HUNDRED THIRTY TWO HOUSSAND PESOS (PHP4,132,000.00) PER UNIT, INCLUDING ITS ACCESSORIES FOR THE DELIVERY OF THE LATEST AND IMPORTANT HEALTH INFORMATION TO QUEZON CITY RESIDENTS. *(Introduced by Councilors FRANZ S. PUMAREN and DONATO “Donny” T. MATIAS)*-----

101

The Committee on Laws, Rules & Internal Government recommended approval, and informing that this matter is considered during the Joint Hearing with the Committee on Appropriations, with amendment:

- to include all Councilors present during the Committee Hearing as Co-Introducers.

This was in the Agenda for First Reading during the 43rd Regular Session held on October 5, 2020.

13. PR21CC-752 – RESOLUTION AUTHORIZING THE CITY MAYOR, MA. JOSEFINA G. BELMONTE, TO ACCEPT THE DONATION FROM THE DEPARTMENT OF HEALTH (DOH) AND TO EXECUTE THE RELATED DEED OF DONATION AND ACCEPTANCE OF TWO (2) UNITS OF MOBILE DENTAL CLINIC, WORTH FOUR MILLION NINE HUNDRED THOUSAND PESOS (PHP4,900,000.00) PER UNIT, INCLUDING THE EQUIPMENT THEREIN FOR THE DELIVERY OF QUALITY DENTAL HEALTH SERVICES IN QUEZON CITY. *(Introduced by Councilors FRANZ S. PUMAREN and DONATO “Donny” T. MATIAS)*-----

103

The Committee on Laws, Rules & Internal Government recommended approval, and informing that this matter is considered during the Joint Hearing with the Committee on Appropriations, with amendment:

- to include all Councilors present during the Committee Hearing as Co-Introducers.

This was in the Agenda for First Reading during the 43rd Regular Session held on October 5, 2020.

14. PR21CC-753 – RESOLUTION ADOPTING THE LOCAL SHELTER PLAN OF THE QUEZON CITY GOVERNMENT FOR THE PERIOD 2020-2022.
(Introduced by Councilor MARIVIC CO PILAR)------

105

The Committee on Laws, Rules & Internal Government recommended approval, and informing that this matter is considered during the Joint Hearing with the Committee on Urban Poor & Human Settlement, with amendment:

- to include all Councilors present during the Committee Hearing as Co-Introducers.

This was in the Agenda for First Reading during the 43rd Regular Session held on October 5, 2020.

b. PROPOSED ORDINANCES

1. PO21CC-021 – ORDINANCE STATING THAT ALL BUSINESS ESTABLISHMENTS OPERATING THEIR RESPECTIVE BUSINESSES WITHIN QUEZON CITY TO OBSERVE, CONDUCT AND IMPLEMENT THEIR RESPECTIVE POLICIES ON THEIR CORPORATE SOCIAL RESPONSIBILITY (CSR) TO THE COMMUNITIES WITHIN QUEZON CITY. (Introduced by Councilor MARIVIC CO-PILAR)------

107

The Committee on Laws, Rules & Internal Government recommended approval, with amendment:

- to include all Councilors present during the Committee Hearing as Co-Introducers.

The Committee on Social Services recommended approval, with amendment:

- to include all Councilors present as Main Introducers of the measure, namely: Councilors Lena Marie P. Juico, Bernard R. Herrera, Nicole Ella V. Crisologo, Allan Butch T. Francisco and Marra C. Suntay.

The Committee on Trade, Commerce & Industry recommended approval, with amendment:

- to include all Councilors present as Co-Introducers, namely: Councilors Mikey F. Belmonte, Irene R. Belmonte, Jorge L. Banal, Sr., Tany Joe “TJ” L. Calalay, Imee A. Rillo, Ramon P. Medalla and Donato “Donny” C. Matias.

This measure is DEFERRED during the 43rd Regular Session held on October 5, 2020.

2. PO21CC-289 – ORDINANCE PROMOTING A RESPONSIBLE AND SAFE KITE-FLYING IN QUEZON CITY AND PROVIDING PENALTY FOR VIOLATION THEREOF. (Introduced by Councilor KARL CASTELO)
- PO21CC-289-A – ORDINANCE PROHIBITING KITE-FLYING IN QUEZON CITY AND PROVIDING PENALTIES FOR VIOLATION THEREOF. (Introduced by Councilor ERIC Z. MEDINA)------

110

The Committees on Laws, Rules & Internal Government; Parks & Environment; and Public Works & Infrastructure recommended approval, with amendment:

- to include all Councilors present during the Committee Hearing as Co-Introducers.

D. REVIEW & CONSIDERATION OF BARANGAY MATTERS

a. BARANGAY ORDINANCES & RESOLUTIONS

1. RESOLUTION NO. 08, S-2020 OF BARANGAY MALAYA, THIS CITY, ENTITLED "BARANGAY RESOLUTION PROHIBITING THE ROAMING-AT-LARGE OF DOGS IN PATHWAYS, STREETS, AND PUBLIC PLACES IN THE BARANGAY, AND PRESCRIBING THE POUNDAGE FEES AND PAYMENT FOR THE MAINTENANCE THEREOF." ----- 111
2. RESOLUTION NO. 18, S-2020 OF BARANGAY PINAGKAISAHAN, THIS CITY, ENTITLED "BARANGAY RESOLUTION GRANTING THE REQUESTS OF RUCS KONSULT CORPORATION FOR A ONE (1) MONTH FREE OF RENT FOR THE PERIOD OF THE ENHANCED COMMUNITY QUARANTINE BEGINNING ON MARCH 16, 2020 TO APRIL 15, 2020, AND LIKEWISE GRANTING THE FIFTY (50) PERCENT DISCOUNT ON THE RENTALS FOR THE SUCCEEDING EIGHT (8) MONTHS STARTING APRIL 16, 2020 UP TO DECEMBER 15, 2020." ----- 113
3. RESOLUTION NO. 087, S-2020 OF BARANGAY MATANDANG BALARA, THIS CITY, ENTITLED "RESOLUTION URGING PROPERTY OWNERS IN BARANGAY MATANDANG BALARA, TO MAKE AVAILABLE IDLE, AND UNUSED PROPERTIES FOR USE AS URBAN GARDENS UNDER THE AGRI-FIRST PROGRAM." ----- 114
4. ORDINANCE NO. 3, S-2020 OF BARANGAY UGONG NORTE, THIS CITY, ENTITLED "AN ORDINANCE AUTHORIZING THE PUNONG BARANGAY TO AUGMENT/RE-ALIGN AND USE THE ONE MILLION FOUR HUNDRED THREE THOUSAND TWO HUNDRED FIFTY NINE PESOS AND NINETY NINE CENTAVOS (PHP1,403,259.99) ONLY, ALLOCATED TO GENDER AND DEVELOPMENT FUND (CONDUCT FREE MEDICAL CHECK UP AND DISTRIBUTION OF MEDICINES, SEMINAR ON COMPONENTS OF THE EXPANDED MATERNITY BENEFITS AND RULES ON AVAILMENT/IMPLEMENTATION FOR THE PUBLIC PRIVATE SECTOR, EARLY DETECTION OF BREAST CANCER AND OTHER WOMEN'S HEALTH ISSUES, COOKING CLASSES/DEMO, ANNUAL CONSULTATIVE MEETINGS OF GFPS, BARANGAY COUNCIL AND OTHER RELATED ORGANIZATIONS AND SEMINAR/ORIENTATION ON RA 9710 FOR THE MAGNA CARTA OF WOMEN ACT OF 2009), UNDER BARANGAY ANNUAL BUDGET FOR CY 2020, FOR THE PURCHASE OF DOH LISTED MEDICAL SUPPLIES AND MATERIALS, EQUIPMENT AND OTHER MEDICAL ITEMS INCLUDING FOOD ITEMS WHICH ARE NECESSARY FOR CONTINUOUS RESPOND TO THE NEEDS OF OUR INHABITANTS AND OF THE COMMUNITY DURING THIS TIME OF PANDEMIC." - 115
5. ORDINANCE NO. 4, S-2020 OF BARANGAY UGONG NORTE, THIS CITY, ENTITLED "AN ORDINANCE AUTHORIZING THE PUNONG BARANGAY TO AUGMENT/RE-ALIGN AND USE THE AMOUNT OF ONE MILLION FIFTY THREE THOUSAND TWO HUNDRED FIFTY NINE PESOS AND NINETY NINE CENTAVOS (PHP1,053,259.99) ONLY, ALLOCATED TO BARANGAY COUNCIL FOR PROTECTION OF CHILDREN (CHILDREN'S DAY AND SPORTSFEST FOR THE YOUTH & SUMMER SPORTS CLINIC), UNDER BARANGAY ANNUAL BUDGET FOR CY 2020 FOR THE PURCHASE OF DOH LISTED MEDICAL SUPPLIES AND MATERIALS, EQUIPMENT AND OTHER MEDICAL ITEMS INCLUDING FOOD ITEMS WHICH ARE NECESSARY FOR CONTINUOUS RESPOND TO THE NEEDS OF OUR INHABITANTS AND OF THE COMMUNITY DURING THIS TIME OF PANDEMIC." ----- 117

6. ORDINANCE NO. 002, S-2020 OF BARANGAY WEST KAMIAS, THIS CITY, ENTITLED "AN ORDINANCE REQUIRING ALL CONSTRUCTION COMPANIES, INDIVIDUALS, HOMEOWNERS/RENTERS AND OCCUPANTS, AND OTHER THIRD PARTY COMPANIES DOING CONSTRUCTION PROJECTS IN BARANGAY WEST KAMIAS, 3RD DISTRICT, QUEZON CITY, SUCH AS CONSTRUCTION OF RESIDENCES WHICH HAVE CONSTRUCTION MATERIALS, CONSTRUCTION OF STRUCTURES AND ERECTION OF POLES." - 119
7. RESOLUTION NO. 315, S-2020 OF BARANGAY SOCORRO, THIS CITY, ENTITLED "A RESOLUTION RELOCATING THE DESIGNATED TRICYCLE TERMINAL LOCATION OF MAIN AVENUE AND LIBERTY AVENUE OF BARANGAY SOCORRO, QUEZON CITY."----- 121
8. ORDINANCE NO. 013, S-2020 OF BARANGAY SOCCORO, THIS CITY, ENTITLED "AN ORDINANCE REQUIRING ALL RESIDENTS OF BARANGAY SOCORRO TO OBTAIN SECURITY STICKER/S FOR ALL MOTOR VEHICLES PARKED WITHIN THE JURISDICTION OF BARANGAY FOR IDENTIFICATION AND SECURITY PURPOSES, PRESCRIBING PENALTIES FOR VIOLATIONS THEREOF AND FOR OTHER PURPOSES."----- 124
9. ORDINANCE NO. 6, S-2020 OF BARANGAY APOLONIO SAMSON, THIS CITY, ENTITLED "BARANGAY COUNCIL ORDINANCE AUTHORIZING THE PUNONG BARANGAY ELIZABETH C. DE JESUS, TO AUGMENT THE AMOUNT OF TEN MILLION FIVE HUNDRED THIRTY NINE THOUSAND SIX HUNDRED THIRTY ONE PESOS AND 61/100 (P10,539,631.61) ALLOCATED FOR THE 20% DEVELOPMENT FUND, BDRRM, BCPC AND CAPITAL OUTLAY OF THE DULY APPROVED ANNUAL BUDGET FOR THE FY-2020."----- 128
10. RESOLUTION NO. 364, S-2020 OF BARANGAY SOCORRO, THIS CITY, ENTITLED "A RESOLUTION ALLOWING THE CONSTITUENTS OF BARANGAY SOCORRO THE FREE USE OF FITNESS AND SPORTS EQUIPMENTS."----- 131
11. ORDINANCE NO. 002, SERIES OF 2020 OF BARANGAY BLUE RIDGE B, THIS CITY, ENTITLED "AN ORDINANCE ENACTING THE TRAFFIC MANAGEMENT OF BARANGAY BLUE RIDGE B AND PRESCRIBING RENALTIES FOR VIOLATIONS THEREOF."----- 135
12. ORDINANCE NO. 003, SERIES OF 2020 OF BARANGAY BLUE RIDGE B, THIS CITY, ENTITLED "AN ORDINANCE REGULATING THE OWNERSHIP, CARE AND CUSTODY OF ANIMALS CLASSIFIED AS KENNELS (DOGS), FELINES (CATS) AND OTHER DOMESTICATED PETS, AND PRESCRIBING RULES FOR THE CONFISCATION, IMPOUNDING AND DISPOSITION OF POTENTIALLY VICIOU STRAY ANIMALS, AND IMPOSING PENALTIES FOR VIOLAITONS THEREOF, AND FOR OTHER PURPOSES."----- 141
13. ORDINANCE NO. 004, SERIES OF 2020 OF BARANGAY BLUE RIDGE B, THIS CITY, ENTITLED "AN ORDINANCE IMPLEMENTING THE QUEZON CITY DISCIPLINE HOURS FOR MINORS IN BARANGAY BLUE RIDGE B AND PRESCRIBING PENALTIES FOR VIOLATIONS THEREOF."----- 147
14. ORDINANCE NO. 005, SERIES OF 2020 OF BARANGAY BLUE RIDGE B, THIS CITY, ENTITLED "AN ORDINANCE PROHIBITING SMOKING IN SPECIFIC PUBLIC PLACES IN BARANGAY BLUE RIDGE B AND DESIGNATING SMOKING AREAS WITHIN THE JURISDICTION OF SAID BARANGAY."----- 151
15. ORDINANCE NO. 08, S-2020 OF BARANGAY PASONG TAMO, THIS CITY, ENTITLED "AN ORDINANCE INSTITUTIONALIZING THE OFFICIAL BARANGAY HYMN OF PASONG TAMO, QUEZON CITY,"----- 154

16. BARANGAY ORDINANCE NO. 06, SERIES OF 2020 OF TALAYAN, THIS CITY, ENTITLED “AN ORDINANCE PROHIBITING THE UNNECESSARY AND OFFENSIVE NOISE, ODOR AND OTHER DISTRACTIONS THAT DISTURB THE TRANQUILITY OF THE BARANGAY, ON-LINE EDUCATION FOR STUDENTS, WORK FROM HOME ARRANGEMENTS OF WORKERS AND PRESCRIBING THE PENALTY FOR THE VIOLATION THEREOF.”-----	157
17. BARANGAY RESOLUTION NO. 390, S-2020 OF KRUS NA LIGAS, THIS CITY, ENTITLED “A RESOLUTION REITERATING THAT THE RIGHT-OF-WAY FOR, AT AND ALONG THE SHORT THOROUGHFARE KNOWN AS ‘MONAS ALLEY’ CONJOINING THE THOROUGHFARES OF P. FRANCISCO STREET, WITHIN BARANGAY KRUS NA LIGAS AND MAGINHAWA STREET WITHIN TEACHERS VILLAGE-EAST, WAS GIVEN FOR THE BENEFIT OF THE FORMER AND PRIMARILY OF ITS CITIZENS THROUGH A ROAD OPENING INFRASTRUCTURE PROJECT THEREOF, FORMERLY A DEAD-END, ABOUT TWO DECADES AGO.”-----	159
18. ORDINANCE NO. 02 SERIES OF 2020 OF BARANGAY SAN ISIDRO, GALAS, THIS CITY, “AN ORDINANCE PROVIDING FOR ONE-SIDE PARKING ON CERTAIN STREETS IN BARANGAY SAN ISIDRO GALAS.”-----	161
b. <u>BARANGAY CASES</u>	
1. COUNTER-AFFIDAVIT OF RESPONDENT PUNONG BARANGAY JOSEPH P. MAHUSAY OF BARANGAY PANSOL, THIS CITY, VERSUS NATIONAL SOLID WASTE MANAGEMENT COMMISSION (REPRESENTED BY MR. ROMEO G. HIDALGO), COMPLAINANT/S, IN ADM. CASE NO. 353-20, FOR GRAVE MISCONDUCT, GROSS NEGLECT OF DUTY AND CONDUCT PREJUDICIAL TO THE BEST INTEREST OF THE SERVICE.-----	163
2. INDORSEMENT FROM THE OFFICE OF THE OMBUDSMAN, SIGNED BY MR. JOSE M. BALMEO, JR., ASSISTANT OMBUDSMAN, RE: COPY OF THE ORDER DATED SEPTEMBER 3, 2020, WHICH WAS APPROVED ON THE SAME DATE IN OMB-C-A-20-0090, ENTITLED “DEPARTMENT OF THE INTERIOR AND LOCAL GOVERNMENT VS. PUNONG BARANGAY NENITA C. VALDEZ OF BARANGAY MARIBLO,” FOR GRAVE MISCONDUCT, CONDUCT UNBECOMING OF A PUBLIC OFFICIAL.-----	169
3. INDORSEMENT FROM THE OFFICE OF THE OMBUDSMAN, SIGNED BY MR. JOSE M. BALMEO, JR., ASSISTANT OMBUDSMAN, RE: COPY OF THE ORDER DATED SEPTEMBER 3, 2020, WHICH WAS APPROVED ON THE SAME DATE IN OMB-C-A-20-0099, ENTITLED “DEPARTMENT OF THE INTERIOR AND LOCAL GOVERNMENT VS. PUNONG BARANGAY RITCHIE E. POBLACION OF BARANGAY QUIRINO 2-B,” FOR GRAVE MISCONDUCT, CONDUCT PREJUDICIAL TO THE BEST INTEREST OF THE SERVICE, ABUSE OF THE AUTHORITY, SERIOUS DISHONESTY, REPUBLIC ACT NO. 6713.-----	174
4. INDORSEMENT FROM THE OFFICE OF THE OMBUDSMAN, SIGNED BY MR. JOSE M. BALMEO, JR., ASSISTANT OMBUDSMAN, RE: COPY OF THE ORDER DATED SEPTEMBER 3, 2020, WHICH WAS APPROVED ON THE SAME DATE IN OMB-C-A-20-0088, ENTITLED “DEPARTMENT OF THE INTERIOR AND LOCAL GOVERNMENT VS. PUNONG BARANGAY AN A LIZA N. ROSERO OF BARANGAY TEACHER’S VILLAGE WEST,” FOR GRAVE MISCONDUCT.-----	178

5. FIRST INDORSEMENT FROM THE OFFICE OF THE OMBUDSMAN, SIGNED BY MS. PILARITA T. LAPITAN, ASSISTANT OMBUDSMAN-PROPER, RE: COMPLAINT OF SHOPPERS PARADISE REALTY AND DEVELOPMENT CORPORATION, REPRESENTED BY MR. JAIME BIGLANG-AWA, ET AL., AGAINST PUNONG BARANGAY ASUNCION M. VISAYA OF BARANGAY NOVALICHES PROPER, THIS CITY.-----

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c. OTHER BARANGAY CONCERN

1. LETTER OF PUNONG BARANGAY DANIEL LEON S. BERROYA OF BARANGAY SAN ANTONIO, ADDRESSED TO MS. MARIAN C. ORAYANI, CITY BUDGET OFFICER, BOTH OF THIS CITY, REFERRING TO THE ITEMS ON THEIR BARANGAY'S APPROVED 2020 ANNUAL BUDGET, AS FOLLOWS: -----
- a. PROCUREMENT OF TABLETS FOR STEM LEARNING (20%) BDP);
- b. MEDICAL SERVICES AND ASSISTANCE (3% SR. CITIZEN PLAN);
- c. MORTUARY AID & STATIONARIES/CONSULTATION ,MEETING, AEROBICS AND ZUMBA (3% SR. CITIZEN PLAN);
- d. ORIENTATION/REGISTRATION AND GENERAL ASSEMBLY OF PERSONS WITH DISABILITY (1% PWD PLAN); AND
- e. CONSULTATIVE MEETINGS/ORIENTATION SEMINAR FOR BARANGAY ANTI-DRUG ABUSE COUNCIL, CONDUCT OF MONTHLY ACTIVITIES FOR DRUG REFORMERS, VOLUNTARY DRUG REFORMERS CHRISTMAS PARTY (MOOE FUND).

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E. OTHER MATTERS

1. RESOLUTION APPROVED AND CONFIRMED UNDER SUSPENDED RULES DURING THE 44TH REGULAR SESSION, HELD LAST OCTOBER 12, 2020:
 - a. PR21CC-756 – A RESOLUTION INFORMING THE CITY MAYOR, HONORABLE MA. JOSEFINA G. BELMONTE, THAT THE 21ST CITY COUNCIL IS HOLDING ITS 44TH REGULAR SESSION, READY TO HEAR HER 2ND STATE OF THE CITY ADDRESS AND CREATING A COMMITTEE TO DELIVER THIS RESOLUTION AND TO FETCH HER TO THE SESSION HALL. *(Introduced by Councilor LENA MARIE P. JUICO. Co-Introduced by Councilors Bernard R. Herrera, Dorothy A. Delarmente, M.D., Tany Joe "TJ" L. Calalay, Nicole Ella V. Crisologo, Victor V. Ferrer, Jr., Winston "Winnie" T. Castelo, Atty. Bong Liban, Eden Delilah "Candy" A. Medina, Ramon P. Medalla, Mikey F. Belmonte, Estrella C. Valmocina, Franz S. Pumaren, Kate Galang-Coseteng, Matias John T. Defensor, Wencerom Benedict C. Lagumbay, Jorge L. Banal, Sr., Peachy V. De Leon, Imee A. Rillo, Marra C. Suntay, Irene R. Belmonte, Resty B. Malañgen, Ivy L. Lagman, Hero M. Bautista, Jose A. Visaya, Karl Castelo, Patrick Michael Vargas, Shaira L. Liban, Ram V. Medalla, Allan Butch T. Francisco, Marivic Co Pilar, Melencio "Bobby" T. Castelo, Jr., Rogelio "Roger" P. Juan, Diorella Maria G. Sotto-Antonio, Donato "Donny" C. Matias, Eric Z. Medina, Freddy S. Roxas and Noe Dela Fuente.)*-----

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X. CLOSING PRAYER

- Coun. RAM V. MEDALLA

XI. ADJOURNMENT

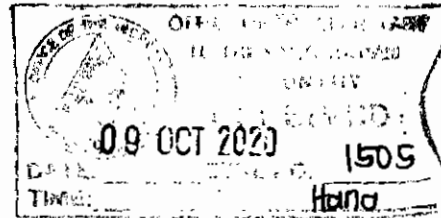


Republic of the Philippines
QUEZON CITY GOVERNMENT
CITY ACCOUNTING DEPARTMENT



October 7, 2020

ATTY. RESURRECCION C. QUIETA
 State Auditor V
 Office of the City Auditor
 Commission On Audit
 Quezon City



Dear Auditor Quieta:

Submitting herewith is the **TRIAL BALANCE** of the **TRUST FUND** as of **February 29, 2020**.

For your perusal.

Very truly yours,

Ruby G. Manangu
RUBY G. MANANGU *Hand* ✓
 City Accountant
 City Accounting Department

c.c.: City Treasurer, Q.C.
 Office of the City Secretary, Q.C.
 Office of the Assistant City Administrator
 for Fiscal Affairs, Q.C.



QUEZON CITY GOVERNMENT

Trust Fund

Trial Balance

As of February 29, 2020

Account Title	Account Code	Debit	Credit
Cash Local Treasury	10101010	58,511,917.98	
Cash in Bank - Local Currency, Current Account	10102010	2,794,179,598.03	
Cash in Bank - Local Currency, Time Deposits	10201010	755,752.86	
Other Investments	10205990	250,000.00	
Due from National Government Agencies	10303010	3,263,205.68	
Due from Local Government Units	10303030	5,450.00	
Due from Other Funds	10304050	580,786,226.15	
Due from Special Accounts	10304060	1,539.99	
Advances to Special Disbursing Officer	10305030	7,979,988.03	
Advances to Officers and Employees	10305040	697,052.22	
Receivables - Disallowances/Charges	10306010	2,553,192.28	
Due from Officers and Employees	10306020	44,373.88	
Due from Non-Government Organizations/People's Organizations	10306030	93,346,201.01	
Other Receivables	10306990	1,315,466.00	
Advances to Contractors	10501010	10,543,307.58	
Other Prepayments	10501990	3,364,447.40	
Other Land Improvements	10702990	2,124,100.00	
Water Supply Systems	10703040	297,100.00	
Hostels and Dormitories	10704060	1,198,651.72	
Office Equipment	10705020	279,000.00	
Information and Communication Technology Equipment	10705030	1,402,160.00	
Communication Equipment	10705070	490,000.00	
Medical Equipment	10705110	189,180.00	
Other Machinery and Equipment	10705990	60,000.00	
Motor Vehicles	10706010	5,742,500.00	
Furniture and Fixtures	10707010	35,905.00	
Construction in Progress - Land Improvements	10710010	23,542,169.47	
Other Property, Plant and Equipment	10799990	432,371.50	
Accounts Payable	20101010		9,396,489.71
Due to Officers and Employees	20101020		720,663.10
Loans Payable - Domestic	20102040		1,099,750.00
Due to BIR	20201010		9,410,313.18
Due to GSIS	20201020		61,154.83
Due to Pag-IBIG	20201030		168,844.79
Due to PhilHealth	20201040		16,673,327.98
Due to NGAs	20201050		139,074,176.62
Due to GOCCs	20201060		97,858.75
Due to LGUs	20201070		419,358,867.61
Due to Other Funds	20301010		236,423,834.83
Due to Special Accounts	20301020		1,500.00
Trust Liabilities	20401010		406,816,453.17
Trust Liabilities - Disaster Risk Reduction and Management Fund	20401020		1,874,441,776.15
Bail Bonds Payable	20401030		26,901,872.62
Guaranty/Security Deposits Payable	20401040		6,127,528.56
Other Deferred Credits	20501990		196,552,149.20
Other Payables	29999990		202,554,894.33
Government Equity	30101010		47,509,421.35
Subsidy from National Government	40301010		535,770.15
Subsidy from Other Funds	40301040		28,753,446.18
Subsidy to Other Funds	50214060	28,753,446.18	
Donations	50299080	535,770.15	



QUEZON CITY GOVERNMENT


Trust Fund

Trial Balance

As of February 29, 2020

Account Title	Account Code	Debit	Credit
TOTAL		3,622,680,073.11	3,622,680,073.11

Certified Correct


RUBY G. MANANGU
Officer-In-Charge
City Accounting Department

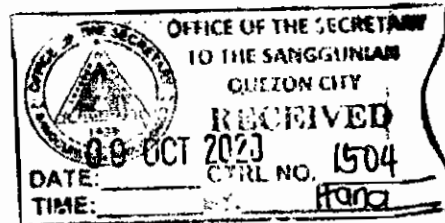


Republic of the Philippines
QUEZON CITY GOVERNMENT
CITY ACCOUNTING DEPARTMENT
 3rd & 4th Floor Finance Building, Quezon City Hall
 Kalayaan Avenue, Elliptical Road, Quezon City



October 7, 2020

ATTY. RESURRECCION C. QUIETA
 State Auditor V
 Supervising Auditor
 Office of the City Auditor
 Commission On Audit
 Quezon City



Dear Atty Quieta:

Respectfully submitted herewith is the TRIAL BALANCE of the SPECIAL EDUCATION FUND as of February 29, 2020.

For your perusal.

Very truly yours,

Ruby G. Manangu
RUBY G. MANANGU
 City Accountant
 City Accounting Department ✓

c.c.: City Treasurer, QC
 Office of the City Secretary, QC
 Office of the Assistant City Administrator
 for Fiscal Affairs, QC

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QUEZON CITY GOVERNMENT

Special Education Fund

Trial Balance

As of February 29, 2020

Account Title	Account Code	Debit	Credit
Cash Local Treasury	10101010	28,079,141.86	
Cash in Bank - Local Currency, Current Account	10102010	737,134,140.37	
Cash in Bank - Local Currency, Time Deposits	10201010	1,285,450,502.68	
Guaranty Deposits	10205020	23,543,275.93	
Other Investments	10205990	13,176,353.44	
Special Education Tax Receivable	10301030	5,845,340,892.14	
Due from National Government Agencies	10303010	180,567.35	
Due from Government-Owned and/or Controlled Corporations	10303020	200.19	
Due from Local Government Units	10303030	307,042,853.52	
Due from Other Funds	10304050	158,861,961.91	
Advances to Special Disbursing Officer	10305030	20,073,508.95	
Receivables - Disallowances/Charges	10306010	2,611,192.33	
Due from Officers and Employees	10306020	2,784,131.67	
Other Receivables	10306990	853,902.62	
Office Supplies Inventory	10404010	6,900,848.17	
Advances to Contractors	10501010	54,346,493.02	
Prepaid Insurance	10501050	9,724.84	
Other Prepayments	10501990	719,624.97	
Discount on Advance Payments	10502010	1,893,502.28	
Land	10701010	245,036,174.11	
Other Land Improvements	10702990	378,755,841.57	
Accumulated Depreciation - Other Land Improvements	10702991		229,026,670.21
Water Supply Systems	10703040	8,859,972.44	
Accumulated Depreciation - Water Supply Systems	10703041		4,640,086.45
Power Supply Systems	10703050	93,988,988.87	
Accumulated Depreciation - Power Supply Systems	10703051		40,831,284.41
Other Infrastructure Assets	10703990	10,843,756.34	
Accumulated Depreciation - Other Infrastructure Assets	10703991		2,230,597.79
Buildings	10704010	14,328,835.85	
Accumulated Depreciation - Buildings	10704011		4,920,519.84
School Buildings	10704020	6,893,930,711.85	
Accumulated Depreciation - School Buildings	10704021		1,644,245,926.30
Other Structures	10704990	93,773,843.59	
Accumulated Depreciation - Other Structures	10704991		41,301,666.00
Office Equipment	10705020	176,956,354.75	
Accumulated Depreciation - Office Equipment	10705021		32,576,754.00
Information and Communication Technology Equipment	10705030	334,468,802.21	
Accumulated Depreciation - Information and Communication Technology Equipment	10705031		223,328,084.46
Communication Equipment	10705070	56,700.00	
Accumulated Depreciation - Communication Equipment	10705071		20,412.00
Disaster Response and Rescue Equipment	10705090	8,870,686.50	
Accumulated Depreciation - Disaster Response and Rescue Equipment	10705091		7,627,448.19
Medical Equipment	10705110	11,981,823.50	
Accumulated Depreciation - Medical Equipment	10705111		6,219,484.43
Sports Equipment	10705130	9,819,980.50	
Accumulated Depreciation - Sports Equipment	10705131		5,150,343.54
Technical and Scientific Equipment	10705140	440,866,332.56	
Accumulated Depreciation - Technical and Scientific Equipment	10705141		162,272,793.86
Other Machinery and Equipment	10705990	28,017,636.83	
Accumulated Depreciation - Other Machinery and Equipment	10705991		11,669,213.60
Motor Vehicles	10706010	61,679,000.00	
Accumulated Depreciation - Motor Vehicles	10706011		55,105,242.84
Furniture and Fixtures	10707010	269,069,511.18	
Accumulated Depreciation - Furniture and Fixtures	10707011		124,495,132.58
Books	10707020	22,356,459.85	
Accumulated Depreciation - Books	10707021		19,466,643.40
Construction in Progress - Land Improvements	10710010	167,038,303.39	
Construction in Progress - Infrastructure Assets	10710020	31,161,784.52	
Construction in Progress - Buildings and Other Structures	10710030	1,379,508,215.04	
Other Property, Plant and Equipment	10799990	169,751,294.96	
Accumulated Depreciation - Other Property, Plant and Equipment	10799991		110,665,874.17

Date/Time Printed : October 07, 2020 09:35:52 AM

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QUEZON CITY GOVERNMENT

Special Education Fund

Trial Balance

As of February 29, 2020

Account Title	Account Code	Debit	Credit
Computer Software	10901020	3,237,600.00	
Accumulated Amortization - Computer Software	10901021		809,399.87
Accounts Payable	20101010		82,321,694.60
Due to Officers and Employees	20101020		350,081.76
Due to BIR	20201010		23,695,648.08
Due to GSIS	20201020		42,034.79
Due to PhilHealth	20201040		266,430.57
Due to NGAs	20201050		25,430.78
Due to LGUs	20201070		264,109.84
Due to Other Funds	20301010		126,625,663.28
Guaranty/Security Deposits Payable	20401040		26,748,077.17
Deferred Special Education Tax	20501020		5,645,340,892.14
Other Deferred Credits	20501990		10,095,213.19
Other Payables	29999990		1,679,482.77
Government Equity	30101010		9,884,273,634.32
Prior Period Adjustment	30101020		6,267,924.37
Special Education Tax	40102050		859,079,103.58
Discount on Special Education Tax	40102051	188,742,690.90	
Franchise Tax	40103070		26,584.16
Tax Revenue - Fines and Penalties - Property Taxes	40105020		9,955,811.34
Interest Income	40202220		3,591,376.93
Miscellaneous Income	40601010		4,286.00
Water Expenses	50204010	4,648,216.90	
Electricity Expenses	50204020	7,858,717.73	
Insurance Expenses	50216030	5,813.41	
Depreciation - Land Improvements	50501020	4,167,538.09	
Depreciation - Infrastructure Assets	50501030	1,620,900.28	
Depreciation - Buildings and Other Structures	50501040	37,333,762.59	
Depreciation - Machinery and Equipment	50501050	12,818,675.02	
Depreciation - Furniture, Fixtures and Books	50501070	2,594,802.46	
Depreciation - Other Property, Plant and Equipment	50501990	4,094,619.62	
Amortization - Intangible Assets	50502010	107,919.98	
TOTAL		19,407,254,865.81	19,407,254,865.61

Certified Correct :

Ruby G. Manangu
RUBY G. MANANGU

Officer-In-Charge

City Accounting Department

08 October 2020

Hon. GIAN CARLO G. SOTTO
Vice Mayor and Presiding Officer
The Sangguniang Panlungsod of Quezon City
Quezon City Hall
Quezon City

Thru : **Atty. JOHN THOMAS S. ALFEROS III**
Secretary
Sangguniang Panlungsod

Subject: **Amended Application of NGCP for filing with the ERC**

Dear Vice Mayor Sotto:


This pertains to the National Grid Corporation of the Philippines (NGCP) Amended Application, entitled: *"In the Matter of the Application for the approval of the Ancillary Services Procurement Agreement between the National Grid Corporation of the Philippines and Therma Mobile, Inc. (For Dispatchable Reserve), with Prayer for the Issuance of Provisional Authority"*, to be filed with the Energy Regulatory Commission (ERC).

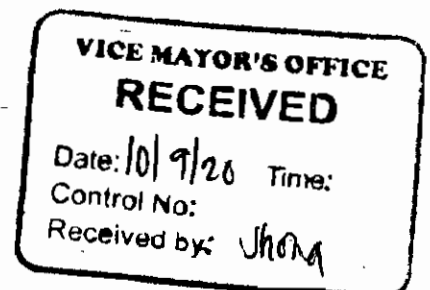
In accordance with the pre-filing requirements set forth in Rule 6 of the ERC Rules of Practice and Procedure, we respectfully furnish your Office with a copy of the above Amended Application, complete with annexes and supporting documents.

As proof of service of the Amended Application upon the Sangguniang Panlungsod of Quezon City, may we also request your Office to accomplish the draft certification attached to this letter. Our staff shall return to your office after three (3) working days from receipt of this letter to pick up the certification with dry seal.

If you have any concerns regarding the foregoing, please feel free to reach us.

Sincerely,


ATTY. RAYCELL D. BALDOVINO
Assistant General Counsel
Litigation and Regulatory Division
Office of the General Counsel



FOR THIRD/FINAL READING

Republic of the Philippines
Quezon City
21ST CITY COUNCIL

PO21CC-196

43rd Regular Session

ORDINANCE NO. SP-_____, S-2020

AN ORDINANCE ESTABLISHING THE QUEZON CITY HEALTH DEPARTMENT
WAREHOUSE LOCATED AT NO. 65-B SCOUT REYES, BARANGAY
PALIGSAHAN, DISTRICT IV, QUEZON CITY.

Introduced by Councilor DIORELLA MARIA G. SOTTO-ANTONIO.

Co-Introduced by Councilors Bernard R. Herrera, Lena Marie P. Juico, Dorothy A. Delarmente, M.D., Tany Joe "TJ" L. Calalay, Nicole Ella V. Crisologo, Victor V. Ferrer, Jr., Winston "Winnie" T. Castelo, Atty. Bong Liban, Eden Delilah "Candy" A. Medina, Ramon P. Medalla, Estrella C. Valmocina, Franz S. Pumaren, Kate Galang-Coseteng, Matias John T. Defensor, Wencerom Benedict C. Lagumbay, Jorge L. Banal, Sr., Peachy V. De Leon, Imee A. Rillo, Marra C. Suntay, Irene R. Belmonte, Resty B. Malañgen, Ivy L. Lagman, Hero M. Bautista, Jose A. Visaya, Karl Castelo, Shaira L. Liban, Ram V. Medalla, Allan Butch T. Francisco, Marivic Co Pilar, Melencio "Bobby" T. Castelo, Jr., Rogelio "Roger" P. Juan, Donato "Donny" C. Matias, Eric Z. Medina, Freddy S. Roxas and Noe Dela Fuente.

WHEREAS, Section 17 of Republic Act No. 7160, otherwise known as the "Local Government Code of 1991", provides that the local government units shall endeavor to be self-reliant and shall continue exercising the powers and discharging the duties and functions currently vested upon them. They shall also discharge the functions and responsibilities of national agencies and offices devolved to them pursuant to this Code. Local Government units shall likewise exercise such other powers and discharge such other functions and responsibilities as are necessary, appropriate or incidental to efficient and effective provisions of the basic services and facilities under the Code;

WHEREAS, on October 14, 2019, the 21st City Council adopted Resolution No. SP-8013, S-2019, ratifying several contracts of the Quezon City Government, including the contract for the construction of a City Health Office Warehouse that started on 2018;

WHEREAS, the City Health Office Warehouse shall serve as a storage facility for essential medicines and other pharmaceutical and office commodities and equipment under the ownership of the Quezon City Government;

43rd Regular Session

Ord. No. SP- _____, S-2020
Page -2- PO21CC-196

WHEREAS, there is a need to formally establish the same through the enactment of an Ordinance, a requirement for application of License To Operate in relation to the Re-engineering of System and Procedures of Republic Act No. 9485 and as indicated in the Administrative Order No. 2016-0003 of the Department of Health.

NOW, THEREFORE,

BE IT ORDAINED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED,

SECTION 1. ESTABLISHMENT OF THE CITY HEALTH OFFICE WAREHOUSE. - The Quezon City Health Department Warehouse, located at No. 65-B Scout Reyes, Barangay Paligsahan, District IV, Quezon City, is hereby established to serve as a storage facility of medicines, and other pharmaceutical commodities and equipment for distribution by the City Health Office to various health centers, Lying-In Clinics, Social Hygiene and Sundown clinics, Clinical Laboratory clinics in Quezon City.

SECTION 2. PURPOSE. - A single and unified facility in the City shall ensure the safe, quality and when applicable, the efficacy and/or purity of medicines while also maintaining the good condition of medical equipment and supplies.

SECTION 3. SCOPE OF SERVICE. - The aforementioned warehouse shall house all medicines, medical equipment, supplies at the disposal of the City Health Office.

SECTION 4. SUPERVISION AND CONTROL. - The operation of the aforementioned warehouse shall be under the supervision and control of the City Health Department.

SECTION 5. FUNDING. - The supplemental funds necessary for the maintenance and operation of the said warehouse shall be taken from the annual budget of the Quezon City Health Department

SECTION 6. SEPARABILITY CLAUSE. - If for any reason, any part of this Ordinance is declared illegal or invalid, other parts of the provisions hereof which are not affected thereby shall continue to be in full force and effect.

43rd Regular Session

Ord. No. SP- _____, S-2020
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SECTION 7. REPEALING CLAUSE. - Any ordinance or provisions thereof which are inconsistent with any of the provisions of this Ordinance herewith are hereby repealed and/or modified accordingly.

SECTION 8. EFFECTIVITY CLAUSE. - This Ordinance shall take effect upon its approval.

ENACTED: October 5, 2020.

GIAN G. SOTTO
City Vice Mayor
Presiding Officer

ATTESTED:

Atty. JOHN THOMAS S. ALFEROS III
City Government Dept. Head III

APPROVED: _____

MA. JOSEFINA G. BELMONTE
City Mayor

CERTIFICATION

This is to certify that this Ordinance was APPROVED by the City Council on Second Reading on October 5, 2020 and was PASSED on Third/Final Reading on _____.

Atty. JOHN THOMAS S. ALFEROS III
City Government Dept. Head III

10

FOR THIRD/FINAL READING

Republic of the Philippines
Quezon City
21ST CITY COUNCIL

PO21CC-336

43rd Regular Session

ORDINANCE NO. SP-_____, S-2020

AN ORDINANCE PROHIBITING THE INDISCRIMINATE AND IMPROPER DISPOSAL OF FACE MASKS AND OTHER COVID-19 PROTECTIVE GEARS AND PRODUCTS IN ALL PLACES WITHIN THE TERRITORIAL JURISDICTION OF QUEZON CITY AND PRESCRIBING PENALTIES FOR ANY VIOLATION THEREOF.

Introduced by Councilors DOROTHY A. DELARMENTE, M.D. and SHAIRA L. LIBAN.

Co-Introduced by Councilors Bernard R. Herrera, Lena Marie P. Juico, Tany Joe "TJ" L. Calalay, Nicole Ella V. Crisologo, Victor V. Ferrer, Jr., Winston "Winnie" T. Castelo, Atty. Bong Liban, Eden Delilah "Candy" A. Medina, Ramon P. Medalla, Estrella C. Valmocina, Franz S. Pumaren, Kate Galang-Coseteng, Matias John T. Defensor, Wencerom Benedict C. Lagumbay, Jorge L. Banal, Sr., Peachy V. De Leon, Imee A. Rillo, Marra C. Suntay, Irene R. Belmonte, Resty B. Malañgen, Ivy L. Lagman, Hero M. Bautista, Jose A. Visaya, Karl Castelo, Ram V. Medalla, Allan Butch T. Francisco, Marivic Co Pilar, Melencio "Bobby" T. Castelo, Jr., Rogelio "Roger" P. Juan, Diorella Maria G. Sotto-Antonio, Donato "Donny" C. Matias, Eric Z. Medina, Freddy S. Roxas and Noe Dela Fuente.

WHEREAS, it is a declared policy of the State to "protect and promote the right to health" and to "protect and advance the right of the people to a balanced and healthful ecology";

WHEREAS, Ordinance No. SP-2350, S-2014 or the Environmental Protection and Waste Management Code of Quezon City, Metro Manila Development Authority (MMDA) Regulation No. 96-009, as amended by Regulation No. 99-006, and Republic Act No. 9003, otherwise known as the Ecological Solid Waste Management Act of 2000, clearly mandated the prohibition of littering, throwing and dumping of waste matters in public places and other acts detrimental to public health and the environment;

WHEREAS, the Novel Coronavirus Disease (COVID-19) public health emergency has resulted in an increased consumption and disposal of personal protective equipment (PPE), as well as disinfectant and hygiene products, to prevent infection and to contain the spread of the virus;

43rd Regular Session

Ord. No. SP-_____, S-2020
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WHEREAS, as evidenced by the photo documentation conducted by EcoWaste Coalition, a zero waste advocacy group, which confirmed that some streets in Metro Manila, including Quezon City, littered with used disposable face masks, as well as empty containers of rubbing alcohol and hand sanitizers;

WHEREAS, the indiscriminate disposal of COVID-19 protective gears and products, particularly the potentially infectious face masks, not only poses a serious threat to human health and environment but also it runs contrary to the efforts of the government to prevent and reduce land and marine pollution.

NOW, THEREFORE,

BE IT ORDAINED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED:

SECTION 1. PURPOSE. - This Ordinance specifically prohibits and penalizes the indiscriminate and improper disposal of used face masks and other protective gears and products/items in all places to avert the transmission of COVID-19 disease.

SECTION 2. OBJECTIVES. - The objectives of this Ordinance are as follows:

- a. To stop the unsafe disposal of used face masks and related protective gears and products.
- b. To ensure the ecological management of COVID-19 waste and to promote waste workers' health and safety.
- c. To promote health awareness and environmental responsibility among the citizens.

SECTION 3. SCOPE. - This Ordinance shall apply to the disposal of all types of face masks, face shields, hand gloves and other PPEs, as well as disinfectant and hygiene products such as wipes, tissues, rubbing alcohol and hand sanitizers.

SECTION 4. PROHIBITED ACTS. - This Ordinance shall prohibit the littering, throwing or dumping of used face masks, used PPE and related COVID-19 discards in all places such as streets, roads, sidewalks, parks, canals, esteros and other water tributaries.

43rd Regular Session

Ord. No. SP-_____, S-2020
Page -3- PO21CC-336

SECTION 5. PROPER DISPOSAL. - All used face masks should be treated as hazardous and contaminated waste, and as such, proper disposal should be observed in households and in all places by:

- a. Cutting them in half to avoid their possible reuse before disposing them in a small garbage bag;
- b. Dispose in a small garbage bag, ideally yellow in color;
- c. Disinfecting them with the recommended bleach solution;
- d. Bags containing the discarded masks must then be properly closed or sealed before disposal;
- e. Must be segregated and labeled properly with a written mark which reads "used masks" or by any yellow color indicating the international color code hazardous waste; and
- f. Should not be flushed in the toilet or drain and must not be thrown into canals, streams, rivers, beaches, or any bodies of water.

SECTION 6. PENALTY. - Any person in violation of this Ordinance shall be penalized and be meted with fine as follows:

- a) First Offense - Three Hundred Pesos (Php300.00)
- b) Second Offense - Five Hundred Pesos (Php500.00)
- c) Third Offense - One Thousand Pesos (Php1,000.00) or community service and/or imprisonment not exceeding Six (6) months or both at the discretion of the court.

SECTION 7. IMPLEMENTATION. - The Task Force on Solid Waste Collection, Cleaning and Disposal Services Management, Quezon City Police District (QCPD), the Department of Public Order and Safety (DPOS), Task Force Disiplina, Market Development and Administration Department (MDAD) and all Barangay Officials of this City, are hereby designated to enforce the strict implementation of the provisions of this Ordinance.

SECTION 8. INFORMATION AND EDUCATION CAMPAIGN. - The Task Force on Solid Waste Collection, Cleaning and Disposal Services Management, in coordination with the Public Affairs and Information Services Department and the Barangay and Community Relations Department (BCRD), shall conduct a barangay-level information and education campaigns to promote awareness and compliance to this Ordinance.

43rd Regular Session

Ord. No. SP- _____, S-2020
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SECTION 9. SEPARABILITY CLAUSE. - *If any section or part of this Ordinance is declared invalid or unconstitutional, the other provisions not affected by such declaration shall remain in full force and effect.*

SECTION 10. REPEALING CLAUSE. - *All ordinances, resolutions, local executive orders, or administrative issuances or parts thereof inconsistent with the provisions of this Ordinance are hereby repealed, amended or modified accordingly.*

SECTION 11. EFFECTIVITY CLAUSE. - *This Ordinance shall take effect immediately upon its approval.*

ENACTED: October 5, 2020.

GIAN G. SOTTO
 City Vice Mayor
 Presiding Officer

ATTESTED:

Atty. JOHN THOMAS S. ALFEROS III
 City Government Dept. Head III

APPROVED: _____

MA. JOSEFINA G. BELMONTE
 City Mayor

CERTIFICATION

This is to certify that this Ordinance was APPROVED by the City Council on Second Reading on October 5, 2020 and was PASSED on Third/Final Reading on _____.

Atty. JOHN THOMAS S. ALFEROS III
 City Government Dept. Head III

FOR CONFIRMATION

Republic of the Philippines
Quezon City
21ST CITY COUNCIL

PR21CC-307

43rd Regular Session

RESOLUTION NO. SP-_____, S-2020

A RESOLUTION AUTHORIZING THE ISSUANCE OF A SPECIAL USE PERMIT TO UNIOIL CORPORATION, FOR THE CONSTRUCTION AND OPERATION OF A GASOLINE STATION LOCATED AT LOT 4, BLOCK 6 HOLY SPIRIT DRIVE, BARANGAY HOLY SPIRIT, DISTRICT II, QUEZON CITY.

Introduced by Councilor ATTY. BONG LIBAN.

Co-Introduced by Councilors Bernard R. Herrera, Lena Marie P. Juico, Dorothy A. Delarmente, M.D., Tany Joe "TJ" L. Calalay, Nicole Ella V. Crisologo, Victor V. Ferrer, Jr., Winston "Winnie" T. Castelo, Eden Delilah "Candy" A. Medina, Ramon P. Medalla, Estrella C. Valmocina, Franz S. Pumaren, Kate Galang-Coseteng, Matias John T. Defensor, Wencerom Benedict C. Lagumbay, Jorge L. Banal, Sr., Peachy V. De Leon, Imee A. Rillo, Marra C. Suntay, Irene R. Belmonte, Resty B. Malañgen, Ivy L. Lagman, Hero M. Bautista, Jose A. Visaya, Karl Castelo, Shaira L. Liban, Ram V. Medalla, Allan Butch T. Francisco, Marivic Co Pilar, Melencio "Bobby" T. Castelo, Jr., Rogelio "Roger" P. Juan, Diorella Maria G. Sotto-Antonio, Donato "Donny" C. Matias, Eric Z. Medina, Freddy S. Roxas and Noe Dela Fuente.

WHEREAS, petitioner Unioil Corporation, a business entity duly registered under Philippine Laws, is applying for a Special Use Permit (SUP) to be used for the construction and operation of a Gasoline Station located at Lot 4, Block 6, Holy Spirit Drive, Barangay Holy Spirit, District II, Quezon City;

WHEREAS, fuel stations are among the uses that require Special Use Permit upon authorization from the Quezon City Council pursuant to the Quezon City Comprehensive Zoning Ordinance;

WHEREAS, Unioil Corporation has complied with all the necessary requirements for the issuance of a Special Use Permit as mandated by the aforementioned Quezon City Comprehensive Zoning Ordinance;

43rd Regular Session

Res. No. SP- _____, S-2020
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WHEREAS, the construction, installation and operation of a gasoline station will provide employment and promote economic development in the City.

NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED, to authorize, as it does hereby authorize, the issuance of a Special Use Permit to Unioil Corporation, for the construction and operation of a gasoline station located at Lot 4, Block 6 Holy Spirit Drive, Barangay Holy Spirit, District II, Quezon City.

ADOPTED: October 5, 2020.

GIAN G. SOTTO
 City Vice Mayor
 Presiding Officer

ATTESTED:

Atty. JOHN THOMAS S. ALFEROS III
 City Government Dept. Head III

CERTIFICATION

This is to certify that this Resolution was APPROVED by the City Council on Second Reading on October 5, 2020 and was CONFIRMED on _____.

Atty. JOHN THOMAS S. ALFEROS III
 City Government Dept. Head III

FOR CONFIRMATION

Republic of the Philippines
Quezon City
21ST CITY COUNCIL

PR21CC-313

43rd Regular Session

RESOLUTION NO. SP-_____, S-2020

A RESOLUTION AUTHORIZING THE ISSUANCE OF A SPECIAL USE PERMIT TO UNIOIL CORPORATION FOR THE CONSTRUCTION AND OPERATION OF A GASOLINE STATION LOCATED AT LOT 10-B, BLOCK 1, N. DOMINGO STREET, BARANGAY VALENCIA, DISTRICT IV, QUEZON CITY.

Introduced by Councilor ATTY. BONG LIBAN.

Co-Introduced by Councilors Bernard R. Herrera, Lena Marie P. Juico, Dorothy A. Delarmente, M.D., Tany Joe "TJ" L. Calalay, Nicole Ella V. Crisologo, Victor V. Ferrer, Jr., Winston "Winnie" T. Castelo, Eden Delilah "Candy" A. Medina, Ramon P. Medalla, Estrella C. Valmocina, Franz S. Pumaren, Kate Galang-Coseteng, Matias John T. Defensor, Wencerom Benedict C. Lagumbay, Jorge L. Banal, Sr., Peachy V. De Leon, Imee A. Rillo, Marra C. Suntay, Irene R. Belmonte, Resty B. Malañgen, Ivy L. Lagman, Hero M. Bautista, Jose A. Visaya, Karl Castelo, Shaira L. Liban, Ram V. Medalla, Allan Butch T. Francisco, Marivic Co Pilar, Melencio "Bobby" T. Castelo, Jr., Rogelio "Roger" P. Juan, Diorella Maria G. Sotto-Antonio, Donato "Donny" C. Matias, Eric Z. Medina, Freddy S. Roxas and Noe Dela Fuente.

WHEREAS, petitioner Unioil Corporation, a business entity duly registered under Philippine Laws, is applying for a Special Use Permit (SUP) to be used for the construction and operation of a Gasoline Station located at Lot 10-B, Block 1, N. Domingo Street, Barangay Valencia, District IV, Quezon City;

WHEREAS, fuel stations are among the users that require Special Use Permit upon authorization from the Quezon City Council pursuant to the Quezon City Comprehensive Zoning Ordinance;

WHEREAS, Unioil Corporation has complied with all the necessary requirements for the issuance of a Special Use Permit as mandated by the aforementioned Quezon City Comprehensive Zoning Ordinance;

43rd Regular Session

Res. No. SP-_____, S-2020
Page -2- PR21CC-313

WHEREAS, the construction, installation and operation of a gasoline station will provide employment and promote economic development in the City.

NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED, to authorize, as it does hereby authorize, the issuance of a Special Use Permit to Unioil Corporation for the construction and operation of a gasoline station located at Lot 10-B, Block 1, N. Domingo Street, Barangay Valencia, District IV, Quezon City.

ADOPTED: October 5, 2020.

GIAN G. SOTTO
City Vice Mayor
Presiding Officer

ATTESTED:

Atty. JOHN THOMAS S. ALFEROS III
City Government Dept. Head III

CERTIFICATION

This is to certify that this Resolution was APPROVED by the City Council on Second Reading on October 5, 2020 and was CONFIRMED on _____.

Atty. JOHN THOMAS S. ALFEROS III
City Government Dept. Head III

/s/

FOR CONFIRMATION

Republic of the Philippines
Quezon City
21ST CITY COUNCIL

PR21CC-341

43rd Regular Session

RESOLUTION NO. SP-_____, S-2020

A RESOLUTION STRONGLY URGING ALL PRIVATE MARKET'S OPERATORS OPERATING A PRIVATE MARKET WITHIN QUEZON CITY WITHOUT A MARKET FRANCHISE TO SECURE MARKET FRANCHISE BEFORE THE QUEZON CITY COUNCIL OTHERWISE PENALTIES UNDER ORDINANCE NO. SP-2459, S-2015, OTHERWISE KNOWN AS THE REVISED MARKET CODE, SHALL BE IMPOSED ACCORDINGLY.

Introduced by Councilor WENCEROM BENEDICT C. LAGUMBAY.

Co-Introduced by Councilors Bernard R. Herrera, Lena Marie P. Juico, Dorothy A. Delarmente, M.D., Tany Joe "TJ" L. Calalay, Nicole Ella V. Crisologo, Victor V. Ferrer, Jr., Winston "Winnie" T. Castelo, Atty. Bong Liban, Eden Delilah "Candy" A. Medina, Ramon P. Medalla, Estrella C. Valmocina, Franz S. Pumaren, Kate Galang-Coseteng, Matias John T. Defensor, Jorge L. Banal, Sr., Peachy V. De Leon, Imee A. Rillo, Marra C. Suntay, Irene R. Belmonte, Resty B. Malañgen, Ivy L. Lagman, Hero M. Bautista, Jose A. Visaya, Karl Castelo, Shaira L. Liban, Ram V. Medalla, Allan Butch T. Francisco, Marivic Co Pilar, Melencio "Bobby" T. Castelo, Jr., Rogelio "Roger" P. Juan, Diorella Maria G. Sotto-Antonio, Donato "Donny" C. Matias, Eric Z. Medina, Freddy S. Roxas and Noe Dela Fuente.

WHEREAS, Section 245 of Republic Act No. 7160, otherwise known as the Local Government Code of 1991, provides that the powers, duties and function of the Sangguniang Panlungsod as cited in paragraph (a), (5), (ii) includes the establishment of markets, slaughterhouses or animal corrals and authorize the person thereof by the City Government; and regulating the construction and operation of private markets, talipapa or other similar buildings and structures;

WHEREAS, Section 1.4, Article III of Ordinance No. SP-2459, S-2015, otherwise known as the Revised Market Code, provides that "No person, partnership or corporation shall operate a private market within Quezon City without first securing a franchise from the City Council";

WHEREAS, as of October 1, 2020 eleven (11) private markets were issued market franchise while fifty-nine (59) private markets and talipapa remain non-compliant with the above-mentioned requirement yet operating;

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Res. No. SP- _____, S-2020
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WHEREAS, the continued non-compliance with this requirement will merit imposition of the penalties provided for under Ordinance No. SP-2459, S-2015 which includes closure of private market, payment of surcharges and penalties provided under the Quezon City Revenue Code;

WHEREAS, affected owners and/or operators of this resolution are mandated to promptly submit the requirements or at least, a letter of intention to the addressed to the City Council that they are willing to comply with requirements.

NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED, to strongly urge, as it does hereby strongly urge, all private market's operators operating a private market within Quezon City without a market franchise to secure market franchise before the Quezon City Council, otherwise penalties under Ordinance No. SP-2459, S-2015, otherwise known as the Revised Market Code shall be imposed accordingly.

RESOLVED FURTHER, that a copy of this Resolution be furnished to all private market owners and operators in Quezon City and all government offices concerned.

ADOPTED: October 5, 2020.

GIAN G. SOTTO
City Vice Mayor
Presiding Officer

ATTESTED:

Atty. JOHN THOMAS S. ALFEROS III
City Government Dept. Head III

CERTIFICATION

This is to certify that this Resolution was APPROVED by the City Council on Second Reading on October 5, 2020 and was CONFIRMED on _____.

Atty. JOHN THOMAS S. ALFEROS III
City Government Dept. Head III

FOR CONFIRMATION

Republic of the Philippines
Quezon City
21ST CITY COUNCIL

PR21CC-449

43rd Regular Session

RESOLUTION NO. SP-_____, S-2020

**A RESOLUTION CONGRATULATING THE PHILIPPINE ORTHOPEDIC CENTER
ON THE OCCASION OF ITS 75TH ANNIVERSARY.**

*Introduced by Councilors WINSTON "Winnie" T. CASTELO and
DIORELLA MARIA G. SOTTO-ANTONIO.*

Co-Introduced by Councilors Bernard R. Herrera, Lena Marie P. Juico, Dorothy A. Delarmente, M.D., Tany Joe "TJ" L. Calalay, Nicole Ella V. Crisologo, Victor V. Ferrer, Jr., Atty. Bong Liban, Eden Delilah "Candy" A. Medina, Ramon P. Medalla, Estrella C. Valmocina, Franz S. Pumaren, Kate Galang-Coseteng, Matias John T. Defensor, Wencerom Benedict C. Lagumbay, Jorge L. Banal, Sr., Peachy V. De Leon, Imee A. Rillo, Marra C. Suntay, Irene R. Belmonte, Resty B. Malañgen, Ivy L. Lagman, Hero M. Bautista, Jose A. Visaya, Karl Castelo, Shaira L. Liban, Ram V. Medalla, Allan Butch T. Francisco, Marivic Co Pilar, Melencio "Bobby" T. Castelo, Jr., Rogelio "Roger" P. Juan, Donato "Donny" C. Matias, Eric Z. Medina, Freddy S. Roxas and Noe Dela Fuente.

WHEREAS, on February 8, 2020, the Philippine Orthopedic Center will mark its 75th anniversary;

WHEREAS, the Philippine Orthopedic Center as a government medical facility under the Department of Health provides health care delivery to patients with musculoskeletal disorder and related conditions. It serves as the national specialty center for trauma, orthopedics and rehabilitation medicine in the country;

WHEREAS, the Philippine Orthopedic Center utilizes quality and accessible service, comprehensive training and relevant research to respond to the needs of all Filipinos and the International community;

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WHEREAS, the Philippine Orthopedic Center continually assert its character as a Public and Caring Hospital manned by competent and dedicated staff, passionate to public service.

NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED, to congratulate, as it does hereby congratulate, the Philippine Orthopedic Center on the occasion of its 75th Anniversary.

ADOPTED: October 5, 2020.

GIAN G. SOTTO
 City Vice Mayor
 Presiding Officer

ATTESTED:

Atty. JOHN THOMAS S. ALFEROS III
 City Government Dept. Head III

CERTIFICATION

This is to certify that this Resolution was APPROVED by the City Council on Second Reading on October 5, 2020 and was CONFIRMED on

Atty. JOHN THOMAS S. ALFEROS III
 City Government Dept. Head III

FOR CONFIRMATION

Republic of the Philippines
Quezon City
21ST CITY COUNCIL

PR21CC-533

43rd Regular Session

RESOLUTION NO. SP-_____, S-2020

A RESOLUTION ADOPTING THE 2020-2022 QUEZON CITY LOCAL YOUTH DEVELOPMENT PLAN.

Introduced by Councilor NOE DELA FUENTE.

Co-Introduced by Councilors Bernard R. Herrera, Lena Marie P. Juico, Dorothy A. Delarmente, M.D., Tany Joe "TJ" L. Calalay, Nicole Ella V. Crisologo, Victor V. Ferrer, Jr., Winston "Winnie" T. Castelo, Atty. Bong Liban, Eden Delilah "Candy" A. Medina, Ramon P. Medalla, Estrella C. Valmocina, Franz S. Pumaren, Kate Galang-Coseteng, Matias John T. Defensor, Wencerom Benedict C. Lagumbay, Jorge L. Banal, Sr., Peachy V. De Leon, Imee A. Rillo, Marra C. Suntay, Irene R. Belmonte, Resty B. Malañgen, Ivy L. Lagman, Hero M. Bautista, Jose A. Visaya, Karl Castelo, Shaira L. Liban, Ram V. Medalla, Allan Butch T. Francisco, Marivic Co Pilar, Melencio "Bobby" T. Castelo, Jr., Rogelio "Roger" P. Juan, Diorella Maria G. Sotto-Antonio, Donato "Donny" C. Matias, Eric Z. Medina and Freddy S. Roxas.

WHEREAS, Section 23 of Republic Act No. 10742, otherwise known as the "Sangguniang Kabataan Reform Act of 2015", explicitly provides the creation of the Local Youth Development Council (LYDC) composed of youth and youth-serving organizations in the City, which aims to ensure wide and multi-sectoral youth participation in local governance and shall assist the planning and execution of projects and programs of the Sangguniang Kabataan, and the Pederasyons in all levels;

WHEREAS, in compliance with Section 24 (m)(2) of Republic Act No. 10742 explicitly provides that the Local Youth Development Council (LYDC) shall finalize the 3-year strategic Local Youth Development Plan, anchored in the Philippine Youth Development Plan (PYDP) and the local development plans of the Local Government unit;

WHEREAS, Section 8 (h) of Republic Act No. 10742 provides that the Sangguniang Kabataan shall partner with the Local Youth Development Council in planning and executing projects and programs of specific advocacies like good governance, climate change adaptation, disaster risk reduction and resiliency, youth employment and livelihood, health and anti-drug abuse, gender sensitivity, and sports development;

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WHEREAS, the Local Youth Development Council (LYDC) of Quezon City already finalized and adopted last February 29, 2020 the Local Youth Development Plan initially drafted by the SK Pederasyon which subsequently requires submission and endorsement thereof to the City Council for its approval through a City Council Resolution adopting the same;

WHEREAS, attached herewith is the Local Youth Development Plan (LYDP) for approval and is made integral part hereof.

NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED, to adopt, as it does hereby adopt, the 2020-2022 Quezon City Local Youth Development Plan.

RESOLVED FURTHER, that copies of this Resolution be furnished to all concerned departments, agencies and offices of the Quezon City Government for their information, perusal and guidance.

ADOPTED: October 5, 2020.

**GIAN G. SOTTO
City Vice Mayor
Presiding Officer**

ATTESTED:

**Atty. JOHN THOMAS S. ALFEROS III
City Government Dept. Head III**

CERTIFICATION

This is to certify that this Resolution was APPROVED by the City Council on Second Reading on October 5, 2020 and was CONFIRMED on

**Atty. JOHN THOMAS S. ALFEROS III
City Government Dept. Head III**

FOR CONFIRMATION

Republic of the Philippines
Quezon City
21ST CITY COUNCIL

PR21CC-674

43rd Regular Session

RESOLUTION NO. SP-_____, S-2020

A RESOLUTION AUTHORIZING THE ISSUANCE OF A SPECIAL USE PERMIT TO SEAOIL PHILIPPINES, INC. FOR THE CONSTRUCTION AND OPERATION OF A SEAOIL GASOLINE FILLING STATION LOCATED AT LOT 1-B QUIRINO HIGHWAY, BARANGAY PASONG PUTIK PROPER, NOVALICHES, DISTRICT V, QUEZON CITY, ALLOWING DEVIATION FROM THE RESTRICTIONS PROVIDED UNDER ORDINANCE NO. SP-2502, S-2016, OTHERWISE KNOWN AS THE COMPREHENSIVE ZONING ORDINANCE OF 2016.

Introduced by Councilor IVY L. LAGMAN.

Co-Introduced by Councilors Bernard R. Herrera, Lena Marie P. Juico, Dorothy A. Delarmente, M.D., Tany Joe "TJ" L. Calalay, Nicole Ella V. Crisologo, Victor V. Ferrer, Jr., Winston "Winnie" T. Castelo, Atty. Bong Liban, Eden Delilah "Candy" A. Medina, Ramon P. Medalla, Estrella C. Valmocina, Franz S. Pumaren, Kate Galang-Coseteng, Matias John T. Defensor, Wencerom Benedict C. Lagumbay, Jorge L. Banal, Sr., Peachy V. De Leon, Imee A. Rillo, Marra C. Suntay, Irene R. Belmonte, Resty B. Malañgen, Hero M. Bautista, Jose A. Visaya, Karl Castelo, Shaira L. Liban, Ram V. Medalla, Allan Butch T. Francisco, Marivic Co Pilar, Melencio "Bobby" T. Castelo, Jr., Rogelio "Roger" P. Juan, Diorella Maria G. Sotto-Antonio, Donato "Donny" C. Matias, Eric Z. Medina, Freddy S. Roxas and Noe Dela Fuente.

WHEREAS, Seaoil Philippines, Inc. is applying for a Special Use Permit for the construction and operation of a Seaoil Gasoline Filling Station located at Lot 1-B Quirino Highway, Barangay Pasong Putik Proper, Novaliches, District V, Quezon City;

WHEREAS, pursuant to Ordinance No. SP-2502, S-2016, otherwise known as the Comprehensive Zoning Ordinance of 2016, and its Implementing Rules and Regulations, an exception is required for the aforementioned project upon authorization of the Quezon City Council;

WHEREAS, the proposed project will not adversely affect the public health, safety, and welfare, and is in keeping with the general pattern of development in the community;

43rd Regular Session

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WHEREAS, the Sangguniang Barangay and the homeowners concerned have interposed no objection of the said project;

WHEREAS, the developer in no case, without authority or absence of any law, shall permit the use of public roads adjacent to the building as a parking space or alternative thereto.

NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED, to authorize, as it does hereby authorize, the issuance of a Special Use Permit to Seaoil Philippines, Inc. for the construction and operation of a Seaoil Gasoline Filling Station located at Lot 1-B Quirino Highway, Barangay Pasong Putik Proper, Novaliches, District V, Quezon City, allowing deviation from the restrictions provided under Ordinance No. SP-2502, S-2016, otherwise known as the Comprehensive Zoning Ordinance of 2016.

ADOPTED: October 5, 2020.

GIAN G. SOTTO
City Vice Mayor
Presiding Officer

ATTESTED:

Atty. JOHN THOMAS S. ALFEROS III
City Government Dept. Head III

CERTIFICATION

This is to certify that this Resolution was APPROVED by the City Council on Second Reading on October 5, 2020 and was CONFIRMED on _____.

Atty. JOHN THOMAS S. ALFEROS III
City Government Dept. Head III

FOR CONFIRMATION

Republic of the Philippines
Quezon City
21ST CITY COUNCIL

PR21CC-723

43rd Regular Session

RESOLUTION NO. SP-_____, S-2020

A RESOLUTION PROMOTING THE EXHIBIT OF RESTAURANTS IN QUEZON CITY FROM OCTOBER 19 TO 25, 2020.

Introduced by Councilor WINSTON "Winnie" T. CASTELO.

Co-Introduced by Councilors Bernard R. Herrera, Lena Marie P. Juico, Dorothy A. Delarmente, M.D., Tany Joe "TJ" L. Calalay, Nicole Ella V. Crisologo, Victor V. Ferrer, Jr., Atty. Bong Liban, Eden Delilah "Candy" A. Medina, Ramon P. Medalla, Estrella C. Valmocina, Franz S. Pumaren, Kate Galang-Coseteng, Matias John T. Defensor, Wencerom Benedict C. Lagumbay, Jorge L. Banal, Sr., Peachy V. De Leon, Imee A. Rillo, Marra C. Suntay, Irene R. Belmonte, Resty B. Malañgen, Ivy L. Lagman, Hero M. Bautista, Jose A. Visaya, Karl Castelo, Shaira L. Liban, Ram V. Medalla, Allan Butch T. Francisco, Marivic Co Pilar, Melencio "Bobby" T. Castelo, Jr., Rogelio "Roger" P. Juan, Diorella Maria G. Sotto-Antonio, Donato "Donny" C. Matias, Eric Z. Medina, Freddy S. Roxas and Noe Dela Fuente.

WHEREAS, in response to the Coronavirus Disease 2019 (COVID-19) global pandemic, Presidential Proclamation No. 929 Series of 2020 was issued, placing the entire island of Luzon under an Enhanced Community Quarantine (ECQ);

WHEREAS, the implementation of the ECQ and the subsequent forms of community quarantine have caused and continue to cause severe economic hardship to the residents of and businesses in Quezon City;

WHEREAS, food industry, specifically food retailers and restaurants, is one of the most affected businesses during this health crisis as government ordered to close down eateries, restaurants, and bars to curb the spread of the virus;

WHEREAS, as part of its commitment to support businesses and to protect employment, the Quezon City Government encourages food establishments to start opening up and accept dining customers, to revive the local economy amid the pandemic;

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WHEREAS, an effective promotional campaign of this activity shall be done by placing banners on designated locations as well as advertising the same via website and social media channels of the City through audio-visual presentation;

WHEREAS, to adapt to the new normal, imposed rules, such as limited seating capacity, and the health protocols by the Department of Health and the Quezon City Health Department shall be strictly followed.

NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED, to promote, as it does hereby promote, the exhibit of restaurants in Quezon City from October 19 to 25, 2020.

ADOPTED: October 5, 2020.

GIAN G. SOTTO
 City Vice Mayor
 Presiding Officer

ATTESTED:

Atty. JOHN THOMAS S. ALFEROS III
 City Government Dept. Head III

CERTIFICATION

This is to certify that this Resolution was APPROVED by the City Council on Second Reading on October 5, 2020 and was CONFIRMED on

Atty. JOHN THOMAS S. ALFEROS III
 City Government Dept. Head III

FOR CONFIRMATION

Republic of the Philippines
Quezon City
21ST CITY COUNCIL

PR21CC-727

43rd Regular Session

RESOLUTION NO. SP-_____, S-2020

A RESOLUTION AUTHORIZING THE CITY MAYOR, HONORABLE MA. JOSEFINA G. BELMONTE, TO ENTER INTO A MEMORANDUM OF AGREEMENT WITH MANILA WATER COMPANY, INC., REPRESENTED BY ITS CHIEF EXECUTIVE OFFICER, JOSE RENE GREGORY D. ALMENDRAS, FOR THE DEVELOPMENT AND IMPLEMENTATION OF THE ADOPT-AN-ESTERO/WATER BODY PROGRAM (AEWBP) OF DENR IN PARTNERSHIP WITH VARIOUS NATIONAL GOVERNMENT AGENCIES AND LOCAL GOVERNMENT UNITS FOR THE IMPROVEMENT OF WATER BODIES IN METRO MANILA.

Introduced by Councilors FRANZ S. PUMAREN and DOROTHY A. DELARMENTE, M.D.

Co-Introduced by Councilors Bernard R. Herrera, Lena Marie P. Juico, Tany Joe "TJ" L. Calalay, Nicole Ella V. Crisologo, Victor V. Ferrer, Jr., Winston "Winnie" T. Castelo, Atty. Bong Liban, Eden Delilah "Candy" A. Medina, Ramon P. Medalla, Estrella C. Valmocina, Kate Galang-Coseteng, Matias John T. Defensor, Wencerom Benedict C. Lagumbay, Jorge L. Banal, Sr., Peachy V. De Leon, Imee A. Rillo, Marra C. Suntay, Irene R. Belmonte, Resty B. Malañgen, Ivy L. Lagman, Hero M. Bautista, Jose A. Visaya, Karl Castelo, Shaira L. Liban, Ram V. Medalla, Allan Butch T. Francisco, Marivic Co Pilar, Melencio "Bobby" T. Castelo, Jr., Rogelio "Roger" P. Juan, Diorella Maria G. Sotto-Antonio, Donato "Donny" C. Matias, Eric Z. Medina, Freddy S. Roxas and Noe Dela Fuente.

WHEREAS, it has been the policy of the Quezon City Government to extend partnership and cooperation with government agencies, private corporations, and local government units in addressing environmental, social, and health issues concerning its constituents;

WHEREAS, most of the water bodies in Metro Manila, particularly the Maytunas Creek, Buhangin Creek, Ermitanyo Creek, and Buayang Bato Creek (Adopted Water Bodies), which are tributaries of San Juan River, have reached a deteriorated condition wherein most of the rivers have become stagnant because of huge volume of silt, wastes and other debris, and have become a continuing threat to the health and safety of the riverside communities;

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WHEREAS, the DENR developed the Adopt-an-Estero/Water Body Program (AEWBP), a collaborative undertaking between the estero community, private and non-government sectors, local government units (LGUs), and other government agencies to clean esteros and water bodies, in response to the continuing mandamus by the Supreme Court for agencies led by the Department of Environment and Natural Resources (DENR) to clean up Manila Bay, particularly through the esteros and waterways that empty into it;

WHEREAS, Manila Water Company, Inc. (Manila Water) is the agent and contractor of Metropolitan Waterworks and Sewerage System (MWSS) tasked to provide water delivery as well as sewerage and sanitation services in the East Service Area of the MWSS franchise area, which has the sole right to manage, operate, and maintain all fixed and movable assets of MWSS that may be required to provide the water delivery, as well as sewerage and sanitation services;

WHEREAS, Manila Water, in support of its service obligations, desires to partner with and assist the DENR and various government agencies and LGUs in the AEWBP, including Metropolitan Manila Development Authority (MMDA), Department of Public Works and Highways (DPWH), Department of the Interior and Local Government (DILG), Department of Health (DOH), Department of Science and Technology (DOST), Metropolitan Waterworks and Sewerage System (MWSS), Laguna Lake Development Authority (LLDA), and the local governments of San Juan, Mandaluyong, and Quezon Cities;

WHEREAS, recognizing the value of working together and uniting to provide a healthy clean and safe environment through this partnership, the Quezon City Government, Manila Water, DENR, and other government agencies and LGUs will be able to work in close coordination to support the environmental improvement of the San Juan River and the development and implementation of the AEWBP;

WHEREAS, all parties undertake to comply with the responsibilities and undertakings laid out in the Memorandum of Agreement, namely, the development and implementation of projects under the AEWBP to reduce pollution in the San Juan River which includes, but not limited to, clean-ups, installation of portable toilets, chlorine dosing, bacteria-based water quality treatment, and flow improvements; attending and actively participating in the regular planning and implementation meetings of the AEWBP; and that the scope of this project shall be limited to the Adopted Water Bodies discharging to the San Juan River, specifically, Maytunas Creek, Buhangin Creek, Ermitanyo Creek, and Buayang Bato Creek;

WHEREAS, pursuant to Section 455 (b)(1)(vi) of R.A. No. 7160, otherwise known as the Local Government Code of 1991, the City Mayor shall represent the City in all its business transactions and sign in its behalf all bonds, contracts and obligations and such other documents upon the authority of the Sangguniang Panlungsod or pursuant to law or ordinance.

43rd Regular Session

Res. No. SP-_____, S-2020
 Page -3- PR21CC-727

NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED, to authorize, as it does hereby authorize, the City Mayor, Honorable Ma. Josefina G. Belmonte, to enter into a Memorandum of Agreement with Manila Water Company, Inc., represented by its Chief Executive Officer, Jose Rene Gregory D. Almendras, for the development and implementation of the Adopt-An-Estero/Water Body Program (AEWBP) of DENR in partnership with various national government agencies and local government units for the improvement of water bodies in Metro Manila.

RESOLVED FURTHER, that a copy of the subject Memorandum of Agreement shall form an integral part of this Resolution.

ADOPTED: October 5, 2020.

GIAN G. SOTTO
 City Vice Mayor
 Presiding Officer

ATTESTED:

Atty. JOHN THOMAS S. ALFEROS III
 City Government Dept. Head III

CERTIFICATION

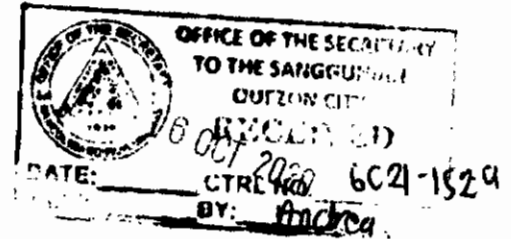
This is to certify that this Resolution was APPROVED by the City Council on Second Reading on October 5, 2020 and was CONFIRMED on

Atty. JOHN THOMAS S. ALFEROS III
 City Government Dept. Head III



Republic of the Philippines
Quezon City, Metro Manila
City Council

Office of Councilor
FRANZ S. PUMAREN

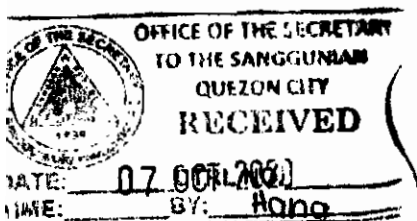


JOINT COMMITTEE HEARING OF
COMMITTEE ON LAWS, RULES AND INTERNAL GOVERNMENT,
COMMITTEE ON APPROPRIATION AND COMMITTEE ON BARANGAY AFFAIRS

	BARANGAY	DISTRICT	AMOUNT
1.	BALINGASA (SB)	1	1,368,000.00
2.	STO. CRISTO (SK) <i>AB</i>	1	2,607,894.37
3.	KATIPUNAN (AB)	1	10,087,418.90
4.	TALAYAN (AB SK)	1	1,477,550.05
5.	SALVACION (AB)	1	12,508,348.45
6.	SAN ANTONIO (SK)	1	2,845,274.34
8.	PROJECT 6 (SK) <i>AB</i>	1	1,907,138.07
9.	HOLY SPIRIT (AB) <i>SK</i>	2	10,549,000.00
10.	PAYATAS (AB)	2	105,285,209.13
11.	ST. IGNATIUS (AB SK)	3	817,147.07
12.	AMIHAN SK <i>AB</i>	3	8,972,176.54
13.	VILLA MARIA CLARA (SK) <i>AB</i>	3	700,589.00
14.	PANSOL (AB SK)	3	2,941,668.22
15.	QUIRINO 2A (SB)	3	2,452,876.65
16.	DUYAN-DUYAN (SB) <i>AB</i>	3	10,218,799.32
17.	LOYOLA HEIGHTS (SK) <i>AB</i>	3	3,316,692.45
19.	PALIGSAHAN (AB SK)	4	1,739,885.10
20.	SIKATUNA (SK) <i>AB</i>	4	1,384,353.61
21.	ROXAS (AB SK)	4	1,881,430.93
22.	KAMUNING (SK) <i>AB</i>	4	2,072,952.01
23.	GREATER LAGRO (AB SK)	5	4,800,000.00
24.	SAN AGUSTIN (AB SK)	5	2,491,268.00
25.	NOVALICHES PROPER (SK) <i>AB</i>	5	2,333,935.13
26.	SAUYO (SB)	6	10,543,238.32
27.	TALIPAPA (AB SK)	6	3,7814,565.92
28.	UNANG SIGAW (AB SK)	6	1,192,872.00
29.	BALONBATO (AB SK)	6	1,532,788.04
30.	CULIAT (AB SK)	6	7,002,842.38

**JOINT COMMITTEE HEARING of
COMMITTEE ON LAWS, RULES AND INTERNAL GOVERNMENT,
COMMITTEE ON APPROPRIATION and COMMITTEE ON BARANGAY AFFAIRS**

Councilor FRANZ S. PUMAREN	
Councilor DONATO C. MATIAS	
Councilor ALFREDO S. ROXAS	
Councilor ERIC Z. MEDINA	
Councilor VICTOR V. FERRER JR.,	
Councilor MIKEY F. BELMONTE	
Councilor SHAIRA L. LIBAN	
Councilor IVY LAGMAN	
Councilor LENA MARIE P. JUICO	
Councilor MARIVIC CO-PILAR	
Councilor WINSTON "WINNIE" CASTELO	
Councilor BERNARD R. HERRERA	
Councilor JORGE L. BANAL SR.	
Councilor RESTITUTO B. MALAÑGEN	
Councilor PATRICK MICHAEL VARGAS	
Councilor WENCEROM BENEDICT C. LAGUMBAY	
Councilor RAM V. MEDALLA	
Councilor DOROTHY "DORAY" DELARMENTE	
Councilor IRENE R. BELMONTE	
Councilor MARRA C. SUNTAY	
Councilor VOLTAIRE "BONG" LIBAN III	



PR 21 CC - 755

**REPUBLIC OF THE PHILIPPINES
CITY COUNCIL
QUEZON CITY**

PROPOSED RESOLUTION NO. _____, S-2020

RESOLUTION AUTHORIZING THE ISSUANCE OF CERTIFICATE OF EXCEPTION TO MS. MIRIAM M. MONDRAGON FOR THE CONSTRUCTION OF A ONE (1) STOREY DRIVER'S QUARTER WITH OFFICE AND PARKING LOCATED AT LOT 11-A TO 11-I (ALLEY), DON PEDRO STREET, BRGY. HOLY SPIRIT, QUEZON CITY, ALLOWING DEVIATION FROM THE RESTRICTIONS FROM ORDINANCE NO. SP-2502, S-2016 OTHERWISE KNOWN AS THE QUEZON CITY COMPREHENSIVE ZONING ORDINANCE of 2016.

Introduced by: **COUNCILOR VICTOR V. FERRER**

WHEREAS, Ms. Miriam M. Modragon, is an owner of real property with T.CT. Nos. 004-2012000009 to 004-2012000017 located at Barangay Holy Spirit, Quezon City; and she is applying for a Certificate of Exception for the construction of a One (1) Storey Driver's Quarter with Office and Parking;

WHEREAS, the said location is a classified as High Density Residential Zone (R- 3) under the Comprehensive Zoning Ordinance of 2016;

WHEREAS, pursuant to Ordinance No. Sp-2502, S-2016, otherwise known as the Comprehensive Zoning Ordinance of 2016, an exception is required for the aforementioned project only upon authorization by the Quezon City Council

WHEREAS, the Council of Barangay Holy Spirit issued a Resolution as well as the residents of the said Barangay interposes no objection of the said project;

WHEREAS, the proposed project will not adversely affect public health, safety and welfare and is keeping with general pattern of development in the community;

NOW, THEREFORE,

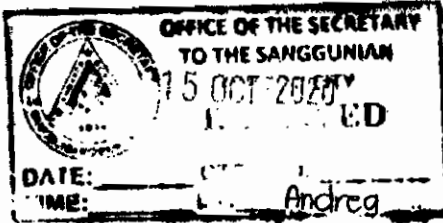
BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED, to authorize, as it does hereby authorize the issuance of a Certificate of Exception to Ms. Miriam M. Modragon for the construction of a One (1) Storey Driver's Quarter with Office and Parking located at Lot 11-A to 11-I (Alley), Don Pedro Street, Brgy. Holy Spirit, Quezon City, allowing deviation from the restrictions from Ordinance No. SP-2502, S-2016 otherwise known as the Quezon City Comprehensive Zoning Ordinance of 2016.

ENACTED this ____ day of _____ 2020.

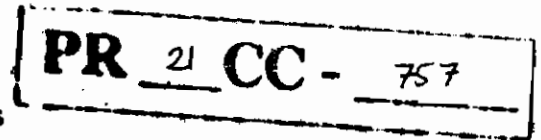
Respectfully submitted:

VICTOR V. FERRER JR
City Councilor, District 1

24



Republic of the Philippines
Quezon City
21st CITY COUNCIL



PROPOSED RESOLUTION NO. 21CC-_____ (S-2020)

A RESOLUTION AUTHORIZING THE ISSUANCE OF A SPECIAL USE PERMIT TO JACKIELOU C. CHUA FOR THE CONSTRUCTION (AS BUILT) OF A FIVE (5) STOREY COMMERCIAL BUILDING WITH ROOFDECK LOCATED AT LOT 2, BLK 173, NICANOR RAMIREZ ST. BRGY DON MANUEL, DISTRICT 4, QUEZON CITY ALLOWING DEVIATION FROM THE RESTRICTIONS PROVIDED UNDER ORDINANCE NO. SP-2502, S-2016, OTHERWISE KNOWN AS THE COMPREHENSIVE ZONING ORDINANCE OF 2016

Introduced by: COUNCILOR IVY L. LAGMAN

WHEREAS, Jackielou C. Chua is applying for a Special Use Permit for the construction (As built) of a Five (5) Storey Commercial Building with Roofdeck located at Lot 2, Blk 173, Nicanor Ramirez St. Brgy Don Manuel, District 4, Quezon City.

WHEREAS, pursuant to Ordinance No. SP-2502, S-2016, otherwise known as the Comprehensive Zoning Ordinance of 2016, and its Implementing Rules and Regulations, an exception is required for the aforementioned project upon authorization of the Quezon City Council;

WHEREAS, the proposed project will not adversely affect the public health, safety, and welfare, and is in keeping with the general pattern of development in the community.

WHEREAS, the Sangguniang Barangay and the homeowners concerned have interposed no objection of the said project.

WHEREAS, the developer in no case, without authority or absence of any law, shall permit the use of public roads adjacent to the building as a parking space or alternative thereto;

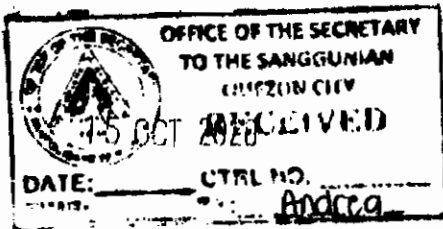
NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED, as it does hereby authorize the issuance of a Special Use Permit to Jackielou C. Chua for the construction (As built) of a Five (5) Storey Commercial Building with Roofdeck located at Lot 2, Blk 173, Nicanor Ramirez St. Brgy Don Manuel, District 4, Quezon City; allowing deviation from the restrictions provided under Ordinance No. SP-2502, S-2016, otherwise known as the Comprehensive Zoning Ordinance of 2016.

ADOPTED: _____, Quezon City, Philippines

Signed by:


HON. IVY L. LAGMAN
City Councilor
4th District, Quezon City



PR 21 CC - 758

Republic of the Philippines
Quezon City
21st CITY COUNCIL

PROPOSED RESOLUTION NO. 21CC-____ (S-2020)

A RESOLUTION AUTHORIZING THE ISSUANCE OF A SPECIAL USE PERMIT TO HOWO TRUCKS PHILIPPINES CORPORATION FOR THE CONSTRUCTION OF A PROPOSED TWO (2) STOREY BARRACKS (BUILDING B) AT LOT 604-F-2-B HIMLAYAN ROAD, VILLA CORRINA SUBD., BRGY PASONG TAMO, DISTRICT 6, QUEZON CITY ALLOWING DEVIATION FROM THE RESTRICTIONS PROVIDED UNDER ORDINANCE NO. SP-2502, S-2016, OTHERWISE KNOWN AS THE COMPREHENSIVE ZONING ORDINANCE OF 2016

Introduced by: COUNCILOR IVY L. LAGMAN

WHEREAS, Howo Trucks Philippines Corporation is applying for a Special Use Permit for the construction of a proposed Two (2) Storey Barracks (Building B) located at Lot 604-F-2-B, Himlayan Road, Villa Corrina Subd., Barangay Pasong Tamo, District 6, Quezon City.

WHEREAS, pursuant to Ordinance No. SP-2502, S-2016, otherwise known as the Comprehensive Zoning Ordinance of 2016, and its Implementing Rules and Regulations, an exception is required for the aforementioned project upon authorization of the Quezon City Council;

WHEREAS, the proposed project will not adversely affect the public health, safety, and welfare, and is in keeping with the general pattern of development in the community.

WHEREAS, the Sangguniang Barangay and the homeowners concerned have interposed no objection of the said project.

WHEREAS, the developer in no case, without authority or absence of any law, shall permit the use of public roads adjacent to the building as a parking space or alternative thereto;

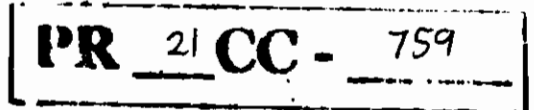
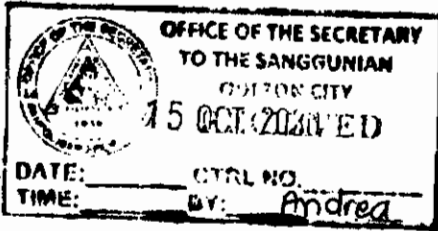
NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED, as it does hereby authorize the issuance of a Special Use Permit to Howo Trucks Philippines Corporation for the construction of a proposed Two (2) Storey Barracks (Building B) located at Lot 604-F-2-B, Himlayan Road, Villa Corrina Subd., Barangay Pasong Tamo, District 6, Quezon City.; allowing deviation from the restrictions provided under Ordinance No. SP-2502, S-2016, otherwise known as the Comprehensive Zoning Ordinance of 2016.

ADOPTED: _____, Quezon City, Philippines

Signed by:

HON. IVY L. LAGMAN
City Councilor
4th District, Quezon City



Republic of the Philippines
Quezon City
21st CITY COUNCIL

PROPOSED RESOLUTION NO. 21CC-_____ (S-2020)

A RESOLUTION AUTHORIZING THE ISSUANCE OF A SPECIAL USE PERMIT TO HOWOTRUCK (PHILS) CORPORATION FOR THE CONSTRUCTION OF A PROPOSED THREE (3) STOREY OFFICE (BUILDING A) LOCATED AT LOTS 604-A-1, 604-A-2-A, 604-F-1, 604-F-2-A, 604-F-2-B, HIMLAYAN RD., VILLA CORRINA SUBD., BRGY PASONG TAMO, DISTRICT 6, QUEZON CITY ALLOWING DEVIATION FROM THE RESTRICTIONS PROVIDED UNDER ORDINANCE NO. SP-2502, S-2016, OTHERWISE KNOWN AS THE COMPREHENSIVE ZONING ORDINANCE OF 2016

Introduced by: COUNCILOR IVY L. LAGMAN

WHEREAS, Howo Trucks (Phils) Corporation is applying for a Special Use Permit for the construction of a proposed Three (3) Storey Office (Building A) located at Lots 604-A-1, 604-A-2-A, 604-F-1, 604-F-2-A, 604-F-2-B Himlayan Rd., Villa Corrina Subd., Brgy Pasong Tamo, District 6, Quezon City.

WHEREAS, pursuant to Ordinance No. SP-2502, S-2016, otherwise known as the Comprehensive Zoning Ordinance of 2016, and its Implementing Rules and Regulations, an exception is required for the aforementioned project upon authorization of the Quezon City Council;

WHEREAS, the proposed project will not adversely affect the public health, safety, and welfare, and is in keeping with the general pattern of development in the community.

WHEREAS, the Sangguniang Barangay and the homeowners concerned have interposed no objection of the said project.

WHEREAS, the developer in no case, without authority or absence of any law, shall permit the use of public roads adjacent to the building as a parking space or alternative thereto;

NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED, as it does hereby authorize the issuance of a Special Use Permit to Howo Trucks (Phils) Corporation for the construction of a proposed Three (3) Storey Office (Building A) located at Lots 604-A-1, 604-A-2-A, 604-F-1, 604-F-2-A, 604-F-2-B, Himlayan Rd., Villa Corrina Subd., Brgy Pasong Tamo, District 6, Quezon City, allowing deviation from the restrictions provided under Ordinance No. SP-2502, S-2016, otherwise known as the Comprehensive Zoning Ordinance of 2016.

ADOPTED: _____, Quezon City, Philippines

Signed by:


HON. IVY L. LAGMAN
City Councilor
4th District, Quezon City

PR 21 CC - 760

OFFICE OF THE SECRETARY
TO THE SANGGUNIANG

15 OCT 2020

Andrea

Republic of the Philippines
Quezon City
21st CITY COUNCIL

PROPOSED RESOLUTION NO. 21CC-____ (S-2020)

A RESOLUTION AUTHORIZING THE ISSUANCE OF A SPECIAL USE PERMIT TO HOWO TRUCKS (PHILS) CORPORATION FOR THE CONSTRUCTION OF A PROPOSED TWO (2) STOREY QUARTER'S (BUILDING C) LOCATED AT LOT 604-F-2-B, #69 HIMLAYAN ROAD, VILLA CORRINA SUBD., BRGY. TANDANG SORA, DISTRICT 6, QUEZON CITY ALLOWING DEVIATION FROM THE RESTRICTIONS PROVIDED UNDER ORDINANCE NO. SP-2502, S-2016, OTHERWISE KNOWN AS THE COMPREHENSIVE ZONING ORDINANCE OF 2016

Introduced by: COUNCILOR IVY L. LAGMAN

WHEREAS, Howo Trucks (Phils.) Corporation is applying for a Special Use Permit for the construction of a proposed Two (2) Storey Quarter's (Building C) located at Lot 604-F-2-B, #69 Himlayan Road, Villa Corrina Subd., Brgy. Tandang Sora, District 6, Quezon City.

WHEREAS, pursuant to Ordinance No. SP-2502, S-2016, otherwise known as the Comprehensive Zoning Ordinance of 2016, and its Implementing Rules and Regulations, an exception is required for the aforementioned project upon authorization of the Quezon City Council;

WHEREAS, the proposed project will not adversely affect the public health, safety, and welfare, and is in keeping with the general pattern of development in the community.

WHEREAS, the Sangguniang Barangay and the homeowners concerned have interposed no objection of the said project.

WHEREAS, the developer in no case, without authority or absence of any law, shall permit the use of public roads adjacent to the building as a parking space or alternative thereto;

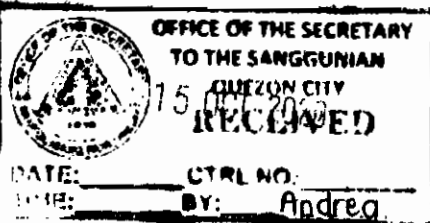
NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED, as it does hereby authorize the issuance of a Special Use Permit to Howo Trucks (Phils) Corporation for the construction of a proposed Two (2) Storey Quarter's (Building C) located at Lot 604-F-2-B, #69 Himlayan Road, Villa Corrina Subd., Brgy. Tandang Sora, District 6, Quezon City, allowing deviation from the restrictions provided under Ordinance No. SP-2502, S-2016, otherwise known as the Comprehensive Zoning Ordinance of 2016.

ADOPTED: _____, Quezon City, Philippines

Signed by:


HON. IVY L. LAGMAN
City Councilor
4th District, Quezon City



PR 21 CC - 761

Republic of the Philippines
Quezon City
21st CITY COUNCIL

PROPOSED RESOLUTION NO. 21CC-____ (S-2020)

A RESOLUTION AUTHORIZING THE ISSUANCE OF A SPECIAL USE PERMIT TO HOWO TRUCKS PHILIPPINES CORPORATION FOR THE CONSTRUCTION OF A PROPOSED TWO (2) STOREY WAREHOUSE (BUILDING D) AT LOTS 604-F-2-A, 604-F-1, VILLA CORRINA SUBD., BRGY TANDANG SORA, DISTRICT 6, QUEZON CITY ALLOWING DEVIATION FROM THE RESTRICTIONS PROVIDED UNDER ORDINANCE NO. SP-2502, S-2016, OTHERWISE KNOWN AS THE COMPREHENSIVE ZONING ORDINANCE OF 2016

Introduced by: COUNCILOR IVY L. LAGMAN

WHEREAS, Howo Trucks Philippines Corporation. is applying for a Special Use Permit for the construction of a proposed Two (2) Storey Warehouse (Building D) located at Lots 604-F-2-A, 604-F-1, Villa Corrina Subd., Barangay Tandang Sora, District 6, Quezon City.

WHEREAS, pursuant to Ordinance No. SP-2502, S-2016, otherwise known as the Comprehensive Zoning Ordinance of 2016, and its Implementing Rules and Regulations, an exception is required for the aforementioned project upon authorization of the Quezon City Council;

WHEREAS, the proposed project will not adversely affect the public health, safety, and welfare, and is in keeping with the general pattern of development in the community.

WHEREAS, the Sangguniang Barangay and the homeowners concerned have interposed no objection of the said project.

WHEREAS, the developer in no case, without authority or absence of any law, shall permit the use of public roads adjacent to the building as a parking space or alternative thereto;

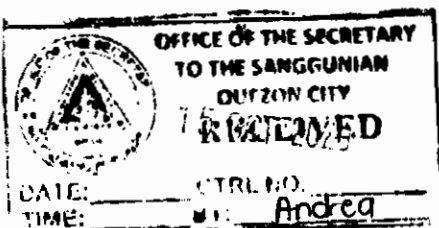
NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED, as it does hereby authorize the issuance of a Special Use Permit to Howo Trucks Philippines Corporation. for the construction of a proposed Two (2) Storey Warehouse (Building D) located at Lots 604-F-2-A, 604-F-1, Villa Corrina Subd., Barangay Tandang Sora, District 6, Quezon City; allowing deviation from the restrictions provided under Ordinance No. SP-2502, S-2016, otherwise known as the Comprehensive Zoning Ordinance of 2016.

ADOPTED: _____, Quezon City, Philippines

Signed by:

HON. IVY L. LAGMAN
City Councilor
4th District, Quezon City



Republic of the Philippines
Quezon City
21st CITY COUNCIL

PR 21 CC - 762

PROPOSED RESOLUTION NO. 21CC-_____ (S-2020)

A RESOLUTION AUTHORIZING THE ISSUANCE OF A SPECIAL USE PERMIT TO HOWO TRUCKS PHILIPPINES CORPORATION FOR THE CONSTRUCTION OF A PROPOSED ONE (1) STOREY HIGH CEILING WORKBAY (BUILDING E) LOCATED AT LOT 604-F-1, HIMLAYAN ROAD, VILLA CORRINA SUBD., BRGY TANDANG SORA, DISTRICT 6, QUEZON CITY ALLOWING DEVIATION FROM THE RESTRICTIONS PROVIDED UNDER ORDINANCE NO. SP-2502, S-2016, OTHERWISE KNOWN AS THE COMPREHENSIVE ZONING ORDINANCE OF 2016

Introduced by: COUNCILOR IVY L. LAGMAN

WHEREAS, Howo Trucks Philippines Corporation is applying for a Special Use Permit for the construction of a proposed One (1) Storey High Ceiling Workbay (Building E) located at Lot 604-F-1, Himlayan Road., Villa Corrina Subd., Brgy Tandang Sora, District 6, Quezon City.

WHEREAS, pursuant to Ordinance No. SP-2502, S-2016, otherwise known as the Comprehensive Zoning Ordinance of 2016, and its Implementing Rules and Regulations, an exception is required for the aforementioned project upon authorization of the Quezon City Council;

WHEREAS, the proposed project will not adversely affect the public health, safety, and welfare, and is in keeping with the general pattern of development in the community.

WHEREAS, the Sangguniang Barangay and the homeowners concerned have interposed no objection of the said project.

WHEREAS, the developer in no case, without authority or absence of any law, shall permit the use of public roads adjacent to the building as a parking space or alternative thereto;

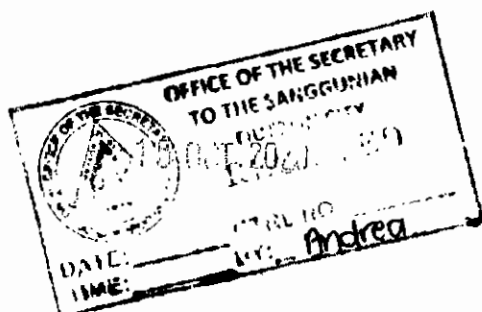
NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED, as it does hereby authorize the issuance of a Special Use Permit to Howo Trucks Philippines Corporation for the construction of a proposed One (1) Storey High Ceiling Workbay (Building E) Located at 604-F-1, Himlayan Rd., Villa Corrina Subd., Brgy. Tandang Sora, District 6, Quezon City, allowing deviation from the restrictions provided under Ordinance No. SP-2502, S-2016, otherwise known as the Comprehensive Zoning Ordinance of 2016.

ADOPTED: _____, Quezon City, Philippines

Signed by:

HON. IVY L. LAGMAN
City Councilor
4th District, Quezon City



PR 21 CC - 763

Republic of the Philippines
21st CITY COUNCIL
 Quezon City

PROPOSED RESOLUTION NO. _____

A RESOLUTION AUTHORIZING THE ISSUANCE OF A SPECIAL USE PERMIT TO 41 PAYATAS B QUEZON CITY FILLING STATION INC., FOR THE CONSTRUCTION AND OPERATION OF A GASOLINE REFILLING STATION LOCATED AT BLOCK 2 LOT 3, AMLACVILLE SUBD., AREA B, BARANGAY PAYATAS, QUEZON CITY.

Introduced by **Councilor DONATO "DONNY" C. MATIAS**

WHEREAS, petitioner 41 Payatas B Quezon City Filling Station Inc., is applying for a Special Use Permit (SUP) to be used for the construction and operation of a Powerfill gasoline refilling station located at Block 2 Lot 3, Amlacville Subd., Area B, Barangay Payatas, Quezon City;

WHEREAS, the Sangguniang Barangay of Fairview interposes no objection to the proposed construction because of the benefits and development that would be realized out of the said project and public hearing was properly conducted and obtained favorable approval of the residents therein;

WHEREAS, in accordance with the provisions of Ordinance No. SP-2502, S-2016, otherwise known as the *Quezon City Comprehensive Zoning Ordinance of 2016* and its Implementing Rules and Regulations, a Special Use Permit is required for this project;

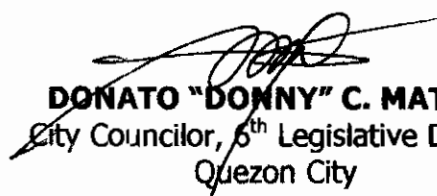
WHEREAS, 41 Payatas B Quezon City Filling Station Inc., has complied with the necessary requirements for the issuance of a Special Use Permit as mandated by the aforementioned Quezon City Comprehensive Zoning Ordinance;

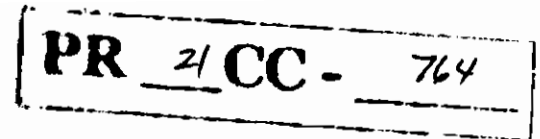
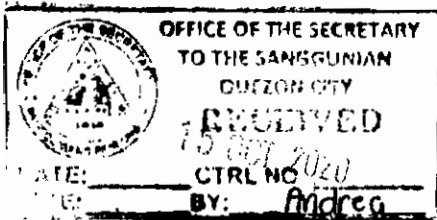
NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED, to authorize, as it does hereby authorize the issuance of a Special Use Permit to 41 Payatas B Quezon City Filling Station Inc., for the construction and operation of gasoline refilling station located at Block 2 Lot 3, Amlacville Subd., Area B, Barangay Payatas, Quezon City.

ADOPTED: _____

Respectfully submitted by:


DONATO "DONNY" C. MATIAS
 City Councilor, 6th Legislative District
 Quezon City



Republic of the Philippines
21st CITY COUNCIL
QUEZON CITY

Proposed Resolution No.____, S-2020

A RESOLUTION ADOPTING THE ANNUAL INVESTMENT PLAN (AIP) OF THE QUEZON CITY GOVERNMENT (QCG) FOR FISCAL YEAR 2021 IN THE AMOUNT OF THIRTY EIGHT BILLION, EIGHTY ONE MILLION, FOUR HUNDRED FORTY EIGHT THOUSAND, FIVE HUNDRED EIGHTY SEVEN PESOS AND SIXTY SIX CENTAVOS (P38,081,448,587.66) COVERING THE VARIOUS EXPENDITURES FOR THE OPERATION OF THE CITY GOVERNMENT AND APPROPRIATING THE NECESSARY FUNDS FOR THE PURPOSE, SUBJECT TO EXISTING LAWS, RULES AND REGULATIONS.

**INTRODUCED BY: COUNCILOR DONATO "DONNY" C. MATIAS
COUNCILOR FRANZ S. PUMAREN
COUNCILOR VICTOR V. FERRER JR.**

WHEREAS, Section 115 of Republic Act No. 7160, otherwise known as the Local Government Code of 1991, provides that "The Department of Budget and Management shall furnish the various local development councils, information on financial resources and budgetary allocations applicable to their respective jurisdictions to guide them in their planning functions.";

WHEREAS, Section 455 (b)(1)(vi) of Republic Act No. 7160, states that "the City Mayor shall represent the City in all its business transactions and sign in its behalf all bonds, contracts, and obligations, and such other documents upon authority of the Sangguniang Panlungsod or pursuant to law or ordinances.";

WHEREAS, the Annual Investment Plan (AIP) is a legal instrument by which a Local Government Unit (LGU) annually manages and financially support its Local Development Plan (LDP) and Local Development Investment Program (LDIP);

WHEREAS, after careful review of the Annual Investment Plan (AIP) for Fiscal Year 2021 of the Quezon City Government, it was found out to be in order and in accordance with the city development thrusts;

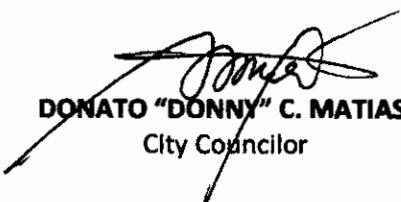
WHEREAS, it is imperative for the Sangguniang Panlungsod to adopt the Annual Investment Plan (AIP) for Fiscal Year 2021 of Quezon City, in support of the City Governments programs and projects;

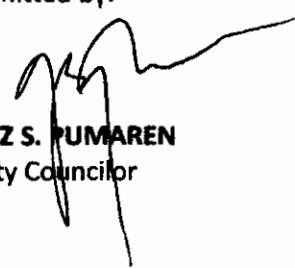
NOW, THEREFORE,


BE IT RESOLVED BY THE CITY COUNCIL OF THE QUEZON CITY IN SESSION ASSEMBLED, to adopt, as it hereby adopt, the Annual Investment Plan (AIP) of the Quezon City Government (QCG) for Fiscal Year 2021 in the amount of Thirty Eight Billion, Eighty One Million, Four Hundred Forty Eight Thousand, Five Hundred Eighty Seven Pesos And Sixty Six Centavos (P38,081,448,587.66) covering the various expenditures for the operation of the City Government and appropriating the necessary funds for the purpose, subject to existing laws, rules and regulations.

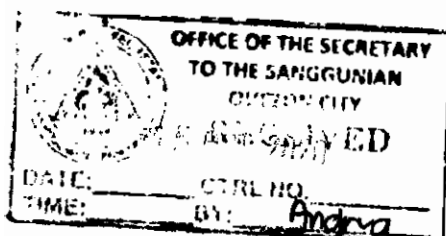
ADOPTED: _____, 2020

Submitted by:

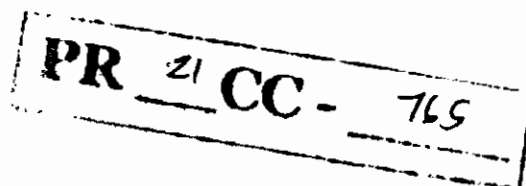

DONATO "DONNY" C. MATIAS
City Councilor


FRANZ S. PUMAREN
City Councilor


VICTOR V. FERRER JR.
City Councilor



Republic of the Philippines
QUEZON CITY COUNCIL
Quezon City
21st City Council



PROPOSED RESOLUTION NO. _____, S-2020

A RESOLUTION ENJOINING ALL THE 142 BARANGAYS OF QUEZON CITY TO DONATE THE BARANGAY BUDGET INTENDED FOR THE TRADITIONAL CHRISTMAS PARTIES OR SIMILAR CELEBRATIONS DURING THE HOLIDAY SEASON TO THE UNDERPRIVILEGED CONSTITUENTS ADVERSELY AFFECTED BY COVID-19 PANDEMIC.

Introduced by: Councillor Donato C. Matias, 6th Legislative Dist.

WHEREAS, on March 12, 2020, the World Health Organization declared the COVID-19 outbreak caused by the SARS-CoV2 virus as a global pandemic due to the extent of its geographic range;

WHEREAS, on March 13, 2020, the Sangguniang Panlungsod adopted Resolution No. SP-B141, series of 2020, declaring a state of calamity in Quezon City due to the pandemic;

WHEREAS, Proclamation No. 929 dated March 16, 2020 was implemented, declaring a state of calamity throughout the Philippines due to COVID-19 virus;

WHEREAS, starting on March 17, 2020, the National Government enforced Enhanced Community Quarantine (ECQ) over Luzon including Metro Manila, for the Local Government Units (LGUs) to act swiftly in order to contain the spread of the virus;

WHEREAS, the imposition of the community quarantine impedes public transportation, mass gatherings, and commerce which remarkably leads to widespread unemployment and extraordinary damage to our economy;

WHEREAS, the Honorable City Mayor MA. JOSEFINA G. BELMONTE issued Executive Order No. 40, Series of 2020 enjoining the offices of the City Government to donate the amount intended for Christmas party to the underprivileged;

WHEREAS, in support to the Honorable City Mayor's objective and in view of the adversities that a lot of our residents are going through, it would be unsuitable for the Barangay Government offices to celebrate the traditional Christmas parties during this holiday season, that is, November and December 2020;

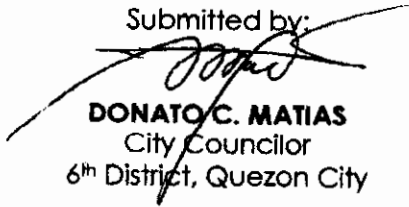
WHEREAS, the budget that would have to be expended on Christmas parties or any other similar celebrations would be worthy as donations to the underprivileged during this extremely challenging phase in our nation's history;

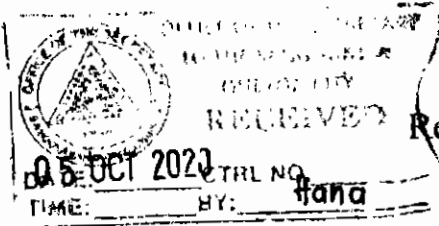
NOW, THEREFORE,

BE IT RESOLVED BY THE QUEZON CITY COUNCIL IN REGULAR SESSION ASSEMBLED; to enjoin all the 142 barangays of Quezon City to refrain from holding the traditional Christmas parties or similar celebrations during this holiday season and are encouraged to donate the budget intended thereof to the underprivileged constituents adversely affected by the COVID-19 pandemic

ADOPTED _____ 2020

Submitted by:


DONATO C. MATIAS
City Councillor
6th District, Quezon City



Republic of the Philippines
21st City Council
Quezon City

PROPOSED ORDINANCE No. _____, S-2020

**AN ORDINANCE PRESCRIBING FOR TWO (2) YEAR VALIDITY OF
MAYOR'S PERMIT FOR BUSINESS, AMENDING FOR THE PURPOSE
ARTICLE 21, SECTION 70 OF THE QUEZON CITY REVENUE CODE,
AS AMENDED AND FOR OTHER PURPOSES**

Introduced by: **Councilors**
ALLAN BUTCH T. FRANCISCO and MARRA C. SUNTAY

WHEREAS, the impact of the coronavirus disease (COVID-19) pandemic, both in terms of human life and economic growth, is quite alarming;

WHEREAS, on the economic front, individual and collective efforts to mitigate the transmission of the virus and to reduce the number of casualties has likewise caused the stagnation of economic activity;

WHEREAS, while survival and mitigation of Covid-19 fatalities are paramount, the city would eventually need to address another challenge pose by the crisis: the problem of uncertainty and lack of business confidence;

WHEREAS, the dramatic and unexpected impact on the economy has dampened the confidence of business in its ability to survive and eventually turnaround, this aggravated by consumers whose fears of the sustainability of incomes lead them to cut expenditures to the barest minimum and therefore creating problems in businesses considered non-essential but nevertheless account for a substantial share in the economy;

WHEREAS, the effect can be as trivial as businesses imposing a moratorium in hiring new personnel; but it could also be as critical and complicated as losing millions of pesos worth of investments and for consumers, it could mean postponing travel, cutting on purchases of personal effects or avoiding dining-in in restaurants and cutting expenditures on entertainment;

WHEREAS, if and when the crisis is brought under control, the city government has to take the lead in reducing socioeconomic uncertainty towards creating confidence in the economy;

WHEREAS, such return to normalcy would require the city government to extend regulatory relief to businesses, through non-tax and charges imposed on enterprises and filing and payments due shall be extended with no additional interests, fines or penalties. The city's regulatory departments shall simplify, shorten renewal and even extend its validity and new business registration process;

WHEREAS, the power of the LGUs to create sources of revenue and levy taxes, fees and charges necessarily includes the power to amend existing tax ordinances or impose new schedules and rates of regulatory fees and charges;

WHEREAS, pursuant to the aforementioned powers, the City Council proposes to extend the validity of Mayor's Permit on Business to Two (2) years consistent with the principle of Quezon City, tagged as the "Business Friendly City".

NOW, THEREFORE,
BE IT ORDAINED by the 21st City Council in Session assembled, that:

Section 1. *Article 21, Section 70 of the Quezon City Revenue Code, as amended is hereby amended by inserting another section after Section 70 paragraph 1 as paragraph 2 to read as follows:*

Section 70. Renewal of Permit – The Mayor's Permit to engage in business shall be duly renewed every year in accordance with the following schedule:

Those whose family names, corporate or company names begin with the letters:

A to H -- on or before the last working day of January

I to P -- on or before the last working day of February

Q to Z -- on or before the last working day of March

x x x

Section 70 (a). Businesses may enroll for a Two (2) Year Validity of Mayor's Permit and shall be duly renewed in accordance with the same schedule, after payment of necessary regulatory fees prorated for the two (2) year assessment by the City Business Permits and Licensing Office (BPLO).

Section 70 (b). The issuance of two (2) year validity of Business Permit shall not relieve the permittee from the fulfillment of the requirements of other departments in connection with the operation of business or conduct of any activity prescribed under the Quezon City Revenue Code, as amended. Enforcement of compliance of the Code and other regulatory laws, ordinances and applicable rules and regulations shall be the responsibility of the BPLO.

X X X

Section 2. Implementing Rules and Regulation – For the efficient and effective implementation of this ordinance, the City Business Permits and Licensing Office (BPLO) shall provide for the Implementing Rules and Regulations (IRR).

Section 3. Effectivity. – This Ordinance shall take effect after thirty (30) days following its publication in newspapers of general circulation;


Section 4. Separability Clause. – Should any part of provisions of this Ordinance is declared valid or unconstitutional for any purpose, none of the other parts or provisions shall be affected;

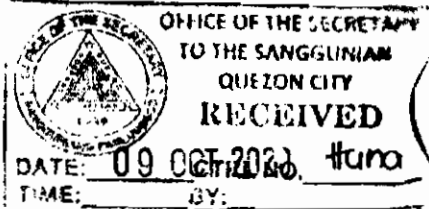
Section 5. Repealing Clause. – All ordinances, resolutions, executive orders, rules and regulations contrary to or inconsistent with the provisions of this Ordinance are hereby repealed or modified accordingly.

Adopted _____ **2020**

Submitted by:


ALLAN BUTCH T. FRANCISCO
City Councilor, District 5


MARRA C. SUNTAY
City Councilor, District 4



Republic of the Philippines
21st City Council
Quezon City

PC 21 OC - 35

PROPOSED ORDINACE NO. ____S-2020

AN ORDINANCE BANNING PUBLIC DISTURBANCE NOISES DURING SCHOOL HOURS FROM 7:00 A.M. TO 5:00 P.M. IN QUEZON CITY AND PROVIDING PENALTIES FOR VIOLATIONG THEREOF

Introduced by: **Councilor IRENE R. BELMONTE**

WHEREAS, Article 26 of Republic Act No. 386 otherwise known as Civil Code of the Philippine states that *Every person shall respect the dignity, personality, privacy and peace of mind of his neighbors and other persons.*

WHEREAS, Section 16 of Republic Act 7160 otherwise known as Local Government Code provides that "Every Local Government unit shall exercise the powers necessary, xxx and those which are essential to the promotion of the general welfare. Local Government Units shall ensure and support, among other things, xxx, and preserve the comfort and convenience of their inhabitants".

WHEREAS, the Department of Education orders the "no face to face" class during Covid 19 pandemic and shifted to synchronous and asynchronous mode of learning thru online platform.

WHEREAS, public disturbance noise has big impact to our students particularly during school hours especially that they conduct their study at home;

WHEREAS, in students specially during online classes the noise-induced complications hinder the teacher-student communication and eventually affect the learning process.

WHEREAS, most of the teachers belongs to a group that uses the voice professionally and that needs to have special care including the attainment of educational programs focusing the prevention of vocal problems, as well as the use of several resources for online classes.

WHEREAS, during online class which have a public disturbance noise the teacher and the student has to literally compete for audibility with the noise interruptions in classes form of straining causes health risks to teachers as well as the students.

WHREAS, one of the sources of noise comes from singing thru videoke machines and gadgets that produce loud sounds.

WHEREAS, the Quezon City Government recognizes that the prevention of public disturbance noises may be implemented and begin through every locality and or barangays.

NOW, THEREORE,

BE IT ORDAINED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED:

Republic of the Philippines
21st City Council
Quezon City

Section 1. TITLE - This Ordinance is otherwise known as **“Anti-Noise Ordinance”**

Section 2. DEFINITION OF TERMS – As used in this Ordinance, the following terms shall mean as follows:

a. Public Disturbance Noises- means any noise, sound or signal which unreasonably disturbs the comfort, peace, or repose of another person or persons.

b. Online Class- refers to electronically supported learning that relies on the Internet for teacher/student interactions.

c. School Hours- the time period when students and teachers are in session or class that starts from 7:00 a.m. to 5:00 p.m.

Section 3. PROHIBITED ACTS

It is prohibited for any person, natural and juridical, within the Territorial Jurisdiction of Quezon City, to engage in any activities that produce public disturbance noises such as social gatherings or celebrations that use loud sounds, videoke, band, sound system and the like that affects students during school hours from 7:00 a.m. to 5:00 p.m.

Section 4. MONITORING

The BCRD in coordination with the DPOS is hereby tasked to perform the proper enforcement of this ordinance.

Section 5. PENALTY CLAUSE – there shall be imposed of Penalty for any violation of this ordinance:

a. First Offense- Any Person or group of persons or entity found violating any provision of this ordinance shall be penalized of One Day Community Service or a fine of One Thousand (P1, 000,00) Pesos;

b. Second Offense -One-week Community Service or a fine of Three Thousand (P3,000.00) Pesos;

c. Third Offense- imprisonment of not less than thirty (30) days or fine of not more than Five Thousand (P5,000.00) Pesos.

Section 6. IMPLEMENTING RULES AND REGULATIONS - Within Thirty (30) day upon approval of this Ordinance, the City Mayor shall cause the issuance of the Implementing Rules and Regulations (IRR) as are necessary for the effective implementation of this Ordinance.

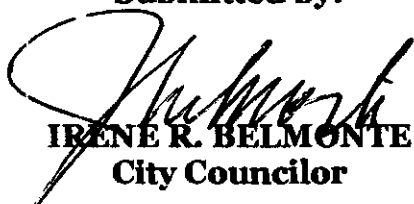
Section 7. SEPARABILITY CLAUSE - If, for any reason, any section or provision of this Ordinance is declared unconstitutional or invalid by a competent court, the remaining sections or provisions not affected thereby shall continue to be in full force and effect.

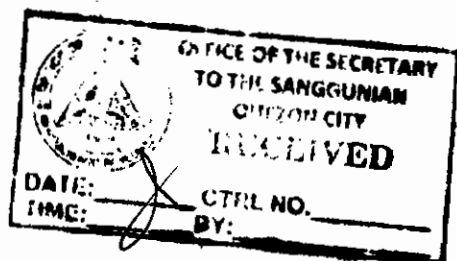
Section 8. REPEALING CLAUSE – this Ordinance is hereby enacted accordingly including all ordinances, resolutions, rules or regulations inconsistent with or contrary to the provisions of this Ordinance.

Section 9. EFFECTIVITY - This Ordinance shall take effect on the day following its required publication in a newspaper of general circulation.

ENACTED BY THE SANGGUNIANG PANLUNGSOD QUEZON CITY

Submitted by:


IRENE R. BELMONTE
City Councilor



Republic of the Philippines
QUEZON CITY COUNCIL
Quezon City
21st City Council

PO 21 CC - 352

12 OCT 2020

PROPOSED ORDINANCE NO. SP. ____ S, 2020

AN ORDINANCE PROMOTING URBAN GARDENING IN QUEZON CITY

Introduced By: Councilor Mikey Belmonte and Councilor Irene Belmonte

WHEREAS, the Plant, Plant, Plant Program or Ahon Lahat, Pagkaing Sapat (ALPAS) laban sa COVID-19 was implemented and spearheaded by President Rodrigo Duterte to increase food productivity, sustainability, accessibility and affordability nationwide through urban gardening as a strategic response to COVID 19;

WHEREAS, Republic Act 10068 otherwise known as the "An Act Providing for the Development and Promotion of Organic Agriculture in the Philippines" was enacted to promote a comprehensive program for the advancement of the community-based organic agriculture system;

WHEREAS, Department of Interior and Local Government and the Department of Agriculture issued a Memorandum Circular No 02 dated January 2013 which provides to implement Republic Act 10068 in every Local Government Unit within its jurisdiction;

WHEREAS, the Local Government of Quezon City in support with the urban agriculture, through Mayor Josefina Joy Belmonte signed an Executive Order No. 32, S 2020, otherwise known as "Creating a Task Force on Food Security to Promote Urban Agriculture and Develop Agriculture Zones and Food Zones" which provides to ensure the availability, access, stability and utilization food throughout Quezon City;

WHEREAS, the need to address food security has been magnified during the pandemic, when regular replenishment of food supply to metro manila was interrupted due to the impositions on the conduct of economic activities as well as restrictions on transport of goods. The said conditions has caused spikes in the cost and availability of food, making it difficult, especially for marginalized sectors to avail of such goods.

WHEREAS, urban agriculture can help improve our environment through efficient waste management, recycling and resourcefulness of every citizen of Quezon City through working together;

WHEREAS, the practice of urban agriculture will cumulatively promote and enhance the Quezon City's food self-sufficiency, and protect the health of every citizen through nutritional and healthy food.

NOW THEREFORE,

**BE IT ORDAINED, BY THE CITY COUNCIL OF QUEZON CITY, IN
REGULAR SESSION ASSEMBLED:**

SECTION 1. TITLE. This ordinance shall be known as **"Urban Gardening Ordinance of Quezon City"**

SECTION 2. DECLARATION OF POLICY. The Local Government of Quezon City hereby adheres to the policy of the State to promote urban gardening to ensure food security thereby bringing food sources closer to urban communities.

SECTION 3. COVERAGE AND PURPOSE. The purpose of this ordinance is to promote the practice of urban gardening within Quezon City to ensure the availability of safe and healthy food derived from backyard-level production of vegetables and fruits among our constituents, thereby contributing to attaining food security and community level enterprise.

This ordinance shall apply to the promotion and development of urban gardening in all Quezon City barangays, and shall include the conduct of comprehensive programs that contribute to food security of the city, such as, but shall not be limited to:

- Education and Training of urban farmers
- Research and development of urban agriculture strategies and techniques best suited for communities in Quezon City;
- Provide agricultural input support through the establishment of greenhouses, nurseries, planting equipment, planting materials and other necessary agricultural inputs to accelerate agricultural production;
- Initiate partnerships with relevant national government agencies and civil society organizations; and
- Spread awareness about urban agriculture.

SECTION 4. DEFINITION OF TERMS. For the purpose of this Ordinance, the following terms shall be defined as follows:

- a. *Food Security* – ability of the individual, household and community to produce and/or access/acquire appropriate, abundant, nutritious and safe food on a regular basis using socially acceptable means;
- b. *Organic agriculture* - includes all agricultural systems that promote the ecologically sound, socially acceptable, economically viable and technically feasible production of food and fibers. Organic agriculture dramatically reduces external inputs by refraining from the use of chemical fertilizers, pesticides and pharmaceuticals;

- c. *Pick and Pay Market* – this shall refer to the on-site barangay market established by every Communal Food Gardens which produces the fresh or processed organic food or products derived from the garden by personally picking the crops from its roots and pay at its fair market value;
- d. *Urban Agriculture* – shall refer to the practice of cultivating, processing and distributing of food in or around a village, town or city;
- e. *Vertical Farming* – shall refer to the method of farming that is brought to the urban space employing the concepts of indoor agriculture in skyscrapers and other modern buildings;

SECTION 5. EMPOWERMENT OF THE QUEZON CITY FOOD SECURITY TASK FORCE (QC FSTF). To implement the Ordinance, the QC FSTF created by virtue of EO 32 s. 2020 shall be empowered further to be the policy-making body and shall provide for the direction and general guidelines for the implementation of Urban Gardening initiatives in Quezon City. The QC FSTF shall be spearheaded by the Office of the City Mayor.

The QC FSTF shall ensure the feasibility and the full participation of our constituents through coordination with the Department of Agriculture.

SECTION 6. COMPOSITION OF THE QC FOOD SECURITY TASK FORCE. The composition of the QC-FSTF shall be supplemented with the inclusion of the Committee on Trade Commerce and Industry of the City Council as an additional member. The full composition of the QC FSTF shall be as follows;

Chairperson –	City Mayor
Co-Chairperson and Action Officer –	Sustainable Development Affairs Officer

Members:

1. Local Economic Investment Promotions Officer
2. Small Business Cooperative Promotions Office
3. Public Employment Service Office
4. Environmental Protection and Waste Management Department
5. City Health Department
6. City Veterinary Department
7. Parks Development and Administration Department
8. City Planning and Development Office
9. Barangay and Community Relations Department
10. Market Development and Administration Department
11. Committee on Micro, Small and Medium Business and Entrepreneurship of the City Council
12. Committee on Parks and Environment of the City Council
13. Committee on Trade Commerce and Industry
14. Agri Business Sector
15. Farmer's Organization Sector

16. Civil Society Organization

17. and such other members that the City Mayor will designate

The representatives of the Agri-Business Sector, Farmer's Organization and Civil Society shall be nominated by other members of the Task Force.

The Task Force shall likewise invite other concerned implementing department, offices or operating units to introduce comments, recommendations and assistance to the activities of the Task Force.

SECTION 7. FUNCTIONS OF THE QC-FOOD SECURITY TASK FORCE. The functions of the QC-FSTF shall be supplemented with the following powers and functions:

1. Provide general supervision on the implementation of the city-wide QC Food Security Plan. Ensuring the linkages of the same to other programs of the City government;
2. Approve program beneficiaries, consistent with set criteria and qualification requirements;
3. Monitor and evaluate all initiatives pertaining to urban agriculture;
4. Hold regular meetings at least once every quarter to evaluate and plan the implementation of programs and projects;
5. Develop a ladderized urban gardening training curriculum that shall serve as the general learning tool in all barangays, providing capacity building on the technical aspects of urban agriculture, agri enterprise and agri-tourism;
6. Develop a pool of trainers that shall sustain the initiatives of the urban gardening program
7. Ensure the availability of sufficient agricultural input support through the establishment of greenhouses, nurseries, planting equipment, planting materials and other necessary agricultural inputs to accelerate agricultural production;
8. Ensure the implementation of the Pick and Pay Market

The office of the Sustainable Development Affairs Officer, as action officer, shall serve as the Secretariat of the Council and shall likewise have the following duties and responsibilities:

1. Ensure the availability of updated baseline data related to urban agriculture;
2. Coordinate the day to day activities of the QC FSTF among all barangays, relevant city government departments, national government agencies and external partners;
3. Ensure the preparation of the required budgetary allocation for the successful implementation of programs and projects, integrating the requirements of the barangay-level task force;
4. Provide regular updates to the FSTF, at least every month or as may be required.

SECTION 8. CREATION OF THE BARANGAY-LEVEL FOOD SECURITY TASK FORCE. As counterpart of the QC FSTF, Barangay-Level Food Security Task Forces are hereby created in all barangays and shall be composed of the following:

- Barangay Chairman;
- Barangay Kagawad Chair - Committee on Environmental Protection, Sanitation and Beautification (CEPSB)
- Barangay Kagawad Chair – Committee on Health Women and Family (CHWF)
- Barangay Kagawad Chair – Committee on Livelihood and Cooperatives (CLC)
- Sangguniang Kabataan Chairman
- 2 Private Sector Representatives from barangay-level urban gardening groups

SECTION 9. DUTIES AND FUNCTIONS OF THE BARANGAY-LEVEL URBAN GARDENING TASK FORCE The Task Force shall be in-charge of the following:

- Monitor and supervise urban agriculture practices within their respective barangays;
- Conduct information dissemination on the benefits of the Urban Gardening Program;
- Prepare its own short, medium and long – term project proposal to be submitted to the Secretariat with the specific budget allocation;
- Identify potential land for urban gardening, particularly those for backyard and communal garden expansion
- Coordinate the conduct of barangay-level urban gardening activities with the urban gardening secretariat, including site inspections, trainings and other relevant activities
- Shall create composite teams to effectively implement the community-based implementation and monitoring within the respective barangays.

SECTION 10. COMMUNAL FOOD GARDENS AND PICK AND PAY MARKET. For the effective and efficient implementation of this Ordinance, the City, in coordination with all barangays, shall promote the establishment of communal food gardens, building on existing urban gardens and urban farms. These shall serve as urban gardening production centers, demonstration farms and learning centers.

As mechanism to promote enterprise among all communal and backyard urban gardening practitioners, the Pick and Pay Market shall be established in every barangay to showcase and sell their produce. These shall be located in strategic areas such as public markets and other similar commercial establishments to ensure market access.

SECTION 11. BENEFICIARIES OF THE PROGRAM. The beneficiaries of the program shall be initially processed, accounted and screened by the Barangay-Level Food Security Task Force based on the approved criteria and qualifications. The recommended beneficiaries shall then be submitted to the Secretariat for final approval of the QC-FSTF

SECTION 12. SOLID WASTE MANAGEMENT. Pursuant to the provisions of Republic Act 9003, otherwise known as the Ecological Solid Waste Management Act,

there shall be an established solid waste management plan, with the specific emphasis on the management of the biodegradable agricultural wastes in the City, in order to generate compostable materials for the urban gardening practices.

SECTION 13. IMPLEMENTING RULES AND REGULATIONS. Within one hundred twenty (120) days after the approval of this Ordinance, the QC FSTF shall, upon consultation with Barangay Officials and relevant government agencies, promulgate the implementing rules and regulations of this Ordinance.

SECTION 14. FUNDING. To ensure and broaden the implementation of this Ordinance, there shall be an allocated fund of at least ____% of the budget set aside for urban agriculture.

SECTION 15. REPEALING CLAUSE. All ordinances, rules and regulations and other issuances or parts thereof which are inconsistent with this ordinance are hereby repealed or modified accordingly.


SECTION 16. SEPARABILITY CLAUSE. If for any reason any section or provision of this Ordinance is declared as unconstitutional or invalid, the other sections or provisions hereof shall not be affected thereby.


SECTION 17. EFFECTIVITY CLAUSE. This Ordinance shall take effect immediately after compliance with the posting and publication requirements set forth under the 1991 Local Government Code.

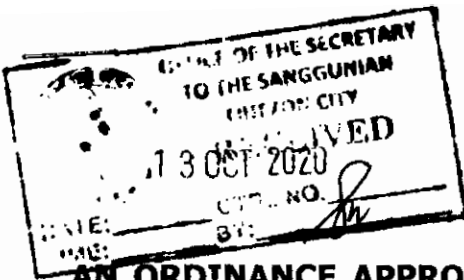
Enacted by the Sangguniang Panlungsod, Quezon City, on its ____ Regular Session held on

_____.

Submitted by:


HON. MIKEY F. BELMONTE
Councilor, District II


HON. IRENE R. BELMONTE
Councilor, District IV



Republic of the Philippines
21st City Council
Quezon City



AN ORDINANCE APPROVING THE INSTITUTIONAL DEVELOPMENT PLAN OF QUEZON CITY UNIVERSITY FOR CALENDAR YEAR 2020-2024 AND TO APPROPRIATE THE FUNDS NEEDED THEREOF.

Introduced by: Councilor IRENE R. BELMONTE

WHEREAS, on Section 1 Article 14 of Philippines Constitution states that it is the policy of the State to protect and promote the right of all citizens to quality education at all levels, and shall take appropriate steps to make such education accessible to all;

WHEREAS, on Section 2(1) of Article XIV states that the State to establish, maintain, and support a complete, adequate, and integrated system of education relevant to the needs of the people and society;

WHEREAS, on Section 3(2) of Article XIV it is the policy of the State to inculcate patriotism and nationalism, foster love of humanity, respect for human rights, appreciation of the role of national heroes in the historical development of the country, teach the rights and duties of citizenship, strengthen ethical and spiritual values, develop moral character and personal discipline, encourage critical and creative thinking, broaden scientific and technological knowledge, and promote vocational efficiency;

WHEREAS, pursuant to the CMO No. 09, S-2018 issued June 8, 2018 states the Guidelines on the Eligibility of Local Universities and Colleges (LUCs) to carry out the free higher education provision of RA 10931 otherwise known as the *Universal Access to Quality Tertiary Education Act*;

WHEREAS, Quezon City University as a local institution of higher learning submitted an application for Institutional Recognition subject for the approval of CHED in order to access and enjoy the empowering and equitable provisions of RA 10931;

WHEREAS, in accordance with the pertinent provisions of Republic Act 7722, CMO No.32, S-2006 promulgates the policies, standards and guidelines that shall govern the establishment of Local Colleges/Universities (LCUs) by Local Government Units (LGUs);

WHEREAS, the Quezon City Council enacted City Ordinance No. SP – 2812, S-2019, an Ordinance converting the Quezon City Polytechnic University to Quezon City University and enhancing its Charter (Amending City Ordinances Nos. SP – 1945, S-2009 and SP-1030, S-2001

WHEREAS, based from the Evaluation Report issued by the Office of Institutional Quality Assurance and Governance (OICAG) indicated in CHED's 1st Indorsement letter dated June 29, 2020, Quezon City University was found to be non-compliant in submitting its Comprehensive Institutional Development Plan duly approved through an ordinance enacted for the purpose which is relative to the application of the University for CHED's Institutional Recognition;

WHEREAS, the Institutional Development Plan (CY-2020-2024) of Quezon City University articulates the Human, Organizational, Political, and Economic Sustainable Development Plans which clearly demonstrates the importance of planning for the University;

Republic of the Philippines
21st City Council
Quezon City

WHEREAS, the Institutional Development Plan promotes and strengthens the culture of social dialogue, participation, inclusiveness, convergence and partnership;

NOW THEREFORE, be it RESOLVED, as it is hereby RESOLVED, that in session assembled, the Sangguniang Panglunsod of Quezon City promulgate this Ordinance, approving and enabling the Institutional Development Plan (2020-2024) of Quezon City University and to appropriate the funds needed thereof.

Section 1. Title.

This ordinance shall be known as, "**THE INSITUTIONAL DEVELOPMENT PLAN OF QUEZON CITY UNIVERSITY (CY-2020-2024)**".

Section 2. DEFINITION OF TERMS.

As used in this Ordinance, the following terms shall mean as follows:

1. University – it is an institution of higher education and research, which awards academic degrees in various academic disciplines. The University in this ordinance is also referred as Quezon City University.
2. Institutional Recognition- it is a requirement of all Local Universities and Colleges to be complied in order to operate as University and avail of programs and resources of the Commission on Higher Education.
3. Institutional Development Plan- it refers to Five (5) years Plan which embodies the strategic human, organizational, political and economic sustainable development plans of the University.

Section 3. Consent and Approval.

The Honorable Quezon City Council hereby approves and consents to the Institutional Development Plan (2020-2024) of Quezon City University which is made an integral part of this Ordinance.

Section 4. Funding Support.

This ordinance approving the Institutional Development Plan of Quezon City University is hereby enacted as one of the indispensable requirements to the application of the University for CHED's institutional recognition and shall be automatically funded by the City Government.

Section 5. Repealing Clause.

All ordinances, resolutions, rules or regulations inconsistent with or contrary to the provisions of this Ordinance are hereby repealed or modified accordingly.

Section 6. Separability Clause.

If, for any reason, any section or provision of this Ordinance is declared unconstitutional or invalid by a competent court, the remaining sections or provisions not affected thereby shall continue to be in full force and effect.

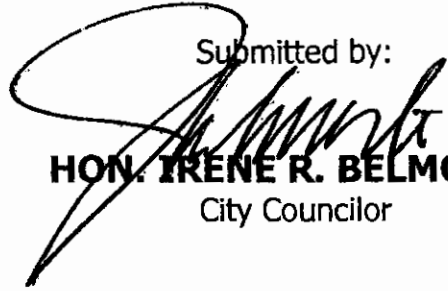
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Quezon City

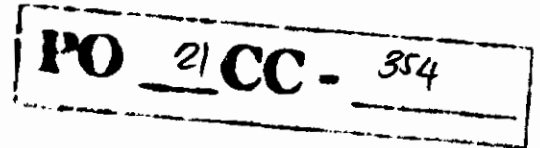
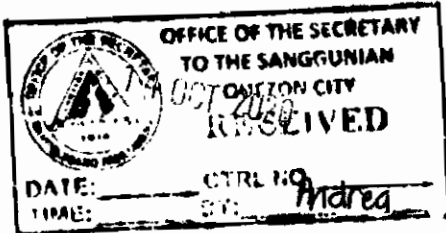
Section 7. Effectivity Clause.

This Ordinance shall take effect upon approval and publication in a newspaper of general or local circulation.

ENACTED, this ____ day of October 2020.

Submitted by:


HON. IRENE R. BELMONTE
City Councilor



Republic of the Philippines
Quezon City
21ST CITY COUNCIL

Ordinance No. _____, S-2020

AN ORDINANCE REGULATING CERTAIN STREETS IN BARANGAY SACRED HEART, QUEZON CITY, AND PROVIDING PENALTIES FOR VIOLATION THEREOF

Introduced by Councilor **MA. AURORA C. SUNTAY**

WHEREAS, Section 458 (a) (5) (iv) and (V) of Republic Act 7160, otherwise known as "The Local Government Code of 1991", provides for the Powers, Duties, Functions of the Sangguniang Panlungsod:

"(v) Regulate the use of streets, avenues, alleys, sidewalks, bridges, parks and other public places and approve the construction, improvement, repair and maintenance of the same. x x x.

(vi) Regulate traffic on all streets and bridges; prohibit encroachments or obstacles thereon and, when necessary in the interest of public welfare, x x x."

WHEREAS, the Barangay Council of Barangay Sacred Heart passed Ordinance entitled: "An Ordinance creating a parking scheme for barangay sacred heart providing fines and penalties for violation thereof for safety, order and for other purposes;

WHEREAS, the barangay experiences massive complaints due to double parking of vehicles on the aforementioned street, specially from the residents thereat and passing motorist;

WHEREAS, it is incumbent upon the City Government to regulate the traffic situation and road conditions within its jurisdiction.

NOW, THEREFORE,

BE IT ORDAINED BY THE CITY COUNCIL OF QUEZON CITY IN SESSION ASSEMBLED:

SECTION 1. TITLE - This Ordinance shall be known and referred to as "**BARANGAY SACRED HEART PARKING SCHEME ORDINANCE**"

SECTION 2. REGULATION

I. *The following street within the territorial jurisdiction of Barangay Sacred Heart is hereby declare as one side parking zone, to wit:*

a) Sct. Rallos

- b) Sct. Limbaga
- c) Sct. Fernandez
- d) Sct. Fuentebella
- e) Sct. De Guia
- f) Sct. Rallos Extension
- g) Sct. Limbaga Extension
- h) Sct. Fuentebella Extension
- i) Sct. Delgado
- j) Sct. Lozano
- k) Sct. Castor

II. *The following street within the territorial jurisdiction of Barangay Sacred Heart is hereby declare as one side parking side parking area from 8:00pm to 7:00am of the following day:*

- a) Sct. Gandia (right side from Sct. Limbaga Extension)
- b) Dr. Lazcano (right side from Sct. Torillo)

III. *The following Space within the territorial jurisdiction of Barangay Sacred Heart is hereby declare as one side parking side parking area.*

- a) South J (left side from Sct. Limbaga Extension)
- b) Dr. Lazcano Extension (left side from Sct. Ybardolaza)
- c) Roces Extension (left side from Tomas Morato)

IV. *The following streets which are identified as Mabuhay and Kalayaan Lane by the MMDA are hereby declare as NO PARKING/TOW AWAY ZONE, to wit:*

- a) 11th Jamboree Street
- b) Sct. Ybardolaza
- c) Sct. Torillo
- d) Tomas Morato
- e) Timog Avenue

V. *Vehicle Restriction and Regulation on Street Parking*

- a) Private Vehicle owned by homeowners, renters and customers of business establishment whose purpose is for the owners personal use shall be allowed to park on the streets.
- b) Public utility vehicles shall not be allowed to park on any street unless the reason for parking is for the passengers to board or alight from the vehicle. This shall include jeepneys, taxi cabs, UV Express, TNVS and other vehicles classified as PUV's.
- c) For Establishment. heavy vehicle such as bulldozer, bus, container truck and the like for delivery is prohibited to stay for more than Ten (10) minutes, unless permitted by the barangay.
- d) Any vehicles that are left unattended for more than twenty-four (24) hours shall be considered ABANDONED. All Abandoned vehicles shall be reported to Quezon City Transport Traffic Department and/or Metropolitan Manila Development Authority for towing.

- e) Parking on the said street is in First come first basis only, no reserve parking for the purpose.
- f) Unserviceable/junk vehicle shall be tow or remove to maximize the parking space.
- g) The opposite side of the street as stated in item (I) and (III) shall be declare as tow away zone respectively;
- h) Parking/blocking the driveway is prohibited.

SECTION 3. **ENFORCEMENT**

This Ordinance shall be enforced and implemented by the Quezon City Transport Traffic Department and by the Barangay Public Security Officer (BPSO) of Barangay Sacred Heart.

SECTION 4. **INSTALLATION OF SIGNAGE TRAFFIC SCHEME**

The Quezon City Transport Traffic Department and the Barangay Sacred Heart is hereby mandated to install a Traffic Signage indicating that the street is regulated to inform motorists, drivers, vehicle owners and the public in general.

SECTION 5. **PENALTIES**

Any person or persons found violating the provision/s of this Ordinance shall be penalized in accordance with Appendix VI of SP-1444, 2004 also known as the Quezon City traffic Management Code, as amended.

SECTION 6. **SEPARABILITY CLAUSE**

If, for any reason or reasons, any part or provision of this Code shall be held to be unconstitutional or invalid, other parts or provisions hereof which are not affected thereby shall continue to be in full force and effect.

SECTION 7. **REPEALING CLAUSE**

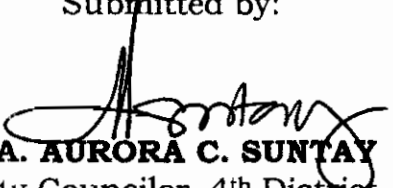
All existing ordinances and resolutions, local executive orders, rules and regulations inconsistent with any of the provisions of this Ordinance is hereby repealed and/or modified accordingly.

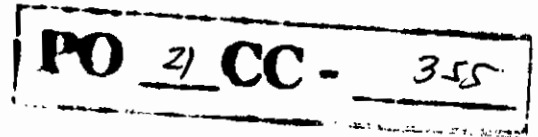
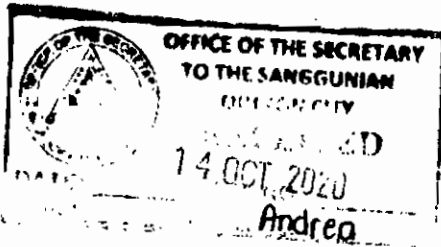
SECTION 8. **EFFECTIVITY**

This Ordinance shall take effect immediately upon its approval.

ADOPTED: _____

Submitted by:


MA. AURORA C. SUNTAY
 City Councilor, 4th District



Republic of the Philippines
SANGGUNIANG PANLUNGSOD
 (21ST City Council)
 Quezon City

AN ORDINANCE DECLARING THE MONTH OF MARCH AS YOUNG AGRIPRENEURS MONTH IN QUEZON CITY AND PROVIDING FUNDS FOR ITS ANNUAL OBSERVANCE AND FOR OTHER PURPOSES.

Introduced by: **COUN. ESTRELLA C. VALMOCINA**

WHEREAS, Section 13, of the Philippines Constitution provides, that, "The State recognizes the vital role of the youth in nation-building and shall promote and protect their physical, moral, spiritual, intellectual, and social well-being. It shall inculcate in the youth patriotism and nationalism, and encourage their involvement in public and civic affairs.";

WHEREAS, Section 19, of the Philippines Constitution provides that, "The State shall develop a self-reliant and independent national economy effectively controlled by Filipinos.";

WHEREAS, Section 2, (par. c) of Republic Act 8044 cited that "Encouragement of the youth involvement in character-building and development activities for civic-efficiency, stewardship of natural resources, agricultural productivity, and an understanding of and participation in policy-making and program implementation to reduce the incidence of poverty and accelerate socio-economic development.";

WHEREAS, Agripreneurship is defined as generally sustainable, community-oriented, directly marketed agriculture;

WHEREAS, Agripreneurship can contribute to social and economic development, reduction in poverty index, ensures good nutrition and food security;

WHEREAS, Agripreneurship will lead to diversifying the economy and income bases, providing employment and entrepreneurial opportunities;

WHEREAS, Agripreneur refers to entrepreneurship in agriculture.

NOW, THEREFORE,

BE IT ORDINED BY THE SANGGUNIANG PANLUNGSOD OF QUEZON CITY IN REGULAR SESSION ASSEMBLY:

SECTION 1. There is hereby declared the month of March as "Young Agripreneurs Month" and shall be observed and celebrated every year in Quezon City.

SECTION 2. The purposes of the creation of this ordinance are as follows:

- a. To provide activities and programs to increase aware on agripreneurship;
- b. To provide young entrepreneurs to venture in agri-business;
- c. To recognize and introduce agripreneurship as one the income producing activities;
- d. To provide programs and activities that will strengthen the participation of entrepreneurs in agriculture;

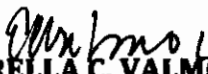
- e. To providing programs that will promote the participation of the multi-sectoral public-private partnership.

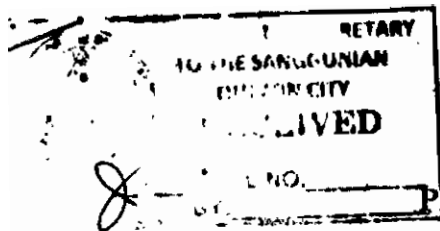
SECTION 3. "Young" refers to the sector of the population from the age of eighteen (18) to thirty (30) years of age.

SECTION 4. The Office of the Mayor will designate the concerned office/s in observance of the said activity.

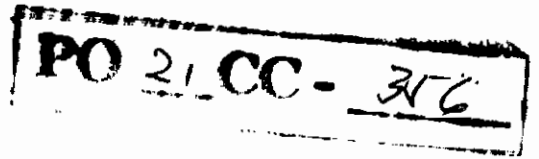
SECTION 5. The amount of One Million Pesos (P1,000,000.00) is appropriated to be drawn from the general funds of the Office of the Mayor as an initial fund to cover the necessary expenditures of the celebration subject to the existing accounting and auditing rules. Thereafter, the succeeding appropriations shall be regularly included in the Annual Budget of the Quezon City.

Respectfully submitted by:


ESTRELLA C. VALMOCINA
City Councilor
Dist. II Q.C.



Republic of the Philippines
QUEZON CITY COUNCIL
 21st CITY COUNCIL



PROPOSED ORDINANCE NO. 21CC-_____

AN ORDINANCE GRANTING AMNESTY TO REAL PROPERTY OWNERS FROM THE PAYMENT OF INTERESTS, FINES, SURCHARGES, AND OTHER PENALTIES FOR DELINQUENT REAL PROPERTY TAXES UNTIL MARCH 31, 2021.

Introduced by: Councilors **VICTOR V. FERRER, JR. & FRANZ S. PUMAREN**

WHEREAS, Section 250 of the Local Government Code of 1991 provides for the payment of real property taxes in installments, thus: *The owner of the real property or the person having legal interest therein may pay the basic real property tax and the additional tax for Special Education Fund (SEF) due thereon without interest in four (4) equal installments; the first installment to be due and payable on or before March Thirty-first (31st); the second installment, on or before June Thirty (30); the third installment, on or before September Thirty (30); and the last installment on or before December Thirty-first (31st), except the special levy the payment of which shall be governed by ordinance of the Sanggunian concerned;*

WHEREAS, Section 12 (b) of the Quezon City Revenue Code provides the date of accrual of tax, thus: *The basic and additional real property taxes shall accrue on the first (1st) day of January xxx. The same may, however, at the discretion of the taxpayer, be paid without penalty in four (4) equal installments, the first installment on or before March thirty-one (31); the second installment on or before June thirty (30); the third installment on or before September thirty (30); and the last installment on or before December thirty-one (31), except the special Ordinance by the Sangguniang Panlungsod;*

WHEREAS, Section 255 of the Local Government Code of 1991 and Section 12 (e) of the Quezon City Revenue Code subject the taxpayer to the payment of interest at the rate of two percent (2%) per month on the unpaid amount of real property tax or fraction thereof until the delinquent tax shall have been fully paid xxx;

WHEREAS, President Rodrigo Roa Duterte issued Proclamation No. 929 on March 16, 2020, declaring a state of calamity throughout the Philippines due to the Coronavirus 2019 (COVID-19);

WHEREAS, due to the COVID-19 pandemic and in consonance with Department of Finance (DOF) Department Circular No. 002-2020 extending the deadlines for the payment of all local taxes, fees, and charges duly authorized and imposed by local government units (LGUs), the deadline for the payment of the first quarter real property taxes was extended several times--first until June 1, 2020, then until June 25, 2020, and further relief was given when payment of first and second quarter real property taxes was extended until September 30, 2020;

WHEREAS, the pandemic with its unprecedented consequences has brought about a long-term enduring effect on the financial standing of our real property taxpayers which has made it burdensome for them to pay the taxes due on their real property and any arrearages already incurred;

WHEREAS, there exists a valid and justifiable reason for a grant of real property tax amnesty;

WHEREAS, Section 16 of the Local Government Code of 1991 provides that every LGU shall exercise the powers which are essential to the promotion of the general welfare and shall enhance economic prosperity and social justice, and preserve the comfort and convenience of their inhabitants;

WHEREAS, Section 192 of the Local Government Code of 1991 provides that LGUs may, through ordinances duly approved, grant tax exemptions, incentives or reliefs under such terms and conditions as they may deem necessary;

WHEREAS, it is the policy of the Quezon City Government to ease the impact of economic adversities on its constituents while enabling the collection of taxes;

NOW, THEREFORE,

BE IT ORDAINED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED:

SECTION 1. TITLE. - This ordinance shall be known and cited as the "Real Property Tax Amnesty Ordinance of 2020."

SECTION 2. DEFINITION. - Real Property Tax Amnesty refers to a tax relief scheme for a limited period whereby the Quezon City Government allows the one-time settlement of delinquent real property taxes with waiver of accumulated interests.

SECTION 3. COVERAGE. - All outstanding real property tax liabilities/delinquencies respecting land, building/improvements, and machineries (including any special levies) as assessed by the Quezon City Assessor's Office are hereby granted relief from the payment of interests, fines, surcharges, and other penalties on such real property tax deficiency.

SECTION 4. AVAILMENT PERIOD. - The relief herein granted may be availed of by the real property taxpayers until March 31, 2021 upon approval of the appropriate application therefor.

SECTION 5. EXCLUSIONS. - The tax amnesty shall not extend to those real properties:

- a. already auctioned off in accordance with Section 260 of the Local Government Code and Section 14 (a)(4) of the Quezon City Revenue Code;
- b. subject of compromise, ongoing settlement or similar agreement; and
- c. under *litis pendencia* and/or any pending legal dispute, whether judicial, quasi-judicial or administrative.

SECTION 6. PRESCRIBED MODE OF PAYMENT. - Payment of delinquent real property taxes under this ordinance shall be made in full and the same shall be settled during the period herein provided.

Payment may also be made on installment basis. In case of breach of the payment under installment basis or should any installment be not paid on its due date, the total unpaid balance of the delinquent real property taxes and the entire amount of penalties shall become automatically due and demandable and shall be enforced in accordance with law.

SECTION 7. GUIDELINES. - Owners of real property with delinquent real property taxes who may wish to avail of the tax relief program herein granted shall observe the following procedural guidelines:

- a. Real property taxpayers must file a duly accomplished amnesty application form to be provided and approved by the City;
- b. Delinquent real property taxes must be paid in full or by installment basis. The interest, fines, surcharges, and other penalties due thereon shall be condoned only up to the time set in this ordinance;

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- c. Upon full payment of the delinquent real property taxes, the taxpayer shall be allowed to make payment of real property tax for the year 2020;
- d. No public auction of delinquent real properties shall be initiated by the City Government during the effectivity of the amnesty period. However, upon expiration of the amnesty program, the City Treasurer may proceed with this option.

SECTION 8. ADMINISTRATIVE PROVISIONS. - For the effective implementation of this ordinance, the following shall be observed:

- a. The City Treasurer shall prescribe the necessary application forms to be used in this program within fifteen (15) days upon approval of this ordinance;
- b. The City Treasurer shall conduct intensive information drive regarding this ordinance; and
- c. The City Treasurer shall submit quarterly reports to the City Mayor and the Sangguniang Panlungsod on the progress of this program.

SECTION 9. INFORMATION DISSEMINATION. -

- a. This ordinance shall be published in a newspaper of general circulation immediately upon approval;
- b. The City Treasurer's Office shall conduct intensive information drive of this program; and
- c. All barangays in Quezon City shall assist in information dissemination by posting tarpaulins, streamers, and posters in at least three (3) conspicuous places in their respective areas of jurisdiction or through online or social media platforms.

SECTION 10. SEPARABILITY CLAUSE. - If, for any reason, any part or provision of this ordinance shall be held unconstitutional or invalid, other parts or provisions hereof which are not affected thereby shall be in full force and effect.

SECTION 11. REPEALING CLAUSE. - All ordinances, resolutions, executive orders, memorandum circulars, administrative orders, and other issuances or parts thereof which are inconsistent with any provisions of this ordinance are hereby repealed or modified accordingly.

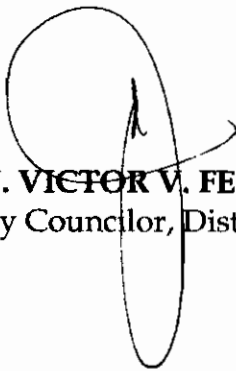
SECTION 12. EFFECTIVITY CLAUSE. - This ordinance shall take effect upon its approval and after publication in a newspaper of general circulation.

ENACTED: _____.

Introduced by:

HON. VICTOR V. FERRER, JR.
City Councilor, District-1

HON. FRANZ S. PUMAREN
City Councilor, District-3



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Republic of the Philippines
SANGGUNIANG PANLUNGSOD
 21st City Council
 QUEZON CITY

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15 OCT 2020

Proposed Ordinance No. _____, S-2020

**AN ORDINANCE ENSURING THE PEOPLE OF THE FREE EXERCISE OF
 THEIR RIGHT TO FREEDOM OF PEACEFUL ASSEMBLY AND THE
 GUIDELINES THEREOF**

Introduced by: Councilors Peachy V. De Leon, Atty. Bong Liban, Jose A. Visaya

WHEREAS, Paragraph 1, Article XX, Of the Universal Declaration of Human Rights of the United Nation states that; "Everyone has the right to freedom of peaceful assembly and association.";

WHEREAS, Paragraph 23 of the ASEAN Human Rights Declaration in the Civil and Political Rights declares that "Every person has the right to freedom of opinion and expression, including freedom to hold opinions without interference and to seek, receive and impart information, whether orally, in writing or through any other medium of that person's choice."

WHEREAS, Section 4, Article III of the 1987 Philippine Constitution explicitly provides that; "No law shall be passed abridging the freedom of speech, of expression, or of the press, or the right of the people to peaceably assemble and petition the government for redress of grievances";

WHEREAS, Section 16 Chapter II, of the General Welfare Clause of the Local Government Code of 1991 mandates every local government unit to exercise their powers within their respective jurisdiction, among other things, to promote health and safety, maintain peace and order, and preserve the comfort and convenience of their residents;

WHEREAS, Section 15 of Batas Pambansa Blg. 880 or the Public Assembly Act of 1985 requires all cities and municipalities to establish or designate at least one suitable "freedom park" or mall in their respective jurisdictions which, as far as practicable, shall be centrally located within the *poblacion* where demonstrations and meetings may be held at any time without the need of any prior permit;

WHEREAS, The exercise of such rights and freedom shall give due consideration to the security, safety, and welfare of the public;

WHEREAS, it is the policy of Quezon City to ensure that the freedom of speech, of expression, or of the press, or the right of the people to peaceably assemble and petition the government for redress of grievances shall be freely exercised.

NOW, THEREFORE,

BE IT ORDAINED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED:

SECTION 1. *Title* - This Ordinance shall be known as "The Quezon City Public Assembly Ordinance".

SECTION 2. *Declaration of Policy* - It is hereby declared a policy of Quezon City to respect the freedom of speech, of expression, or of the press, or the right of the people to peaceably assemble and petition the government for redress of grievances.

SECTION 3. *Definition of Terms* - As used in this Ordinance, the following term shall mean:

- a. **Public assembly** - means any rally, demonstration, march, parade, procession or any other form of mass or concerted action held in a public place for the purpose of presenting a lawful cause; or expressing an opinion to the general public on any particular issue; or protesting or influencing any state of affairs whether political, economic or social; or petitioning the government for redress of grievances, ensuring that the declaration of policy as provided in Section 2 of this Ordinance shall be faithfully observed.

This definition shall not include processions, rallies, parades, demonstrations, public meetings and assemblages for religious purposes. It shall also not include picketing and other concerted action in strike areas by workers and employees resulting from a labor dispute as defined by the Labor Code, its implementing rules and regulations, and subsequent amendments thereto.

Political meetings or rallies held during any election campaign period as provided for by law are also not included in this definition and are not covered by this Ordinance.

- b. **Public place** - shall include any highway, boulevard, avenue, road, street, bridge or other thoroughfare, park, plaza, square, and/or any open space of public ownership where the people are allowed access.
- c. **Freedom Park** - is a centrally located public space where political gatherings, rallies and demonstrations may be held without the need of prior permission from government authorities. For purposes of the implementation of this ordinance, it shall refer to Quezon City Memorial Circle and all other parks designated as a freedom park through a local ordinance duly passed by the City Council.

- d. **Maximum tolerance** - means the highest degree of restraint that the military, police and other peace keeping authorities shall observe during a public assembly or in the dispersal of the same.
- e. **Modification of permit** - shall include amendments that are not found in the original application of the permit, including those pertaining to the place, date, and time of the public assembly, rerouting of the parade or street march, the volume of loud-speakers or sound system and other similar changes.
- f. **PB 880** – refers to Batas Pambansa Blg 880 or the Public Assembly Act of 1985.
- g. **DPOS** – shall refer to the Quezon City Department of Public Order and Safety.
- h. **QCPD** – shall refer to the Quezon City Police District.
- i. **PDAD** – shall refer to the Quezon City Parks Development and Administration Department.

SECTION 4. *Freedom Parks* – In accordance with BP 880, the Quezon City Memorial Circle shall be the designated Freedom Park for Quezon City. The Quezon City Government may change or designate other public space as additional freedom parks in Quezon City through a local ordinance duly passed by the Quezon City Council.

SECTION 5. *Permit when required and when not required* - A written permit shall be required for any person or persons to organize and hold a public assembly in a public place. However, no permit shall be required if the public assembly is done at the Freedom Park, or at a private property, in which case only the consent of the owner or the one entitled to its legal possession is required, or in the campus of a government-owned and operated educational institution, which shall be subject to the rules and regulations of said educational institution.

SECTION 6. *Notice Requirements* – Public assemblies conducted in the Freedom Park shall be exempt from a prior permit. However, there shall be an advanced notice to the Quezon City Government to allow proper coordination and ensure orderly activities:

- a. Leaders and organizers of a public assembly shall submit a written notice to the Office of the City Mayor, through the DPOS, and to the QCPD to allow proper coordination and ensure orderly activities, at least five (5) days before the date of the scheduled assembly that will be conducted to the Freedom Park.
- b. The notice shall be in writing and shall specify the purpose, time, place, and duration of the assembly.
- c. Upon receipt of the notice, which must be duly acknowledged in writing, the DPOS shall cause the same to be immediately posted at a conspicuous place in the city building and shall immediately forward a copy of the application to the Office of the City Mayor.

- d. The DPOS shall act on the application within two (2) working days from the date it was filed, otherwise, it is deemed acknowledged without amendment or objection. Should for any reason the filing of the written notice is refused to be accepted, the applicant may post said notice on the premises of the DPOS and shall be deemed to have been filed.
- e. The action on the notice shall be in writing and served on the person who filed the same within twenty-four (24) hours.
- f. Meeting in one place and then march to the Freedom Park is not within the coverage of the "no prior permit" rule. Accordingly, activities made outside the Freedom Park for the purpose of converging and later on march in going to the Freedom Park would still require a permit from the Office of the Mayor for the use of the public space for converging and use of public streets in going to the Freedom Park.

SECTION 7. *Permit Requirements; Action to be Taken* – In all instances wherein a prior permit is required, all applications for a permit shall comply with the following:

- a. The applications shall be in writing and shall include the names of the leaders or organizers; the purpose of such public assembly; the date, time and duration thereof; place or streets to be used for the intended activity; the probable number of persons participating; the transport; the public address systems to be used; and all other relevant details needed to determine proper action to be taken to the application.
- b. The application shall incorporate the duties and responsibilities of the organizer/s under Section 10 hereof.
- c. The application shall be filed with the Office of the City Mayor, through the DPOS, at least five (5) days before the scheduled public assembly.
- d. Upon receipt of the application, which must be duly acknowledged in writing, the DPOS shall cause the same to be immediately posted at a conspicuous place in the city building and shall immediately forward a copy of the application to the Office of the City Mayor.
- e. The DPOS shall act on the application within two (2) working days from the date the application was filed, failing which, the permit shall be deemed granted. Should for any reason the DPOS refuse to accept the application for a permit, said application shall be posted by the applicant on the premises of the DPOS and shall be deemed to have been filed.
- f. The action on the permit shall be in writing and served on the applicant within twenty-four (24) hours.
- g. The DPOS shall issue or grant a permit unless there is clear and convincing evidence that the public assembly will create a clear and present danger to public order, public safety, public convenience, public morals or public health.

- h. If the DPOS is of the view that there is imminent and grave danger of a substantive evil warranting the denial or modification of the permit, he shall immediately inform the applicant who must be heard on the matter.
- i. If the DPOS denies the application or modifies the terms thereof in his permit, the applicant may contest the decision in court, subject to the provisions of BP 880 and the appropriate rules of court.

SECTION 8. *Priority in the Use of the Freedom Park* – The use of the Freedom Park shall be for a “First-Come-First-Serve” Basis, limited in duration to one day only, and in accordance with the rules and regulations set forth by the DPOS and PDAD. Provided, that the regular activities conducted by the Quezon City Government and the private sector for annual celebrations like Labor Day, and the like shall be given priority in the use of the said Freedom Park over all other activities falling on the same day; Provided furthermore, that the organizers and their members shall follow the rules of the PDAD in maintaining the cleanliness of the aforesaid park and they shall be solely liable for any libelous words that may be spoken or uttered during the expression of their freedom of peaceful assembly.

The PDAD may designate specific areas in the Freedom Park for the conduct of public assemblies in order to maintain cleanliness and order therein. The PDAD shall inform the DPOS of such designation, which the latter may use as a guide when acting on notices and applications submitted to their office.

SECTION 9. *Use of public thoroughfare* - Should the proposed public assembly involve the use, for an appreciable length of time, of any public highway, boulevard, avenue, road or street, the Office of the City Mayor may, to prevent grave public inconvenience, designate the route thereof which is convenient to the participants or reroute the vehicular traffic to another direction so that there will be no serious or undue interference with the free flow of commerce and trade.

The Office of the City Mayor may also offer alternative public venues for the public assembly, if rerouting is not possible and serious interference to commerce and trade cannot be avoided or there is a serious threat to the community or to the organizers themselves, upon the recommendation of the DPOS or the QCPD. The applicant or the organizer shall express their agreement to the offer of alternative venue by amending their application accordingly.

SECTION 10. *Responsibilities of organizer/s* - It shall be the duty and responsibility of the leaders and organizers of a public assembly to take all reasonable measures and steps to the end that the intended public assembly shall be conducted peacefully in accordance with the terms of the notice or permit. These shall include but not be limited to the following:

- a. To inform the participants of their responsibility under the notice or permit;
- b. To police the ranks of the demonstrators in order to prevent non-demonstrators from disrupting the lawful activities of the public assembly;
- c. To confer and cooperate with the Quezon City Government and the QCPD to the end that the public assembly may be held peacefully;

- d. To see to it that the public assembly undertaken shall remain faithful to the details stated in the notice or compliant to the terms and conditions given in the permit; and
- e. To take positive steps that demonstrators do not molest any person or do any act unduly interfering with the rights of other persons not participating in the public assembly.

In case of doubt on the identity of the leaders and organizers, the one who filed the notice or application for permit is presumed to be the leaders and organizers of the public assembly. If the public assembly was done without notice and permit and the leaders and organizers cannot be identified, all those found participating in the public assembly shall be presumed as leaders and organizers.

SECTION 11. *Non-interference by law enforcement authorities* - Law enforcement agencies shall not interfere with the holding of a public assembly within the Freedom Park. However, to adequately ensure public safety, a contingent from the DPOS and/or the QCPD may be detailed and stationed in a place at least one hundred (100) meters away from the area of activity ready to maintain peace and order at all times.

For public assemblies conducted in public places, the DPOS and the QCPD shall ensure that the public assembly or the organizer has complied with the provisions stated in Section 7, Paragraph (a) of this Ordinance, otherwise they will be peacefully dispersed.

SECTION 12. *QCPD and DPOS, when requested* - It shall be imperative for the QCPD and/or the DPOS, when their assistance is requested by the leaders or organizers, to perform their duties always mindful that their responsibility to provide proper protection to those exercising their right peaceably to assemble and the freedom of expression is primordial. Towards this end, they shall observe the following guidelines:

- a. Members of the QCPD and the DPOS who deal with the demonstrators shall be in complete uniform with their nameplates and units to which they belong displayed prominently on the front and dorsal parts of their uniform and must observe the policy of "maximum tolerance" as herein defined;
- b. The members of the QCPD and the DPOS shall not carry any kind of firearms but may be equipped with baton or riot sticks, shields, crash helmets with visor, gas masks, boots or ankle high shoes with shin guards;
- c. Tear gas, smoke grenades, water cannons, or any similar anti-riot device shall not be used unless the public assembly is attended by actual violence or serious threats of violence, or deliberate destruction of property.

SECTION 13. *Dispersal of public assembly with permit* - No public assembly with a permit shall be dispersed. However, when an assembly becomes violent, the QCPD and/or the DPOS may disperse such public assembly as follows:

- a. At the first sign of impending violence, the DPOS and/or the QCPD shall call the attention of the leaders of the public assembly and ask the latter to prevent any possible disturbance;

- b. If actual violence starts to a point where rocks or other harmful objects from the participants are thrown at the DPOS, or the QCPD, or at the non-participants, or at any property causing damage to such property, the DPOS or the QCPD shall audibly warn the participants that if the disturbance persists, the public assembly will be dispersed;
- c. If the violence or disturbances prevailing as stated in the preceding subparagraph should not stop or abate, the DPOS and/or the QCPD shall audibly issue a warning to the participants of the public assembly, and after allowing a reasonable period of time to lapse, shall immediately order it to forthwith disperse;
- d. No arrest of any leader, organizer or participant shall also be made during the public assembly unless he commits a violation or an offense against a law or local ordinance during said assembly. Such arrest shall be governed by Article 125 of the Revised Penal Code, as amended;
- e. Isolated acts or incidents of disorder or breach of the peace during the public assembly shall not constitute as ground for dispersal.

SECTION 14. *Dispersal of public assembly without permit* - When the public assembly is held without a permit where a permit is required, the said public assembly shall be peacefully dispersed.

SECTION 15. *Simultaneous Use of the Freedom Park* – Any part of the Freedom Park can be used by any individual or group to express their opinion on an issue already espoused by other person or group also using the park so long as the former does not disturb the latter, Provided, in cases where two or more groups are using the park at the same time, it is the responsibility of the QCPD and/or the DPOS to maintain peace and order in the aforesaid park.

SECTION 16. *Freedom Bulletin Board and Freedom Wall* – The PDAD and the DPOS shall endeavor to build a Freedom Bulletin Board where the list of the groups or organizations that are scheduled to use the Freedom Park in a day, and all other information pertinent to the use of the same and the schedule of government activities shall be posted, and a Freedom Wall where the people may display placards and other symbols of expressions; Moreover, the Freedom Bulletin Board shall be built within the key and strategic place within the Freedom Park premises.

SECTION 17. *Maintenance of the Freedom Park* – The management of the Freedom Park with respect to its maintenance and keeping a registry of the names and other relevant details of the participants or users of the same in relation to any activity pertaining to the exercise of freedom of public assembly thereof, shall be the function of the PDAD, in close coordination with the DPOS.

SECTION 18. *Prohibited acts* – The following shall constitute violations of this ordinance:

- a. The holding of any public assembly by any leader or organizer without having first secured that written notice or permit where it is required from the DPOS, or the use of such notice or permit for such purposes in any place other than those set out in said notice or permit, or non-compliance with the terms and conditions found in the notice or permit: Provided that the terms and conditions that were not complied with caused undue damage and danger to public order, public safety,

public convenience, public morals or public health. Provided, further, that no person can be punished or held criminally liable for participating in or attending an otherwise peaceful assembly. Provided furthermore, in case the leader or organizer cannot be identified, all those who attended the same shall be presumed to be the leader or organizer thereof.

- b. Arbitrary and unjustified refusal to accept a notice or an application for a permit, its arbitrary and unjustified denial, or unauthorized modification thereof in violation of the provisions of this Ordinance by the concerned offices involved.
- c. Obstructing, impeding, disrupting or otherwise denying the exercise of the right to peaceful assembly;
- d. The unnecessary firing of firearms by a member of any law enforcement agency or any person to disperse the public assembly;
- e. Acts in violation of Section 12 hereof;
- f. Acts described hereunder if committed within one hundred (100) meters from the area of activity of the public assembly or on the occasion thereof;
 - 1. The carrying of a deadly or offensive weapon or device such as firearm, pillbox, bomb, and the like;
 - 2. The carrying of a bladed weapon and the like;
 - 3. the malicious burning of any object in the streets or thoroughfares;
 - 4. The carrying of firearms by members of the law enforcement unit;
 - 5. The interfering with or intentionally disturbing the holding of a public assembly by the use of a motor vehicle, its horns and loud sound systems.

SECTION 19. Penalties- Any person held liable under this Ordinance shall be penalized as follows:

- a. Violations of items 2, 3, and 5 of subparagraph (f) of Section 18 shall be punished by fine of One Thousand Pesos (Php1,000.00) and/or imprisonment of one (1) day to thirty (30) days;
- b. Violation of subparagraph (a) of Section 18 shall be punished by a fine of Three Thousand Pesos (Php3,000.00) and/or imprisonment of one (1) month and one day to six (6) months;
- c. Violation of subparagraphs (b), (c), (d), (e), and items 1 and 4 of subparagraph (f) of Section 18 shall be punished by a fine of Five Thousand Pesos (Php5,000.00) and/or imprisonment of six (6) months and one (1) day to one (1) year.

The filing of a criminal complaint under this Ordinance is without prejudice to the filing of appropriate administrative and criminal charges under BP Blg. 880 or any other applicable law.

SECTION 20. *Suspension of Implementation* – In case of the presence of a state of calamity, the Office of the City Mayor may temporarily suspend the implementation of this Ordinance when large groups or public gatherings may be prejudicial to public health or safety.

SECTION 21. *Implementing Office; Implementing Rules and Regulations* – the DPOS shall be the implementing office of this Ordinance. In consultation with the QCPD and PDAD, the DPOS shall promulgate the appropriate rules and regulations necessary for the effective implementation of this Ordinance within ninety (90) days from its approval.

SECTION 22. *Separability Clause* - If any portion or provision of this ordinance is declared as void or unconstitutional, the remaining portions thereof shall not be affected thereby and shall remain in full force and effect.


SECTION 23. *Repealing Clause* - Any provision of law or regulation inconsistent herewith is hereby repealed, revoked or modified accordingly.


SECTION 24. *Effectivity Clause* - This Ordinance shall take effect ten (10) days after its publication in a local newspaper of general circulation in the city and its posting in the entrance of the City Hall, and in two (2) other conspicuous places in the city.

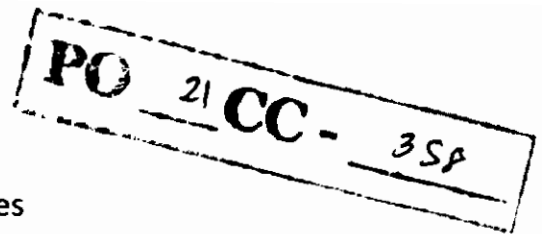
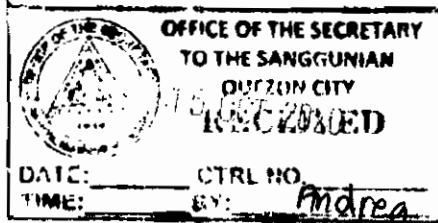
ADOPTED : _____, 2020

Respectfully submitted:


Hon. PEACHY DE LEON
 City Councilor
 District 3


Hon. ATTY. BONG LIBAN
 City Councilor
 District 2


Hon. JOSE A. VISAYA
 City Councilor
 District 5



Republic of the Philippines
Quezon City
21st CITY COUNCIL

PROPOSED ORDINANCE No. _____ S- 2020

AN ORDINANCE APPROVING THE ANNUAL BUDGET OF THE QUEZON CITY GOVERNMENT FOR THE CALENDAR YEAR 2021 IN THE AMOUNT OF TWENTY EIGHT BILLION SEVEN HUNDRED MILLION PESOS (₱28,700,000,000.00) COVERING THE VARIOUS EXPENDITURES FOR THE OPERATION OF THE CITY GOVERNMENT AND APPROPRIATING THE NECESSARY FUNDS FOR THE PURPOSE.

**INTRODUCED BY: COUNCILOR DONATO "DONNY" C. MATIAS
COUNCILOR FRANZ S. PUMAREN
AND COUNCILOR VICTOR V. FERRER JR.**

WHEREAS, the Local Chief Executive through its City Budget Officer, Ms. Marian Orayani, submitted to the Sangguniang Panlungsod, through the Office of the Secretary to the Sangguniang Panlungsod, the proposed budget of the City on October 09, 2020;

WHEREAS, the Local Government Code of 1991 provides that "on or before the end of the current fiscal year, then Sanggunian concerned shall enact through an ordinance, the annual budget of the local government unit for the ensuing fiscal year on the basis of the estimates of income and expenditures;

WHEREAS, there is an urgent need to pass this Ordinance to support the financial needs and expenditures of the City Government for the Fiscal Year 2020;

NOW, THEREFORE,

BE IT ORDAINED BY THE MEMBERS OF THE 21st CITY COUNCIL, IN A REGULAR SESSION DULY ASSEMBLED, THAT:

SECTION 1. The Annual Budget of the Quezon City Government for the Calendar Year 2021 is hereby Approved in the amount of Twenty Eight Billion Seven Hundred Million Pesos (₱28,700,000,000.00) covering the various expenditures for the operation of the City Government.

The budget documents consisting of the following are incorporated herein and made integral part of this Ordinance:

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1. Budget Message of the City Mayor, Honorable Ma. Josefina G. Belmonte-Alimurung;
2. Statement of Receipts;
3. Statement of Receipts and Expenditures;
4. Consolidated Programmed Appropriations and Obligations by Object of Expenditures;
5. Statement of Statutory and Contractual Obligations and Budgetary Requirements;
6. Statement of Fund Operations; and
7. Personnel Schedule.

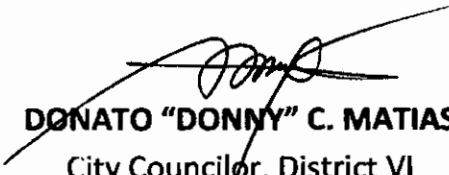
SECTION 2. Twenty Eight Billion Seven Hundred Million Pesos (₱28,700,000,000.00), or so much thereof, is hereby appropriated from the General Fund as may be necessary to be taken from the Estimate of Revenue certified as available by the City Treasurer as contained in the budget documents.

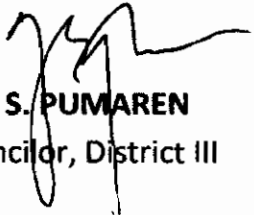
SECTION 3. SEPARABILITY CLAUSE. If for any reason, any section or provision of this Ordinance is declared to be unconstitutional or invalid, all other provisions hereof which are not affected thereby shall continue to be in full force and effect.


SECTION 4. EFFECTIVITY. This Ordinance shall take effect immediately upon its approval.

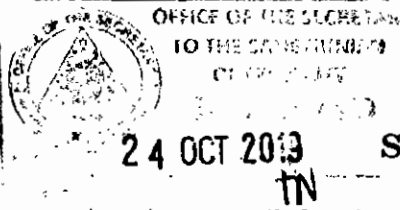
ENACTED.

Submitted by:


DONATO "DONNY" C. MATIAS
City Councilor, District VI


FRANZ S. PUMAREN
City Councilor, District III


VICTOR V. FERRER JR.
City Councilor, District I



PR 21 CC - 278

Republic of the Philippines
SANGGUNIANG PANLUNGSOD
 (City Council)
 Quezon City

PROPOSED RESOLUTION NO. ____, S-2019

A RESOLUTION RENEWING THE SPECIAL PERMIT OF NDM BINGO CENTER/HALL TO OPERATE AN ELECTRONIC BINGO OR E-BINGO AT NO. 11 2 AND 3, ANONAS STREET, BARANGAY QUIRINO 3-A, PROJECT 3, QUEZON CITY, SUBJECT TO THE RULES AND REGULATIONS PROMULGATED BY THE PHILIPPINE AMUSEMENT AND GAMING CORPORATION (PAGCOR).

Introduced by COUNCILOR PEACHY V. DE LEON AND COUNCILOR IMEE RILLO

WHEREAS, NDM Bingo, a domestic corporation duly organized and existing under and by virtue of Philippine laws, represented by Mr. Perry Weinne Lato, at No. 11 2 and 3 Anonas St., Baranagay Quirino 3-A, Project 3, Quezon City, is applying for the Renewal of its Special Permit to operate an Electronic Bingo or E-Bingo;

WHEREAS, sometime in 2016 the City Council passed a Resolution granting a Special Permit to the applicant to operate the said Electronic Bingo docketed as Resolution No. SP-6859, S-2016;

WHEREAS, to enable NDM Bingo to continue its legal business operation, there is a need to renew their Special Permit;

WHEREAS, Republic Act No. 7160, otherwise known as the Local Government Code of 1991, in relation to existing city ordinances, authorizes the City Council to grant special permit to business activity of the same nature.

NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED, to renew, as it does hereby renew, the Special Permit of NDM Bingo to operate an Electronic Bingo or E-Bingo at No. 11 2 and 3 Anonas St., Quirino 3-A, Project 3, Quezon City, subject to the Rules and Regulations promulgated by the Philippine Amusement and Gaming Corporation (PAGCOR).

RESOLVED, FURTHER, that the authority to operate Electronic Bingo or E-Bingo granted herein shall be subject to the following conditions:

- a. The holding of Electronic Bingo or E-Bingo shall be in accordance with the Rules and Regulations promulgated by PAGCOR;
- b. The operation of Electronic Bingo or E-Bingo shall not include the playing of games not related to or other than bingo;

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PR20CC-_____

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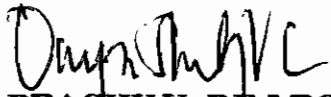
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- c. The operator is enjoined to prohibit individuals below eighteen (18) years of age from playing in the above-mentioned games.

RESOLVED, FINALLY, that this Special Permit to operate an Electronic Bingo or E-Bingo shall be for a period of two (2) years and maybe renewed.

ADOPTED this ____ day of _____ 2019.

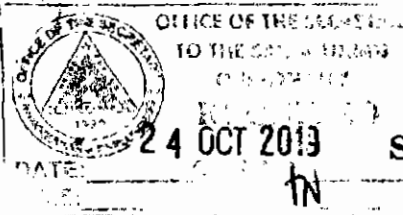
Respectfully submitted:



PEACHY V. DE LEON
Councilor, 3rd District



LILEE A. RILLO
Councilor, 4th District



PR 11 CC - 719

Republic of the Philippines
SANGGUNIANG PANLUNGSOD
 (City Council)
 Quezon City

PROPOSED RESOLUTION NO. ____, S-2019

A RESOLUTION RENEWING THE SPECIAL PERMIT OF NDM BINGO CENTER/HALL TO OPERATE AN ELECTRONIC BINGO OR E-BINGO AT SOGO HOTEL, TRINOMA, NORTH EDSA, QUEZON CITY, SUBJECT TO THE RULES AND REGULATIONS PROMULGATED BY THE PHILIPPINE AMUSEMENT AND GAMING CORPORATION (PAGCOR).

Introduced by COUNCILOR PEACHY V. DE LEON AND COUNCILOR IMEE RILLO

WHEREAS, NDM Bingo, a domestic corporation duly organized and existing under and by virtue of Philippine laws, represented by Mr. Perry Weinne Lato, at Sogo Hotel, Trinoma, North Edsa, Quezon City, is applying for the Renewal of its Special Permit to operate an Electronic Bingo or E-Bingo;

WHEREAS, sometime in 2016 the City Council passed a Resolution granting a Special Permit to the applicant to operate the said Electronic Bingo docketed as Resolution No. SP-6520, S-2015;

WHEREAS, to enable NDM Bingo to continue its legal business operation, there is a need to renew their Special Permit;

WHEREAS, Republic Act No. 7160, otherwise known as the Local Government Code of 1991, in relation to existing city ordinances, authorizes the City Council to grant special permit to business activity of the same nature.

NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED, to renew, as it does hereby renew, the Special Permit of NDM Bingo to operate an Electronic Bingo or E-Bingo at Sogo Hotel, Trinoma, North Edsa, Quezon City, subject to the Rules and Regulations promulgated by the Philippine Amusement and Gaming Corporation (PAGCOR).

RESOLVED, FURTHER, that the authority to operate Electronic Bingo or E-Bingo granted herein shall be subject to the following conditions:

- a. The holding of Electronic Bingo or E-Bingo shall be in accordance with the Rules and Regulations promulgated by PAGCOR;
- b. The operation of Electronic Bingo or E-Bingo shall not include the playing of games not related to or other than bingo;

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PR20CC-_____

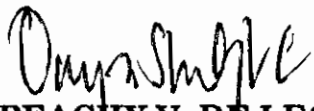
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- c. The operator is enjoined to prohibit individuals below eighteen (18) years of age from playing in the above-mentioned games.

RESOLVED, FINALLY, that this Special Permit to operate an Electronic Bingo or E-Bingo shall be for a period of two (2) years and maybe renewed.

ADOPTED this ____ day of _____ 2019.

Respectfully submitted:



PEACHY V. DE LEON
Councilor, 3rd District



IMEE A. RILLO
Councilor, 4th District

PR 21 CC- 280

24 OCT 2013

Republic of the Philippines
SANGGUNIANG PANLUNGSOD
 (City Council)
 Quezon City

PROPOSED RESOLUTION NO. ___, S-2019

A RESOLUTION RENEWING THE SPECIAL PERMIT OF NDM BINGO CENTER/HALL TO OPERATE AN ELECTRONIC BINGO OR E-BINGO AT LOT 9 BLOCK 12, COMMONWEALTH AVENUE, BARANGAY COMMONWEALTH, QUEZON CITY, SUBJECT TO THE RULES AND REGULATIONS PROMULGATED BY THE PHILIPPINE AMUSEMENT AND GAMING CORPORATION (PAGCOR).

Introduced by COUNCILOR PEACHY V. DE LEON AND COUNCILOR IMEE RILLO

WHEREAS, NDM Bingo, a domestic corporation duly organized and existing under and by virtue of Philippine laws, represented by Mr. Perry Weinne Lato, at Lot 9 Block 12, Commonwealth Avenue, Barangay Commonwealth, Quezon City, is applying for the Renewal of its Special Permit to operate an Electronic Bingo or E-Bingo;

WHEREAS, sometime in 2016 the City Council passed a Resolution granting a Special Permit to the applicant to operate the said Electronic Bingo docketed as Resolution No. SP-7137, S-2017;

WHEREAS, to enable NDM Bingo to continue its legal business operation, there is a need to renew their Special Permit;

WHEREAS, Republic Act No. 7160, otherwise known as the Local Government Code of 1991, in relation to existing city ordinances, authorizes the City Council to grant special permit to business activity of the same nature.

NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED, to renew, as it does hereby renew, the Special Permit of NDM Bingo to operate an Electronic Bingo or E-Bingo at Lot 9 Block 12 Commonwealth Avenue, Barangay Commonwealth, Quezon City, subject to the Rules and Regulations promulgated by the Philippine Amusement and Gaming Corporation (PAGCOR).

RESOLVED, FURTHER, that the authority to operate Electronic Bingo or E-Bingo granted herein shall be subject to the following conditions:

- a. The holding of Electronic Bingo or E-Bingo shall be in accordance with the Rules and Regulations promulgated by PAGCOR;
- b. The operation of Electronic Bingo or E-Bingo shall not include the playing of games not related to or other than bingo;

PR20CC-_____

Page 2

X-----X

- c. The operator is enjoined to prohibit individuals below eighteen (18) years of age from playing in the above-mentioned games.

RESOLVED, FINALLY, that this Special Permit to operate an Electronic Bingo or E-Bingo shall be for a period of two (2) years and maybe renewed.

ADOPTED this ____ day of _____ 2019.

Respectfully submitted:



PEACHY V. DE LEON
Councilor, 3rd District



IMEE A. RILLO
Councilor, 4th District



24 OCT 2013
 Republic of the Philippines
SANGGUNIANG PANLUNGSOD
 (City Council)
 Quezon City

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PROPOSED RESOLUTION NO. ____, S-2019

A RESOLUTION RENEWING THE SPECIAL PERMIT OF NDM BINGO CENTER/HALL TO OPERATE AN ELECTRONIC BINGO OR E-BINGO AT NO. 749 KINGSPPOINT AVENUE CORNER QUIRINO HIGHWAY, BARANGAY BAGBAG, NOVALICHES, QUEZON CITY, SUBJECT TO THE RULES AND REGULATIONS PROMULGATED BY THE PHILIPPINE AMUSEMENT AND GAMING CORPORATION (PAGCOR).

Introduced by COUNCILOR PEACHY V. DE LEON AND COUNCILOR IMEE RILLO

WHEREAS, NDM Bingo, a domestic corporation duly organized and existing under and by virtue of Philippine laws, represented by Mr. Perry Weinne Lato, at No. 749 Kingspoint Avenue corner Quirino Highway, Barangay Bagbag, Novaliches, Quezon City, is applying for the Renewal of its Special Permit to operate an Electronic Bingo or E-Bingo;

WHEREAS, sometime in 2016 the City Council passed a Resolution granting a Special Permit to the applicant to operate the said Electronic Bingo docketed as Resolution No. SP-6858, S-2016;

WHEREAS, to enable NDM Bingo to continue its legal business operation, there is a need to renew their Special Permit;

WHEREAS, Republic Act No. 7160, otherwise known as the Local Government Code of 1991, in relation to existing city ordinances, authorizes the City Council to grant special permit to business activity of the same nature.

NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED, to renew, as it does hereby renew, the Special Permit of NDM Bingo to operate an Electronic Bingo or E-Bingo at No. 749 Kingspoint Avenue corner Quirino Highway, Barangay Bagbag, Novaliches, Quezon City, subject to the Rules and Regulations promulgated by the Philippine Amusement and Gaming Corporation (PAGCOR).

RESOLVED, FURTHER, that the authority to operate Electronic Bingo or E-Bingo granted herein shall be subject to the following conditions:

- a. The holding of Electronic Bingo or E-Bingo shall be in accordance with the Rules and Regulations promulgated by PAGCOR;
- b. The operation of Electronic Bingo or E-Bingo shall not include the playing of games not related to or other than bingo;

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Page 2

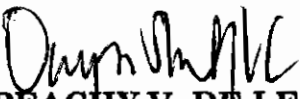
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- c. The operator is enjoined to prohibit individuals below eighteen (18) years of age from playing in the above-mentioned games.

RESOLVED, FINALLY, that this Special Permit to operate an Electronic Bingo or E-Bingo shall be for a period of two (2) years and maybe renewed.

ADOPTED this ____ day of _____ 2019.

Respectfully submitted:



PEACHY V. DE LEON
Councilor, 3rd District



IMEE A. RILLO
Councilor, 4th District

24 OCT 2019

Republic of the Philippines
SANGGUNIANG PANLUNGSOD
 (City Council)
 Quezon City

PROPOSED RESOLUTION NO. ____ S-2019

A RESOLUTION RENEWING THE SPECIAL PERMIT OF NDM BINGO CENTER/HALL TO OPERATE AN ELECTRONIC BINGO OR E-BINGO AT THOMPSON'S SQUARE UNIT C4, NO. 165 TOMAS MORATO AVENUE CORNEWR DON ALEJANDRO ROCES AVENUE, BARANGAY OBRERO, QUEZON CITY, SUBJECT TO THE RULES AND REGULATIONS PROMULGATED BY THE PHILIPPINE AMUSEMENT AND GAMING CORPORATION (PAGCOR).

Introduced by COUNCILOR PEACHY V. DE LEON AND COUNCILOR IMEE RILLO

WHEREAS, NDM Bingo, a domestic corporation duly organized and existing under and by virtue of Philippine laws, represented by Mr. Perry Weinne Lato, at Thompson's Square Unit C4, No. 165 Tomas Morato Avenue, Barangay Obrero, Quezon City, is applying for the Renewal of its Special Permit to operate an Electronic Bingo or E-Bingo;

WHEREAS, sometime in 2016 the City Council passed a Resolution granting a Special Permit to the applicant to operate the said Electronic Bingo docketed as Resolution No. SP-5694, S-2013;

WHEREAS, to enable NDM Bingo to continue its legal business operation, there is a need to renew their Special Permit;

WHEREAS, Republic Act No. 7160, otherwise known as the Local Government Code of 1991, in relation to existing city ordinances, authorizes the City Council to grant special permit to business activity of the same nature.

NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED, to renew, as it does hereby renew, the Special Permit of NDM Bingo to operate an Electronic Bingo or E-Bingo at Thompson's Square Unit C4, No. 165 Tomas Morato Avenue, Barangay Obrero, Quezon City, subject to the Rules and Regulations promulgated by the Philippine Amusement and Gaming Corporation (PAGCOR).

RESOLVED, FURTHER, that the authority to operate Electronic Bingo or E-Bingo granted herein shall be subject to the following conditions:

- a. The holding of Electronic Bingo or E-Bingo shall be in accordance with the Rules and Regulations promulgated by PAGCOR;
- b. The operation of Electronic Bingo or E-Bingo shall not include the playing of games not related to or other than bingo;

PR20CC-_____

Page 2

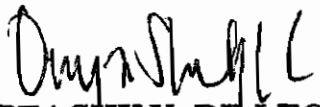
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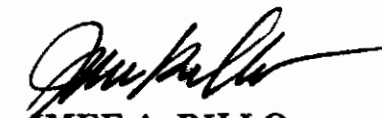
- c. The operator is enjoined to prohibit individuals below eighteen (18) years of age from playing in the above-mentioned games.

RESOLVED, FINALLY, that this Special Permit to operate an Electronic Bingo or E-Bingo shall be for a period of two (2) years and maybe renewed.

ADOPTED this ____ day of _____ 2019.

Respectfully submitted:


PEACHY V. DE LEON
Councilor, 3rd District


IMEE A. RILLO
Councilor, 4th District



Republic of the Philippines
QUEZON CITY COUNCIL
 Quezon City
 18th City Council

PR2013-43

80th Regular SessionRESOLUTION NO. SP- **5694**, S-2013 ,

A RESOLUTION GRANTING SPECIAL PERMIT TO NDM BINGO CENTER TO OPERATE A PAGCOR ELECTRONIC BINGO OR E-BINGO AT THOMPSON'S SQUARE UNIT C4, NO. 165 TOMAS MORATO AVENUE CORNER DON ALEJANDRO ROCES AVENUE, BARANGAY OBRERO, QUEZON CITY, SUBJECT TO THE RULES AND REGULATIONS PROMULGATED BY PHILIPPINE AMUSEMENT AND GAMING CORPORATION.

Introduced by Councilors **ALFREDO D. VARGAS III, DOROTHY A. DELARMENTE, ANTHONY PETER D. CRISOLOGO, RICARDO T. BELMONTE, JR., JOSEPH P. JUICO, ALEXIS R. HERRERA, PRECIOUS HIPOLITO CASTELO, EDEN "Candy" A. MEDINA, JULIENNE ALYSON RAE V. MEDALLA, RODERICK M. PAULATE, GODOFREDO T. LIBAN II, JULIAN ML. COSETENG, ALLAN BENEDICT S. REYES, JAIME F. BORRES, GLAN CARLO G. SOTTO, EUFEMIO C. LAGUMBAY, JESUS MANUEL C. SUNTAY, JESSICA CASTELO DAZA, RAQUEL S. MALAÑGEN, VINCENT DG. BELMONTE, MARVIN C. RILLO, IVY LIM-LAGMAN, RANULFO Z. LUDOVICA and JOHN ANSELL R. DE GUZMAN.**

WHEREAS, NDM Bingo Center is a domestic corporation duly organized and existing under and by virtue of the laws of the Republic of the Philippines, with principal office at No. 1466 General Luna Street, Paco, Manila City;

WHEREAS, the Philippine Amusement and Gaming Corporation (PAGCOR) granted NDM Bingo Center an authority to operate an Electronic Bingo or eBingo at Unit C4, No. 165 Tomas Morato Avenue corner Don A. Roces Avenue, Barangay Obrero, Quezon City;

WHEREAS, NDM Bingo Center, a duly registered entity, is applying for a Special Permit from the City Council as a condition precedent for the issuance of Business Permit to operate a PAGCOR Traditional Bingo and Electronic Bingo pursuant to Resolution No. SP-1705,-2001;

80th Regular Session

Res. No. SP- **5694**, S-2013
Page -2- PR2013-43

WHEREAS, Republic Act No. 7160 or the Local Government Code of the Philippines authorizes the City Council to enact ordinances, issue permits and grant franchise within its jurisdiction.


NOW, THEREFORE.

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED, to grant, as it does hereby grant a special permit to NDM Bingo Center to operate a PAGCOR Electronic Bingo or e-Bingo at Thompson's Square Unit C4, No. 165 Tomas Morato Avenue corner Don Alejandro Roces Avenue, Barangay Obrero, Quezon City, subject to the rules and regulations promulgated by Philippine Amusement and Gaming Corporation.


RESOLVED, FURTHER, that upon approval of this Resolution, the NDM Bingo Center shall remit to the City Treasurer a franchise tax at the rate of fifty seven percent (57%) of one percent (1%) of the gross receipts and sales derived from the operation of the business during the preceding calendar year.

RESOLVED, FINALLY, that the grant of authority to operate a bingo hall shall be for a period of three (3) years.

ADOPTED: February 18, 2013



MA. JOSEFINA G. BELMONTE
Vice Mayor
Presiding Officer

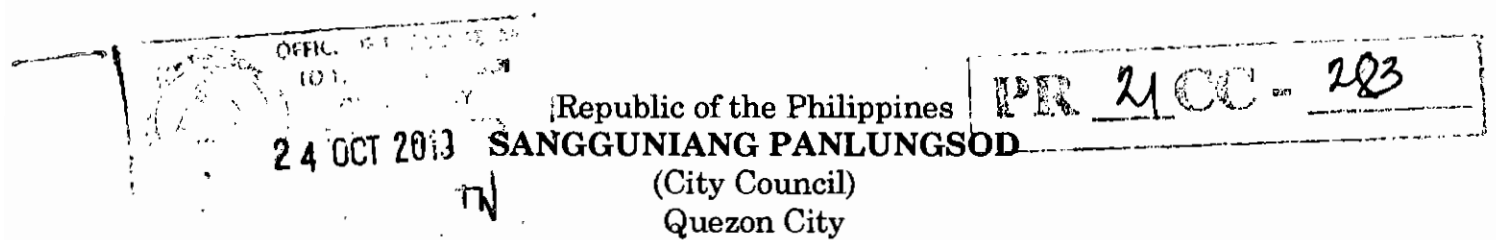
ATTESTED:


Atty. JOHN THOMAS S. ALFEROS III
City Gov't. Asst. Dept Head III

CERTIFICATION

This is to certify that this Resolution was APPROVED by the City Council on Second Reading on February 18, 2013 and was CONFIRMED on February 25, 2013.


Atty. JOHN THOMAS S. ALFEROS III
City Gov't. Asst. Dept Head III



PROPOSED RESOLUTION NO. ____, S-2019

A RESOLUTION RENEWING THE SPECIAL PERMIT OF NDM BINGO CENTER/HALL TO OPERATE AN ELECTRONIC BINGO OR E-BINGO AT NO. 9 VISAYAS AVENUE BARANGAY VASRA, QUEZON CITY, SUBJECT TO THE RULES AND REGULATIONS PROMULGATED BY THE PHILIPPINE AMUSEMENT AND GAMING CORPORATION (PAGCOR).

Introduced by COUNCILOR PEACHY V. DE LEON AND COUNCILOR IMEE RILLO

WHEREAS, NDM Bingo, a domestic corporation duly organized and existing under and by virtue of Philippine laws, represented by Mr. Perry Weinne Lato, at No. 9 Visayas Avenue, Barangay Vasra, Quezon City, is applying for the Renewal of its Special Permit to operate an Electronic Bingo or E-Bingo;

WHEREAS, sometime in 2016 the City Council passed a Resolution granting a Special Permit to the applicant to operate the said Electronic Bingo docketed as Resolution No. SP-5736, S-2013;

WHEREAS, to enable NDM Bingo to continue its legal business operation, there is a need to renew their Special Permit;

WHEREAS, Republic Act No. 7160, otherwise known as the Local Government Code of 1991, in relation to existing city ordinances, authorizes the City Council to grant special permit to business activity of the same nature.

NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED, to renew, as it does hereby renew, the Special Permit of NDM Bingo to operate an Electronic Bingo or E-Bingo at No. 9 Visayas Avenue, Barangay Vasra, Quezon City, subject to the Rules and Regulations promulgated by the Philippine Amusement and Gaming Corporation (PAGCOR).

RESOLVED, FURTHER, that the authority to operate Electronic Bingo or E-Bingo granted herein shall be subject to the following conditions:

- a. The holding of Electronic Bingo or E-Bingo shall be in accordance with the Rules and Regulations promulgated by PAGCOR;
- b. The operation of Electronic Bingo or E-Bingo shall not include the playing of games not related to or other than bingo;

PR20CC-_____

Page 2


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
- c. The operator is enjoined to prohibit individuals below eighteen (18) years of age from playing in the above-mentioned games.

RESOLVED, FINALLY, that this Special Permit to operate an Electronic Bingo or E-Bingo shall be for a period of two (2) years and maybe renewed.

ADOPTED this ____ day of _____ 2019.

Respectfully submitted:


PEACHY V. DE LEON
Councilor, 3rd District


IMEE A. RILLO
Councilor, 4th District



Republic of the Philippines
QUEZON CITY COUNCIL
 Quezon City
 18th City Council

PR2013-42

83rd Regular Session

RESOLUTION NO. SP- **5736**, S-2013

A RESOLUTION GRANTING SPECIAL PERMIT TO NDM BINGO CENTER TO OPERATE A PAGCOR ELECTRONIC BINGO OR E-BINGO AT NO. 9 VISAYAS AVENUE BARANGAY VASRA, QUEZON CITY, SUBJECT TO THE RULES AND REGULATIONS PROMULGATED BY PHILIPPINE AMUSEMENT AND GAMING CORPORATION.

Introduced by Councilors **ALFREDO D. VARGAS III, DOROTHY A. DELARMENTE, ANTHONY PETER D. CRISOLOGO, RICARDO T. BELMONTE, JR., JOSEPH P. JUICO, ALEXIS R. HERRERA, PRECIOUS HIPOLITO CASTELO, EDEN "Candy" A. MEDINA, JULIENNE ALYSON RAE V. MEDALLA, RODERICK M. PAULATE, GODOFREDO T. LIBAN II, JULIAN ML. COSETENG, ALLAN BENEDICT S. REYES, JAIME F. BORRES, JOSE MARIO DON S. DE LEON, GLANCARLO G. SOTTO, EUFEMIO C. LAGUMBAY, JESUS MANUEL C. SUNTAY, JESSICA CASTELO DAZA, RAQUEL S. MALAÑGEN, VINCENT DG. BELMONTE MARVIN C. RILLO and RANULFO Z. LUDOVICA.**

WHEREAS, NDM Bingo Center is a domestic corporation duly organized and existing under and by virtue of the laws of the Republic of the Philippines, with principal office at No. 1466 General Luna Street, Paco, Manila City;

WHEREAS, the Philippine Amusement and Gaming Corporation (PAGCOR) granted NDM Bingo Center an authority to operate an Electronic Bingo or eBingo at No. 9 Visayas Avenue, Barangay Vasra, Quezon City;

WHEREAS, NDM Bingo Center, a duly registered entity is applying for a Special Permit from the City Council as a condition precedent for the issuance of a Business Permit to operate a PAGCOR Traditional Bingo and Electronic Bingo pursuant to Resolution No. SP-1705, S-2001;

83rd Regular Session


Res. No. SP- **5736**, S-2013
Page -2- PR2013-42

WHEREAS, Republic Act No. 7160, otherwise known as the Local Government Code of 1991, authorizes the City Council to enact ordinances, issue permits and grant franchise within its jurisdiction.


NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED, to grant, as it does hereby grant a special permit to NDM Bingo Center to operate a PAGCOR Electronic Bingo or e-Bingo at No. 9 Visayas Avenue, Barangay Varra, Quezon City, subject to the rules and regulations promulgated by Philippine Amusement and Gaming Corporation.

ADOPTED: March 11, 2013


MA. JOSEFINA G. BELMONTE
Vice Mayor
Presiding Officer

ATTESTED:

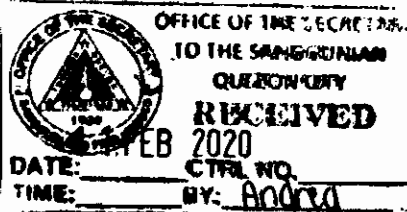

Atty. JOHN THOMAS S. ALFEROS III
City Gov't Asst. Dept Head III

CERTIFICATION

This is to certify that this Resolution was APPROVED by the City Council on Second Reading on March 11, 2013 and was CONFIRMED on April 22, 2013.


Atty. JOHN THOMAS S. ALFEROS III
City Gov't Asst. Dept Head III 

PR 21 CC - 497



Republic of the Philippines
Quezon City
21st CITY COUNCIL

PROPOSED RESOLUTION NO. 21CC-____, S-2020

A RESOLUTION AUTHORIZING THE ISSUANCE OF A CERTIFICATE OF EXCEPTION TO DMCI PROJECT DEVELOPERS, INC. FOR THE CONSTRUCTION OF THE ORIANA: A PROPOSED FIFTY FIVE (55) STOREY RESIDENTIAL BUILDING WITH ROOFDECK (TOWER A) & FIFTY-FIVE (55) STOREY RESIDENTIAL BUILDING W/ MEZZANINE & ROOFDECK (TOWER B) ON A COMMON (6) BASEMENT FLOOR PARKING ALLOWING DEVIATION FROM THE RESTRICTIONS PROVIDED UNDER ORDINANCE NO. SP-2502, S-2016, OTHERWISE KNOWN AS THE COMPREHENSIVE ZONING ORDINANCE OF 2016

Introduced by: COUNCILOR VY L. LAGMAN

WHEREAS, DMCI Project Developers, represented by Mr. Dennis O. Yap is applying for a Certificate of Exception for the construction of a proposed Fifty Five (55) Storey Residential Building with Roofdeck (Tower A) & Fifty Five (55) Storey Residential Building with Mezzanine & Roofdeck (Tower B) on a common (6) Basement Floor Parking located at Lot 4 / Blk. 13-C, (#1000) Aurora Blvd, Barangay Marilag, Quezon City.

WHEREAS, pursuant to Ordinance No. SP-2502, S-2016, otherwise known as the Comprehensive Zoning Ordinance of 2016, and its Implementing Rules and Regulations, an exception is required for the aforementioned project upon authorization of the Quezon City Council;

WHEREAS, the Certificate of Exception shall be subject to the following conditions, to wit: (a) the exception will not adversely affect the public health, safety, and welfare, and is in keeping with the general pattern of development in the community; (b) the proposed project shall support economic-based activities and provide livelihood, vital community services and facilities and at the same time, pose no adverse effect on the zone or community; (c) the exception will not adversely affect the appropriate use of the adjoining property in the same district; and (d) the exception will not alter the essential character and general purpose of the district where the exception sought is located;

WHEREAS, the applicant has complied with all the documentary and mandatory requirements as provided under existing and applicable laws, rules, ordinances and issuances.

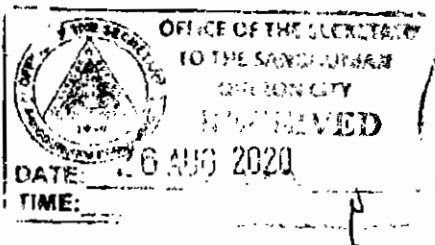
NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED, to authorize, as it does hereby authorize the issuance of a Certificate of Exception for the construction of a proposed Fifty Five (55) Storey Residential Building with Roofdeck (Tower A) & Fifty Five (55) Storey Residential Building with Mezzanine & Roofdeck (Tower B) on a common (6) Basement Floor Parking located at Lot 4/Blk. 13-C, (#1000) Aurora Blvd, Barangay Marilag, Quezon City; allowing deviation from the restrictions provided under Ordinance No. SP-2502, S-2016, otherwise known as the Comprehensive Zoning Ordinance of 2016.

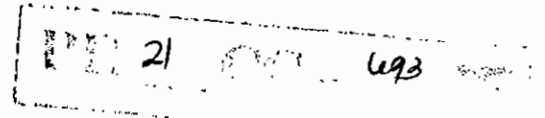
ADOPTED: _____, Quezon City, Philippines

Signed by:

HON. IVY L. LAGMAN
City Councilor
4th District, Quezon City



Republic of the Philippines
Quezon City
21st City Council



PROPOSED RESOLUTION NO. SP ____; S-2020

A RESOLUTION AUTHORIZING THE ISSUANCE OF A SPECIAL USE PERMIT TO NITRO OIL GASOLINE STATION, FOR THE CONSTRUCTION AND OPERATION OF A GASOLINE REFILLING STATION LOCATED AT 180 MAYON STREET, BARANGAY MAHARLIKA, QUEZON CITY.

Introduced by: Councilors RAMON P. MEDALLA, RESTITUTO B. MALAÑGEN and IVY L. LAGMAN

WHEREAS, NITRO OIL GASOLINE STATION represented by Ms. Mary Ann Dee, is applying for a Special Use Permit (SUP) to be used for the construction and operation of a gasoline refilling station located at #180 Mayon Street, Barangay Maharlika, Quezon City;

WHEREAS, under the Article VII Section 52 (1) of Ordinance No. SP-2502, S-2016, otherwise known as the Quezon City Comprehensive Zoning Ordinance and its implementing rules and regulation, a Special Use Permit is required for this project;

WHEREAS, the applicant has complied with all requirements for the issuance of a Special Use Permit and Barangay Maharlika interpose no objection to the construction and operation of the said business establishment;


WHEREAS, the proposed project will not adversely affect the public welfare, but instead generate employment opportunity and promote the development of the city's economy.


NOW, THEREFORE


BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED, to authorize, as it does hereby authorize, the issuance of a Special Use Permit to Nitro Oil Gasoline Station, for the construction and operation of a gasoline refilling station located at 180 Mayon Street, Barangay Maharlika, Quezon City.

ADOPTED: _____, 2020.

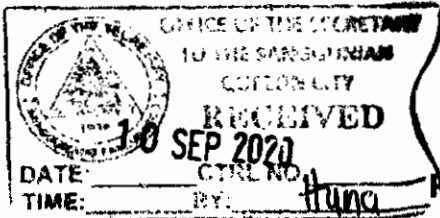
Submitted By:


RAMON P. MEDALLA
City Councilor, 2nd District Quezon City


RESTITUTO B. MALAÑGEN
City Councilor, 4th District Quezon City


IVY L. LAGMAN
City Councilor, 4th District Quezon City

Republic of the Philippines
SANGGUNIANG PANLUNGSOD
(21st City Council)
Quezon City



PROPOSED RESOLUTION NO. _____, S-2020

A RESOLUTION AUTHORIZING THE ISSUANCE OF A CERTIFICATE OF EXCEPTION TO SUMMIT VENTURES, INC., FOR THE CONSTRUCTION OF A THIRTY SEVEN (37) STOREY CONDOMINIUM "SUMMIT SUITES" TO BE LOCATED AT NO. 114 PANAY AVENUE, BARANGAY SOUTH TRIANGLE, QUEZON CITY, UNDER ORDINANCE NO. SP-2502, S-2016, AS AMENDED, OTHERWISE KNOWN AS THE QUEZON CITY COMPREHENSIVE ZONING ORDINANCE OF 2016.

Introduced by COUNCILORS VICTOR V. FERRER, JR. & WINSTON T. CASTELO

WHEREAS, SUMMIT VENTURES, INC., is applying for a Certificate of Exception for the construction of a THIRTY SEVEN (37) STOREY CONDOMINIUM "SUMMIT SUITES" TO BE LOCATED AT NO. 114 PANAY AVENUE, BARANGAY SOUTH TRIANGLE, QUEZON CITY;

WHEREAS, in accordance with the provisions of Section 55, Article VIII, in relation to Sections 71 and 73, Article IX of Ordinance No. SP-2502, SP-2016, an Exception or deviations from the provisions of Zoning Ordinance may be allowed only upon authorization from the City Council;

WHEREAS, the proposed project will not adversely affect public health, safety, and welfare and is in keeping with the general pattern of development in the community;

WHEREAS, the Sangguniang Barangay and the homeowners concerned have interposed no objection to the said project;

WHEREAS, the applicant has complied with the necessary requirements prescribed by law, ordinance or administrative issuances.

NOW, THEREFORE,

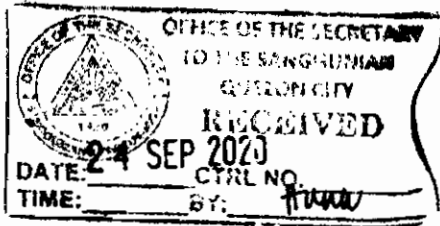
BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED, to authorize, as it does hereby authorize, the issuance of a Certificate of Exception to SUMMIT VENTURES, INC., for a Certificate of Exception for the construction of a THIRTY SEVEN (37) STOREY CONDOMINIUM "SUMMIT SUITES" TO BE LOCATED AT NO. 114 PANAY AVENUE, BARANGAY SOUTH TRIANGLE, QUEZON CITY, allowing deviation from the restriction provided under Ordinance No. SP-2502, S-2016, as amended, otherwise known as the Quezon City Comprehensive Zoning Ordinance 2016.

ADOPTED this ____ day of _____ 2020

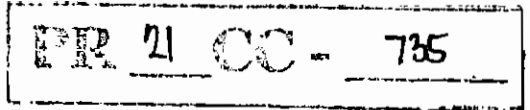
Respectfully submitted:

HON. VICTOR V. FERRER, JR.
Councillor, 1st District

HON. WINSTON T. CASTELO
Councillor, 2nd District



Republika ng Pilipinas
Lungsod Quezon
Sangguniang Panlungsod



21st City Council

PROPOSED RESOLUTION NO. _____ 2020

A RESOLUTION AUTHORIZING THE ISSUANCE OF A CERTIFICATE OF EXCEPTION TO RT AND HM UNITY CORPORATION, FOR THE CONSTRUCTION OF "GLOBAL BUSINESS TOWER" AN EIGHTEEN (18) STOREY OFFICE/WAREHOUSE BUILDING WITH MEZZANINE TO BE LOCATED AT LOT 1 BLK. 42 N. DOMINGO COR. MAYOR IGNACIO SANTOS DIAZ STS., BARANGAY KAUNLARAN, QUEZON CITY, ALLOWING DEVIATION FROM THE RESTRICTIONS PROVIDED UNDER ORDINANCE NO. SP-2502, S-2016, OTHERWISE KNOWN AS THE COMPREHENSIVE ZONING ORDINANCE OF 2016.

Introduced by COUNCILORS RAMON P. MEDALLA and IVY L. LAGMAN

WHEREAS, RT AND HM UNITY CORPORATION, represented by Ms. Gina Valerie Tan, is applying for a Certificate of Exception for the construction of "GLOBAL BUSINESS TOWER" an eighteen (18) storey office/warehouse building with mezzanine to be located at Lot 1 Blk. 42 N. Domingo cor. Mayor Ignacio Santos Diaz Sts., Barangay Kaunlaran, Quezon City;

WHEREAS, in accordance with the provision of Article VI Section 33.n, Article VI Section 40. 11.b.ii, Article VIII Section 55 and Article IX, Section 73 of Ordinance No. SP-2502, S-2016, an exception is required for the aforesaid project which will be issued only upon authorization by the City Council. Hence the project complies with the NBC and the proposed parking ratio;

WHEREAS, the Barangay Council of Barangay Kaunlaran interposed no objection to the said project,

WHEREAS, the developer in no case, without authority or absence of any law, shall permit the use of public roads adjacent to the building as a parking space or alternative thereto;

WHEREAS, the proposed project will not adversely affect public health, safety and welfare and is in keeping with the general pattern of development in the community;

NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN SESSION ASSEMBLED, to authorize, as it does hereby authorize, the issuance of a Certificate of Exception to RT AND HM UNITY CORPORATION, for the construction of "GLOBAL BUSINESS TOWER" an eighteen (18) storey office/warehouse building with mezzanine to be located at Lot 1 Blk. 42 N. Domingo cor. Mayor Ignacio Santos Diaz Sts., Barangay Kaunlaran, Quezon City, allowing deviation from the restrictions provided under Ordinance No. SP-2502, S-2016, otherwise known as the Comprehensive Zoning Ordinance of 2016.

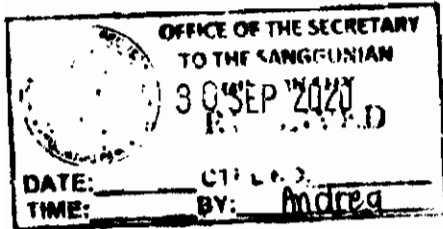
ADOPTED: _____ 2020

Submitted by:


RAMON P. MEDALLA
Councilor, District II, Quezon City


IVY L. LAGMAN
Councilor, District IV, Quezon City

PR 4 CC - 794



Republic of the Philippines
SANGGUNIANG PANLUNGSOD
(City Council)
Quezon City

PROPOSED RESOLUTION NO. ____, S-2020

A RESOLUTION RENEWING THE SPECIAL PERMIT OF TRIPLE 8 ENTERTAINMENT COMPANY, INC. FOR THE ESTABLISHMENT AND OPERATION OF BINGO HALLS AT PUREGOLD, ARANETA CENTER, CUBAO, BARANGAY SOCORRO, QUEZON CITY, SUBJECT TO THE RULES AND REGULATIONS PROMULGATED BY THE PHILIPPINE AMUSEMENT AND GAMING CORPORATION (PAGCOR).

Introduced by COUNCILOR KATE ABIGAE G. COSETENG

WHEREAS, TRIPLE 8 ENTERTAINMENT COMPANY, INC., a domestic corporation duly organized and existing under and by virtue of Philippine laws, represented by Mr. Robert Yang, at Puregold. Araneta Center, Cubao, Barangay Socorro, Quezon City, is applying for the Renewal of its Special Permit to operate an Electronic Bingo or E-Bingo;

WHEREAS, sometime in 2011 the City Council passed a Resolution granting a Special Permit to the applicant to operate the said Electronic Bingo docketed as Resolution No. SP-5390, S-2011;

WHEREAS, to enable TRIPLE 8 Entertainment Company, Inc., to continue its legal business operation, there is a need to renew their Special Permit;

WHEREAS, Republic Act No. 7160, otherwise known as the Local Government Code of 1991, in relation to existing city ordinances, authorizes the City Council to grant special permit to business activity of the same nature.

NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED, to renew, as it does hereby renew, the Special Permit of TRIPLE 8 Entertainment Company, Inc., to operate an Electronic Bingo or E-Bingo at Puregold. Araneta Center, Cubao, Barangay Socorro, Quezon City, subject to the Rules and Regulations promulgated by the Philippine Amusement and Gaming Corporation (PAGCOR).

RESOLVED, FURTHER, that the authority to operate Electronic Bingo or E-Bingo granted herein shall be subject to the following conditions:

- a. The holding of Electronic Bingo or E-Bingo shall be in accordance with the Rules and Regulations promulgated by PAGCOR;
- b. The operation of Electronic Bingo or E-Bingo shall not include the playing of games not related to or other than bingo;

PR20CC-_____

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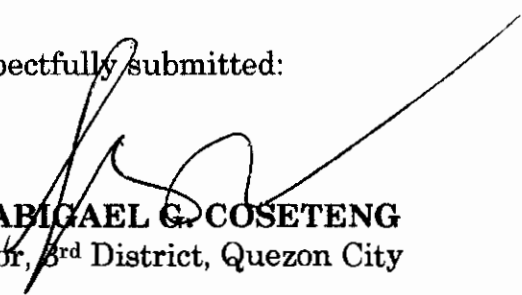
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- c. The operator is enjoined to prohibit individuals below eighteen (18) years of age from playing in the above-mentioned games.

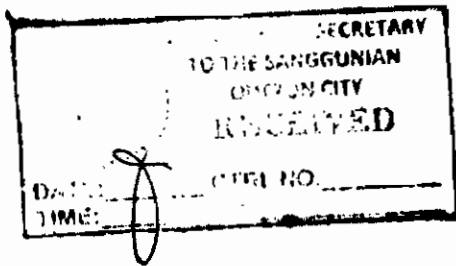
RESOLVED, FINALLY, that this Special Permit to operate an Electronic Bingo or E-Bingo shall be for a period of two (2) years and maybe renewed.

ADOPTED this ____ day of _____ 2020.

Respectfully submitted:



KATE ABIGAIL G. COSETENG
Councilor, 3rd District, Quezon City



Republic of the Philippines
QUEZON CITY COUNCIL
 Quezon City
 21st City Council

PR 21 CC - 751

02 OCT 2020

OFFICE C.I.A (8)
 10/05/2020

PROPOSED RESOLUTION NO. 21CC - _____

RESOLUTION AUTHORIZING THE CITY MAYOR, MA. JOSEFINA G. BELMONTE, TO ACCEPT THE DONATION FROM THE DEPARTMENT OF HEALTH-METRO MANILA CENTER FOR HEALTH DEVELOPMENT (DOH-MMCHD) AND TO EXECUTE THE RELATED DEED OF DONATION AND ACCEPTANCE FOR THE INSTALLATION OF ONE (1) UNIT ELECTRONIC BILLBOARD FIXED OUTDOOR DISPLAY WORTH FOUR MILLION ONE HUNDRED THIRTY TWO THOUSAND PESOS (PHP 4,132,000.00) PER UNIT INCLUDING ITS ACCESSORIES FOR THE DELIVERY OF THE LATEST AND IMPORTANT HEALTH INFORMATION TO QUEZON CITY RESIDENTS

Introduced by: Councilors Franz S. Pumaren and Donato "Donny" C. Matias

WHEREAS, one of the programs of the Department of Health (DOH) is "*Boosting Universal Health Care via FOURmula One for Health Plus (or F1+)*" which envisions quality health care to be more accessible to the poor and vulnerable population by ensuring the availability of functional health care facilities;

WHEREAS, the Department of Health Central Office - Health Promotion Bureau (DOH-CO-HPB) aims to intensify health promotion through upgrading the equipment by providing an Electronic Billboard Fixed Outdoor Display in a strategic area in order to deliver the latest important information on health to the people;

WHEREAS, the provision of an Electronic Billboard Fixed Outdoor Display shall contribute to the functionality of the health system and the delivery of quality health care thru state-of-the-art information dissemination;

WHEREAS, the Quezon City Government is a partner of the DOH in implementing programs and delivering quality health services;

WHEREAS, the DOH will be donating one (1) unit Electronic Billboard Fixed Outdoor Display including the accessories amounting to Four Million One Hundred Thirty Two Thousand Pesos (Php 4,132,000.00) per unit to the City Government through the Quezon Memorial Circle Administration and the Quezon City Health Department;

WHEREAS, pursuant to Section 455 (b) (1) (vi) of R.A. 7160, otherwise known as the Local Government Code of 1991, the City Mayor shall represent the City in all its business transactions and sign in behalf all bonds, contracts and obligations and such other documents upon the authority of the *Sangguniang Panlungsod* or pursuant to law or ordinance.

NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED, to authorize, as it does hereby authorize, the City Mayor, Ma. Josefina G. Belmonte, to accept the donation from the Department of Health-Metro Manila Center for Health Development (DOH-MMCHD) and to execute the related Deed of Donation and Acceptance for the installation of one (1) unit Electronic Billboard Fixed Outdoor Display worth Four Million One Hundred Thirty Two Thousand Pesos (Php 4,132,000.00) per unit including its accessories for the delivery of the latest and important health information to Quezon City residents.

RESOLVED FURTHER, that the subject Deed of Donation and Acceptance shall form an integral part of this Resolution.

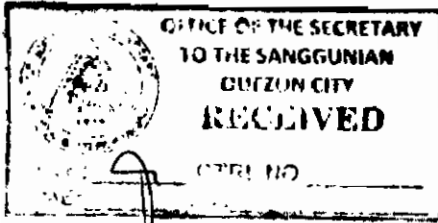
ADOPTED_____ **2020.**

Submitted by:

HON. FRANZ S. PUMAREN
City Councilor, 3rd District

HON. DONATO "DONNY" C. MATIAS
City Councilor, 6th District

02 OCT 2020



Republic of the Philippines
QUEZON CITY COUNCIL
 Quezon City
 21st City Council

PR 21 CC - 252

RECEIVED C.I.-a(9)
 10/05/2020

PROPOSED RESOLUTION NO. 21CC - _____

RESOLUTION AUTHORIZING THE CITY MAYOR, MA. JOSEFINA G. BELMONTE, TO ACCEPT THE DONATION FROM THE DEPARTMENT OF HEALTH (DOH) AND TO EXECUTE THE RELATED DEED OF DONATION AND ACCEPTANCE OF TWO (2) UNITS OF MOBILE DENTAL CLINIC WORTH FOUR MILLION NINE HUNDRED THOUSAND PESOS (PHP 4,900,000.00) PER UNIT INCLUDING THE EQUIPMENT THEREIN FOR THE DELIVERY OF QUALITY DENTAL HEALTH SERVICES IN QUEZON CITY

Introduced by: Councilors Franz S. Pumaren and Donato "Donny" C. Matias

WHEREAS, one of the programs of the Department of Health (DOH) is "*Boosting Universal Health Care via FOURmula One for Health Plus (or F1+)*" which envisions quality health care to be more accessible to the poor and vulnerable population by ensuring the availability of functional health care facilities;

WHEREAS, the Health Facilities Enhancement Program (HFEP) is a national program that aims to improve the delivery of health services through the upgrading of health facilities and provision of medical equipment in order to make them more responsive to the health needs of the population;

WHEREAS, the Quezon City Government is a partner of the DOH in implementing programs and delivering quality health services, particularly dental health care, since oral disease continues to be a serious public health problem in the community;

WHEREAS, to support the above program, the DOH will be donating two (2) mobile dental clinics including the equipment therein amounting to Four Million Nine Hundred Thousand Pesos (Php 4,900,000.00) per unit to the City Government through the Quezon City Health Department;

WHEREAS, pursuant to Section 455 (b) (1) (vi) of R.A. 7160, otherwise known as the Local Government Code of 1991, the City Mayor shall represent the City in all its business transactions and sign in behalf all bonds, contracts and obligations and such other documents upon the authority of the *Sangguniang Panlungsod* or pursuant to law or ordinance.

NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED, to authorize, as it does hereby authorize, the City Mayor, Ma. Josefina G. Belmonte, to accept the donation from the Department of Health (DOH) and to execute the related Deed of Donation and Acceptance of two (2) units of Mobile Dental Clinic worth Four Million Nine Hundred Thousand Pesos (Php 4,900,000.00) per unit including the equipment therein for the delivery of quality dental health services in Quezon City.

103

- Appropriations
 - Laws

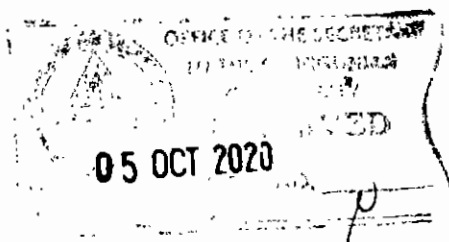
RESOLVED FURTHER, that the subject Deed of Donation and Acceptance shall form an integral part of this Resolution.

ADOPTED _____ **2020.**

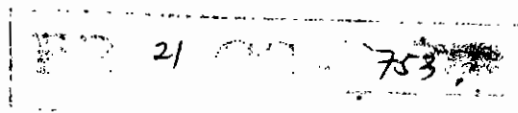
Submitted by:

HON. FRANZ S. PUMAREN
City Councilor, 3rd District

HON. DONATO “DONNY” C. MATIAS
City Councilor, 6th District



Republic of the Philippines
QUEZON CITY COUNCIL
 Quezon City
 21st City Council



PROPOSED RESOLUTION NO. 21CC-___

**A RESOLUTION ADOPTING THE LOCAL SHELTER PLAN OF THE
 QUEZON CITY GOVERNMENT FOR THE PERIOD 2020-2022**

INTRODUCED BY: COUN. MARIVIC CO-PILAR

WHEREAS, Republic Act 7160, otherwise known as the "Local Government Code of 1991" provides that local government units shall endeavor to be self-reliant and shall continue exercising the powers and discharging the duties and functions currently vested upon them. They shall also discharge the functions and responsibilities of national agencies and offices devolved to them pursuant to the Code. Local government units shall likewise exercise such other powers and discharge such other functions and responsibilities as are necessary, appropriate, or incidental to efficient and effective provision of the basic services and facilities such as programs and projects for low-cost housing and other mass dwellings;

WHEREAS, the Local Shelter Plan is the thematic plan periodically prepared by the Local Housing Board to articulate the objectives of the Housing Sub-sector of the Social Development Sector of the Comprehensive Development Plan;

WHEREAS, the Quezon City Government, through the Housing, Community Development and Resettlement Department (HCDRD), in its desire to provide greater opportunities to significant number of Quezon City informal settlers/residents to own in-city decent and affordable housing, has been relentless in its efforts to expand its socialized housing projects;

WHEREAS, Quezon City Ordinance no. SP-2771, S-2018, otherwise known as the "Quezon City Comprehensive Socialized Housing Code of 2018," provides that the Local Housing Board, with support from the Housing, Community Development and Resettlement Department, shall review and update the Local Shelter Plan every five (5) years. It shall specify objectives, strategies, activities, key performance indicators and budget estimates. It shall also specify pipeline relocation areas and their development plans, Socialized Housing projects, and other plans for the next five (5) years following its approval. It shall be approved by the City Mayor and the City Council prior to the execution of its programmed activities;

WHEREAS, the Sangguniang Panlungsod, as the legislative body of the local government unit, must adopt and approve the Local Shelter Plan of the Quezon City Government for the period 2020-2022.

NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED, to adopt, as it does hereby adopt the Local Shelter Plan of the Quezon City Government for the period 2020-2022.

ADOPTED: _____ 2020.

Introduced by:



COUN. MARIVIC CO-PILAR
City Councilor
District 6, Quezon City



Republic of the Philippines
Quezon City
OFFICE OF THE MAYOR

3rd Flr. Bulwagang Amoranto
High Rise Building,
Quezon City Hall Compound
Diliman, Quezon City
Trunkline: 8988-4242 loc. 8195

MEMORANDUM

TO : HON. GIAN CARLO G. SOTTO
Vice Mayor

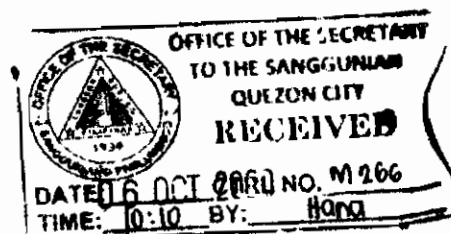
HON. FRANZ S. PUMAREN
Majority Floor Leader

ATTY. JOHN THOMAS S. ALFEROS III
Secretary to the Sangguniang Panlungsod

FROM : MA. JOSEFINA G. BELMONTE
City Mayor

SUBJECT : AS STATED

DATE : October 5, 2020



Your Honors,

I respectfully certify as urgent the proposed measure entitled:

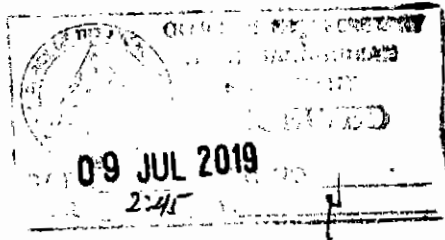
"PR21CC-753 - A RESOLUTION ADOPTING THE LOCAL SHELTER PLAN OF THE QUEZON CITY GOVERNMENT FOR THE PERIOD 2020-2022"

We urgently need to pass the subject proposed resolution to fully implement the City's policy of providing affordable, safe and adequate housing available and accessible especially to the underprivileged and homeless sectors.

For your Honors' affirmative action.

106-A

OCM20A-05371



PO 2/ CC - 027

**Republic of the Philippines
QUEZON CITY COUNCIL
Quezon City**

**21ST Quezon City Council
PROPOSED ORDINANCE 2019 _____**

AN ORDINANCE STATING THAT ALL BUSINESS ESTABLISHMENTS OPERATING THEIR RESPECTIVE BUSINESSES WITHIN QUEZON CITY TO OBSERVE, CONDUCT AND IMPLEMENT THEIR RESPECTIVE POLICIES ON THEIR CORPORATE SOCIAL RESPONSIBILITY (CSR) TO THE COMMUNITIES WITHIN QUEZON CITY.

Introduced by: COUN. MARIVIC CO-PILAR

WHEREAS, business establishments conducting their business operation within the Quezon City are required mandatory to secure their business permits and license to operate yearly under the law.

WHEREAS, doing business is logically done to earn income and profit for the entrepreneur. The products and/or services made available for clients and customers are mostly residents of Quezon City.

WHEREAS, after all taxes, fees and other obligations are settled by the entrepreneur to the governments, workers and the like, the responsibility of the entrepreneur does not end there.

WHEREAS, these business establishments conducting and operating their business activity within Quezon City are duty bound to conduct their business operations as a socially responsible entity and under a sustainable manner with the environment and people at all times.

WHEREAS, Quezon City is divided into different areas where zoning classifications are specified. Basically, it is the Residential, Commercial, and Industrial areas. Through its Zoning Ordinance, it is purposed to designate specific areas for specific kinds of businesses in order to protect and preserve the communities and environment thereat without hindering progress and development brought by business/economic activity.

WHEREAS, our community and environment plays a critical role in the success and progress of such a business. Logically speaking, the market where an entrepreneur realizes sales is nonetheless taken care of by the entrepreneur for reasons that it is directly affected by the same. The weaker a market becomes, the greater the potential loss for the business. Thus, Corporate Social Responsibility (hereafter referred to as CSR) policies should address social, economic and environmental concerns.

WHEREAS, the selection of activities under these CSR must focus on the social, economic and environmental impact of the operation of the business thereat, rather than mere output or outcomes;

WHEREAS, business establishment should be encouraged to join hands and pool their resources for greater social impact, create synergy, and trigger socio economic development through ripple effects;

WHEREAS, the burden of this CSR rests on the shoulders of the business establishment, their responsibility work together with the Local Government of Quezon City in order to further enhance fasten and improve the present state of affairs, either by resolving a problem or exploiting an opportunity;

WHEREAS, the Local Government of Quezon City plays an important role in encouraging recognizing and ensuring the success and coordination of business establishment implementing their CSR within the area of the City.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED,

Section 1. TITLE – This Ordinance shall be known as “Corporate Social Responsibility Act of 2019.”

Section 2. DECLARATION of POLICY- The Government recognizes the vital role of the private sector in nation building and shall encourage its active participation in fostering sustainable economic development and environment protection. Towards this end, the government shall mobilize its various agencies, in coordination with non-government and people's organizations, to work hand in hand for the integration, promotion, and strengthening of corporate social responsibility in all business organizations;

Section 3. PURPOSE – Corporate Social Responsibility refers to the commitment of business to contribute on a voluntary basis to sustainable economic development by working with relevant stakeholders to improve their lives in ways that are good for business, sustainable development agenda and society at large. CSR – related activities shall include, but not limited to, the following:

- a) Charitable programs and projects;
- b) Scientific research;
- c) Housing programs;
- d) Cultural or Educational promotion
- e) Employment;
- f) Youth and sports development;
- g) Services to senior citizens and Person with disability
- h) Social Welfare
- i) Environmental sustainability
- j) Health development;
- k) Disaster relief and assistance; and
- l) Employee and worker welfare related CSR activities

Section 4. GUIDING PRINCIPLES – CSR policies of establishment shall be grounded on the following principles:

- (i) CSR policies should address social, economic and environmental concerns and in the selection of CSR activities, the focus must be on the impact thereof, rather than output or outcomes;
- (ii) Activities which are clearly mandated to be performed by the Government should be avoided, as it could result in unnecessary duplication;

- (iii) Ethical conduct of business is at the core of responsible business. To promote organizational integrity, it is essential that premium is placed on transparency in all activities, dealings and transactions;
- (iv) The corporate enterprise shall subject their performance to scrutiny and audit by external agencies. As a part of their corporate social responsibility they should resort to public disclosure of all information for the benefit of all stakeholders. The companies should disclose their CSR initiatives on their official websites.
- (v) Educating the consumers and spreading awareness about the handling, usage and advantage of the eco-friendly products and influencing consumer preference for such products is what is expected of responsible business.


Section 5. CSR AWARD – These CSR activities shall be reported and submitted to the Office of the Mayor through the Social Services Department which, in return shall issue a certificate of compliance.

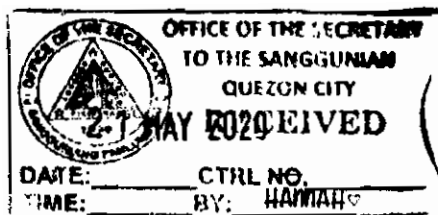
Section 6. IMPLEMENTING RULES and REGULATIONS – The Business Promotion and Licensing Office, Social Services Department, Environmental Protection and Waste Management Department will lead in the formulation of the implementing rules and regulation of this ordinance;

Section 7. EFFECTIVITY CLAUSE – This Ordinance shall take effect fifteen (15) days immediately upon its approval.

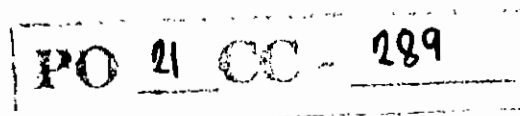
ADOPTED _____ 2019.

Respectfully submitted by:


MARVIC CO-PILAR
 City Councilor
 District VI, Quezon City



Republic of the Philippines
Quezon City
CITY COUNCIL



PROPOSED ORDINANCE

AN ORDINANCE PROMOTING A RESPONSIBLE AND SAFE KITE-FLYING IN QUEZON CITY AND PROVIDING PENALTY FOR VIOLATION THEREOF.

Introduced by Councilors KARL CASTELO

WHEREAS, there are several cases of kites getting entangled with electric posts and power lines in Quezon City;

WHEREAS, kites getting entangled with electric post and power lines often resulted to unscheduled power interruption;

WHEREAS, kite-flying on roof top should be prohibited as the same might result to accident which will cause physical injuries or death;

WHEREAS, since those engage in kite flying are mostly minors, parents, guardian and/or person having custody to a minor should prevent minors in engaging in such activity near electric posts and power lines in Quezon City.

WHEREAS, there is a need to regulate kite-flying in Quezon City in areas near electric post and power lines in order to prevent power interruption which caused inconvenience to the residents of the Quezon City;

NOW, THEREFORE,

BE IT ORDAINED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED:

Section 1. This Ordinance shall be known as "Responsible and Safe Kite-Flying Ordinance of Quezon City".

Section 2. It shall be unlawful for any person to fly kites in Quezon City in areas near electric posts, power lines and other electrical facilities. Kite-flying should be made at least 20 meters away from electric posts, power lines and other electrical facilities.

Section 3. It shall also be unlawful for any person shall engage in kite-flying on any roof top even though located 20 meters away from electric posts, power lines and other electrical facilities.

Section 4. This shall be the duty of parents, guardian and/or person having custody to a minor to prevent minors in engaging in kite flying on roof top and/or near electric posts and power lines in Quezon City.

Section 3. Any person who shall violate this ordinance shall be fine in the amount of One Thousand Pesos (P1,000.00). If the offender is a minor, the penalty shall be imposed on the parents, guardian and/or person having custody to the minor.

Section 4. This ordinance shall take effect upon its approval.

ENACTED _____


KARL CASTELO
City Councilor



Republic of the Philippines
Office of the Barangay Captain

BARANGAY MALAYA

Dead-End Matahimik st., District IV, Diliman, Q.C.

Tel. 8-9202583



RESOLUTION NO. 08, S-2020

FELICIANA B. ONG

PUNONG BARANGAY

KAGAWADS

Hon. ANACORITA A. BALADJAY

Chairman on Women's/Family
Affairs/PWD and Senior Citizens

Hon. RODELIO S. AMANSEC

Chairman on Public Works &
Infrastructure

Hon. ROSANA G. TABLATE

Chairman on Livelihood/Ways &
Means

Hon. NORMA C. SABA

Chairman on Health Services and
Nutrition

Hon. ROSALINE S. YANGA

Chairman on Waste Management
Environmental, Sanitation &
Beautification

Hon. MYRNA R. AGUINALDO

Chairman on Transportation &
Communication

SK CHAIRMAN

ALFREDO A. ACAY JR.

Chairman on Sports & Youth
Development

Ms. ELIZABETH S. RUSIOS

Barangay Secretary

Mr. GUILLERMO C. AGUINALDO JR.

Barangay Treasurer

BARANGAY RESOLUTION PROHIBITING THE ROAMING-AT-LARGE OF DOGS IN PATHWAYS, STREETS, AND PUBLIC PLACES IN THE BARANGAY, AND PRESCRIBING THE POUNDAGE FEES AND PAYMENT FOR THE MAINTENANCE THEREOF.

XX

WHEREAS, under Republic Act 7160 otherwise known as the DILG Local Government Code of 1991, all local government units are mandated to ensure and support the promotion of health, safety and order of its constituents;

WHEREAS, the council has been receiving numerous reports/complaints about stray dogs/animals resulting to neighbor feuds and quarrels;

WHEREAS, these stray dogs defecate everywhere, scatter garbage piles, and run after people.

WHEREAS, a dog pound is provided for stray dogs/animals caught within the barangay for proper custody and care.

WHEREAS, to implement the said barangay ordinance the Punong Barangay has organized a team headed by the Eco-Aide to conduct the impounding of stray domestic animals.

WHEREAS, a poundage fee is prescribed for the maintenance of the dog/animals detained in the dog/animal pound.


NOW, THEREFORE, BE IT RESOLVED:

- Section 1. Every resident of Barangay Malaya who owns, possesses, keeps a dog, cat shall register at barangay, such registration shall be renewed annually.
- Section 2. To prohibit the roaming-at-large of dogs in pathways, streets, and Public places in the barangay by impounding the same and may be redeemed by its owner upon payment to the barangay treasurer of the poundage fee to wit:
- Section 3. Penalties, any violation of this ordinance shall be punishable as follows;
- 3.1 for the first offence – a fine of (Php 300.00) Three Hundred Pesos.
Second offence – a fine of (Php 500.00) Five Hundred Pesos
Third offence – a fine of (1,000.00) One Thousand Pesos

APPROVED this 4th day of September 2020 at Barangay Malaya, Quezon City, Metro Manila.

///

20/PK
9


FELICIANA B. ONG
Punong Barangay


KGD. ANACORTA A. BALADJAY


KGD. RODELIO S. AMANSEC


KGD. ROSANA G. TABLATE


KGD. NORMA C. SABA


KGD. ROSALINE S. YANGA


KGD. MYRNA R. AGUINALDO

Attested:


Elizabeth S. Rusios
Barangay Secretary



Republic of the Philippines
BARANGAY PINAGKAISAHAN
District IV, Quezon City



RESOLUTION No. 18, S - 2020

05 OCT 2020

119

BARANGAY RESOLUTION GRANTING THE REQUESTS OF RUCS KONSULT CORPORATION FOR A ONE (1) MONTH FREE OF RENT FOR THE PERIOD OF THE ENHANCED COMMUNITY QUARANTINE BEGINNING ON MARCH 16, 2020 TO APRIL 15, 2020, AND LIKEWISE GRANTING THE FIFTY (50) PERCENT DISCOUNT ON THE RENTALS FOR THE SUCCEEDING EIGHT (8) MONTHS STARTING APRIL 16, 2020 UP TO DECEMBER 15, 2020.

WHEREAS, the RUCS Konsult Corporation has an existing lease contract with Barangay Pinagkaisahan on the use of the billboard space located at our Ecology Hall, along EDSA, Barangay Pinagkaisahan, Cubao, Quezon City;

WHEREAS, due to this pandemic and economic crisis, all types of businesses that includes advertising companies have suffered difficulties in its operation from the time of the declaration of the national lockdown on March 17, 2020 up to the present time;

WHEREAS, as the result thereof, the RUCS Konsult Corporation has requested Barangay Pinagkaisahan for the following:

- A. to wave the one (1) month rental fee during the Enhanced Community Quarantine period covering the month from March 16, 2020 to April 15, 2020 in the amount of One Hundred Thousand Pesos (P 100,000.00);
- B. fifty percent (50%) discount on the rentals for the succeeding eight (8) months rent for the period of April 16, 2020 to December 15, 2020;

WHEREAS, the Barangay Council understands the economic crisis that we are experiencing and thus favorably grants the requests of RUCS Konsult Corporation in order to help them recover from their businesses losses;

WHEREAS, the grant hereby given to RUCS Konsult is applicable only for the year 2020 and shall not affect the terms and conditions under the memorandum of agreement for the lease period ensuing thereafter;

NOW THEREFORE, BE IT RESOLVED as it is hereby **APPROVED** by the Sangguniang Barangay of Pinagkaisahan in session duly assembled, granting the requests of RUCS Konsult Corporation for a one (1) month free of rent for the period of the Enhanced Community Quarantine beginning on March 16, 2020 to April 15, 2020, and likewise granting the fifty percent (50 %) discount on the rentals for the succeeding eight (8) months starting April 16, 2020 up to December 15, 2020.

APPROVED/ADOPTED: October 3, 2020

MARILOU M. ZABALA
 Kagawad

RICARDO V. MANLULO
 Kagawad

BENILDA E. REYES
 Kagawad

GRAZIELLA CALDEJA-SAAB
 Barangay Chairman

DAISY V. RATERTA
 Kagawad

REYNO D.C. AMPARO
 Kagawad

DANA LARAIN E. CUYA
 SK Chairwoman

GIE JAN-SY
 Kagawad

DOMINADOR B. CUYA JR.
 Kagawad

Attested by:
CHLOE MAILA B. WEEDON
 Barangay Secretary

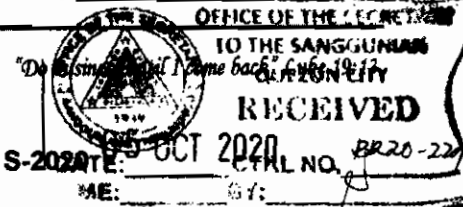


Republic of the Philippines
Quezon City, Metropolitan Manila
BARANGAY MATANDANG BALARA

19 Doña Filomena St., Villa Beatriz, Old Balara, Q.C. 1119
442-8972 / 442-8963 / matandangbalara@gmail.com



"Blessed is the nation whose God is the Lord" Psalm 33:12



ALLAN P. FRANZA

Punong Barangay

RESOLUTION NO. 027 S-2020 DATE: 05 OCT 2020 FILE NO. BR20-22

Sangguniang Barangay Members:

MARILYN H. DICHE

Chairman:

Committee on Health and Sanitation

Committee on Environment and
Solid Waste Management

REYNALDO C. ASILO JR.

Chairman:

Committee on Urban Poor and Elderly
Affairs & People's Participation

EMMANUEL U. ESTEBAN

Chairman:

Committee on Education, Socio Cultural
And Religious Affairs

NOEL S. MIRA

Chairman:

Committee on Appropriations, Ways and
Means

Committee on Public Order and Safety

Committee on Anti-Illegal Drugs Campaign

ALBERTO V. SISTONA JR.

Chairman:

Committee on Public Works & Infrastructure
Committee on Ethics and Blue Ribbon

BENJAMIN E. REYES

Chairman:

Committee on Women and Families
Committee on Livelihood, Trade and
Commerce

ALEXANDER R. DUMANGAS

Chairman:

Committee on Transportation and
Communication

LELANIE C. CAPARAS

SK Chairman

Committee Chair on Youth and
Sports Development

FE S. TOLENTINO

Treasurer

THERESA T. SISTONA

Secretary

Administrative:

FAUSTINO L. SABAREZ III

Brgy. Chief of Staff

RESOLUTION URGING PROPERTY OWNERS IN BARANGAY MATANDANG BALARA TO MAKE AVAILABLE IDLE AND UNUSED PROPERTIES FOR USE AS URBAN GARDENS UNDER THE "AGRI-FIRST" PROGRAM

Authored by Kagawad Reynaldo C. Asilo, Jr.

WHEREAS, Barangay Matandang Balara has launched the "Agri-First" Program which aims to promote and encourage the practice of urban gardening in the Barangay to contribute to household food security amid the COVID-19 pandemic;

WHEREAS, Punong Barangay Allan P. Franza has entered into a Memorandum of Agreement (MOA) with the owners of a five-hectare property in the Barangay to make the land available for urban agriculture;

WHEREAS, there are a number of other open spaces within the Barangay that may potentially be used for urban agriculture initiatives;

NOW, THEREFORE, BE IT RESOLVED by the Barangay Council of Barangay Matandang Balara:

- To urge property owners in the Barangay to make available idle and unused properties for use as urban gardens under the "Agri-First" Program; and
- To appeal to the Quezon City Government for the possible grant of discounts on property taxes and other incentives for property owners who make their properties available for said purpose.

RESOLVED FINALLY, that a copy of this Barangay Resolution be submitted to the government office concerned for consideration and approval.

Approved and adopted this 7th day of September 2020.

ALLAN P. FRANZA
Punong Barangay

MARILYN H. DICHE

Kagawad

REYNALDO C. ASILO JR.

Kagawad

EMMANUEL U. ESTEBAN

Kagawad

NOEL S. MIRA

Kagawad

ALBERTO V. SISTONA JR.

Kagawad

BENJAMIN E. REYES

Kagawad

ALEXANDER R. DUMANGAS

Kagawad

LELANIE C. CAPARAS

SK Chairman

Attested: **THERESA T. SISTONA**
Barangay Secretary

114



"Patuloy po Tayo Sa Maturid na Serbisyo, Lahat Panalo"

"Ang taong lapat ay mananagana sa pagpapala, Ngunit parurusahan ang yumayaman sa pandaraya" - Kawikaan 28:20



Republika ng Pilipinas 05 OCT 2020

Lungsod Quezon

Barangay Ugong Norte
Tanggapan ng Punong Barangay

Tel. Nos. 584-3959



ORDINANCE NO. 3, S-2020

AN ORDINANCE AUTHORIZING THE PUNONG BARANGAY TO AUGMENT/RE-ALIGN AND USE THE ONE MILLION FOUR HUNDRED THOUSAND TWO HUNDRED FIFTY NINE PESOS AND NINETY NINE CENTAVOS ONLY (PHP 1,403,259.99) ALLOCATED TO GENDER AND DEVELOPMENT FUND (CONDUCT FREE MEDICAL CHECK UP AND DISTRIBUTION OF MEDICINES, SEMINAR ON COMPONENTS OF THE EXPAND MATERNITY BENEFITS AND RULES ON AVAILMENT/IMPLEMENTATION FOR THE PUBLIC PRIVATE SECTOR, EARLY DETECTION OF BREAST CANCER AND OTHER WOMEN'S HEALTH ISSUES, COOKING CLASSES/DEMO, ANNUAL CONSULTATIVE MEETINGS OF GFPS, BRGY COUNCIL AND OTHER RELATED ORGANIZATIONS AND SEMINAR/ORIENTATON ON RA 9710 FOR THE MAGNA CARTA OF WOMEN ACT OF 2009) UNDER BARANGAY ANNUAL BUDGET FOR CY 2020 FOR THE PURCHASE OF DOH LISTED MEDICAL SUPPLIES AND MATERIALS, EQUIPMENT AND OTHER MEDICAL ITEMS INCLUDING FOOD ITEMS WHICH ARE NECESSARY FOR CONTINUOUS RESPOND TO THE NEEDS OF OUR INHABITANTS AND OF THE COMMUNITY DURING THIS TIME OF PANDEMIC.

Introduced by Kagawad Cheryl L. Garcia

WHEREAS, Section 16 of Republic Act No. 7160 expressly states that "Every local government unit shall exercise the powers expressly granted, those necessarily implied there from, as well as powers necessary, appropriate, or incidental of its efficient and effective governance, and those which are essential to the promotion of the general welfare."

WHEREAS, last March 13, 2020 the Quezon City Council in an emergency session conducted passed and approved a resolution declaring Quezon City to be under the State of Calamity and thereby authorizing the 142 Barangays to use the calamity funds for CY 2020;

WHEREAS, due to the extension of community quarantine because of pandemic, there is a need to provide our inhabitants with basic support such as trainings for our front liners, members of BHERT and employees;

WHEREAS, the pandemic situation is far from over and the calamity funds of the barangay is already insufficient to respond to emergency needs of affected persons and of the community, thus there is a need to find ways to augment the short of funds. The only way to do it is to re-align the funds allocated to Gender and Development Fund (Seminar/Orientation on RA 9710 for The Magna Carta of Women Act of 2009) for the purchase of additional DOH listed medical supplies and materials, equipment and other medical items including food items;

WHEREAS, the Sangguniang Barangay, during the regular session conducted, decided to adopt and approve the herein resolution thereby authorizing the Punong Barangay to augment/re-align and use the amount of One Million Four Hundred Three Thousand Two Hundred Fifty Nine Pesos and Ninety Nine Centavos Only (Php 1,403,259.99) allocated to Gender and Development Fund (Conduct Free Medical Check up and Distribution of Medicines to Kasambahay, Seminar on Components of the Expand Maternity Benefits and Rules on Availment/Implementation for the Public Private sector, Early Detection of Breast Cancer and other women's health issues, Cooking Classes/Demo, Reorientation & orientation of the Brgy GFPS and Seminar/Orientation on RA 9710 or The Magna Carta of Women Act of 2009) under the approved Barangay Annual Budget for CY 2020 for the purchase of additional DOH listed medical supplies and materials, equipment and other medical items including food items.

NOW, THEREFORE BE IT ENACTED BY THE SANGGUNIANG BARANGAY OF UGONG NORTE DISTRICT III, QUEZON CITY IN REGULAR SESSION DULY ASSEMBLED upon motion duly seconded:

Section 1. Authority to Augment/Re-align. The Punong Barangay is hereby authorized to **AUGMENT/RE-ALIGN AND USE THE ONE MILLION FOUR HUNDRED THOUSAND TWO HUNDRED FIFTY NINE PESOS AND NINETY NINE CENTAVOS ONLY (PHP 1,403,259.99) ALLOCATED TO GENDER AND DEVELOPMENT FUND (CONDUCT FREE MEDICAL CHECK UP AND DISTRIBUTION OF MEDICINES, SEMINAR ON COMPONENTS OF THE EXPAND MATERNITY BENEFITS AND RULES ON AVAILMENT/IMPLEMENTATION FOR THE PUBLIC PRIVATE SECTOR, EARLY DETECTION OF BREAST CANCER AND OTHER WOMEN'S HEALTH ISSUES, COOKING CLASSES/DEMO, ANNUAL CONSULTATIVE MEETINGS OF GFPS, BRGY COUNCIL AND OTHER RELATED ORGANIZATIONS AND SEMINAR/ORIENTATON ON RA 9710 FOR THE MAGNA CARTA OF WOMEN ACT OF 2009) UNDER BARANGAY ANNUAL BUDGET FOR CY 2020 FOR THE PURCHASE OF DOH LISTED MEDICAL SUPPLIES AND MATERIALS, EQUIPMENT AND OTHER MEDICAL ITEMS INCLUDING FOOD ITEMS WHICH ARE NECESSARY FOR CONTINUOUS RESPOND TO THE NEEDS OF OUR INHABITANTS AND OF THE COMMUNITY DURING THIS TIME OF PANDEMIC.**



Republika ng Pilipinas
Lungsod Quezon
Barangay Ugong Norte
Tanggapan ng Punong Barangay

Tel. Nos. 584-3959



Items	Appropriation
From : GENDER AND DEVELOPMENT (GAD)	
- Conduct Free Medical Check-up and distribution of Medicines to Kasambahay	Php 250,000.00
- Seminar on Components of they Expand Maternity Benefits and Rules on Availment/ Implementation for the Public Private Sector	200,000.00
- Cooking Classes/Demo	253,259.99
- Annual Consultative Meeting of GFPS, Brgy Council and other related organizations	250,000.00
- Seminar/Orientation on RA 9710 or the Magna Carta of Women Act of 2009	250,000.00
TOTAL AMOUNT	Php 1,403,259.99
 To : DOH LISTED MEDICAL SUPPLIES AND MATERIALS, EQUIPMENT AND OTHER MEDICAL ITEMS INCLUDING FOOD ITEMS	 Php 1,403,259.99

Section 2. Effectivity. This ordinance shall take effect immediately upon approval and confirmation by the City Council.

Enacted this 15th day of September, 2020 in Quezon City.


ZARINA YASMINE XENEL W. JORGE
 Barangay Captain

JAMES ALFRED C. DICHAVES
 Councilman


RANDOLPH T. CHUA
 Councilman


ALBERT ALVIN L. ANTONIO III
 Councilman

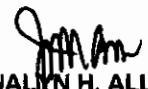

ANA CRISTINA R. BANGCO
 Councilwoman


JACKY N. KING
 Councilman


CHERYL L. GARCIA
 Councilwoman


JOSEPH CHRISTOPHER M. BAUTISTA
 Councilman

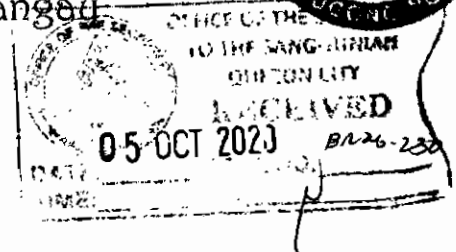
ATTESTED:


JUNALYN H. ALLAM
 Barangay Secretary



Republika ng Pilipinas
Lungsod Quezon
Barangay Ugong Norte
Tanggapan ng Punong Barangay

Tel. Nos. 584-3959



ORDINANCE NO. 4, S-2020

AN ORDINANCE AUTHORIZING THE PUNONG BARANGAY TO AUGMENT/RE-ALIGN AND USE THE AMOUNT OF ONE MILLION THREE THOUSAND TWO HUNDRED FIFTY NINE PESOS AND NINETY NINE CENTAVOS ONLY (PHP 1,053,259.99) ALLOCATED TO BARANGAY COUNCIL FOR PROTECTION OF CHILDREN (CHILDREN'S DAY AND SPORTSFEST FOR THE YOUTH & SUMMER SPORTS CLINIC) UNDER BARANGAY ANNUAL BUDGET FOR CY 2020 FOR THE PURCHASE OF DOH LISTED MEDICAL SUPPLIES AND MATERIALS, EQUIPMENT AND OTHER MEDICAL ITEMS INCLUDING FOOD ITEMS WHICH ARE NECESSARY FOR CONTINUOUS RESPOND TO THE NEEDS OF OUR INHABITANTS AND OF THE COMMUNITY DURING THIS TIME OF PANDEMIC.

Introduced by Kagawad Randolph T. Chua

WHEREAS, Section 16 of Republic Act No. 7160 expressly states that "Every local government unit shall exercise the powers expressly granted, those necessarily implied there from, as well as powers necessary, appropriate, or incidental of its efficient and effective governance, and those which are essential to the promotion of the general welfare."

WHEREAS, last March 13, 2020 the Quezon City Council in an emergency session conducted passed and approved a resolution declaring Quezon City to be under the State of Calamity and thereby authorizing the 142 Barangays to use the calamity funds for CY 2020;

WHEREAS, due to the extension of community quarantine because of pandemic, there is a need to provide our inhabitants with basic support such as additional personal protective equipment, medicines and vitamins for our constituents, front liners, members of BHERT and employees;

WHEREAS, the pandemic situation is far from over and the calamity funds of the barangay is already insufficient to respond to emergency needs of affected persons and of the community, thus there is a need to find ways to augment the short of funds. The only way to do it is to re-align the funds allocated to Barangay Council for Protective of Children for the purchase of additional DOH listed medical supplies and materials, equipment and other medical items including food items;

WHEREAS, the Sangguniang Barangay, during the regular session conducted, decided to adopt and approve the herein resolution thereby authorizing the Punong Barangay to augment/re-align and use the amount of One Million Fifty Three Thousand Two Hundred Fifty Nine Pesos and Ninety Nine Centavos Only (Php 1,053,259.99) allocated to Barangay Council for Protective of Children under the approved Barangay Annual Budget for CY 2020 for the purchase of additional DOH listed medical supplies and materials, equipment and other medical items including food items.

NOW, THEREFORE BE IT ENACTED BY THE SANGGUNIANG BARANGAY OF UGONG NORTE DISTRICT III, QUEZON CITY IN REGULAR SESSION DULY ASSEMBLED upon motion duly seconded:

Section 1. Authority to Augment/Re-align. The Punong Barangay is hereby authorized to **AUGMENT/RE-ALIGN AND USE THE AMOUNT OF ONE MILLION THREE THOUSAND TWO HUNDRED FIFTY NINE PESOS AND NINETY NINE CENTAVOS ONLY (PHP 1,053,259.99) ALLOCATED TO BARANGAY COUNCIL FOR PROTECTION OF CHILDREN UNDER BARANGAY ANNUAL BUDGET FOR CY 2020 FOR THE PURCHASE OF DOH LISTED MEDICAL SUPPLIES AND MATERIALS, EQUIPMENT AND OTHER MEDICAL ITEMS INCLUDING FOOD ITEMS WHICH ARE NECESSARY FOR CONTINUOUS RESPOND TO THE NEEDS OF OUR INHABITANTS AND OF THE COMMUNITY DURING THIS TIME OF PANDEMIC.**



Republika ng Pilipinas
Lungsod Quezon
Barangay Ugong Norte
Tanggapan ng Punong Barangay

Tel. Nos. 584-3959



Items	Appropriation
From : BRGY COUNCIL FOR PROTECTION OF CHILDREN (BCPC)	
Children's Day	500,000.00
Sportsfest for the Youth & Summer Sports Clinic	503,259.99
Total Amount	Php 1,053,259.99
To : DOH LISTED MEDICAL SUPPLIES AND MATERIALS, EQUIPMENT AND OTHER MEDICAL ITEMS INCLUDING FOOD ITEMS	
Additional Personal Protective Equipment, Medicines and Vitamins	1,053,259.99

Section 2. Effectivity. This ordinance shall take effect immediately upon approval and confirmation by the City Council.

Enacted this 15th day of September, 2020 in Quezon City.


ZARINA YASMINE KENELLE W. JORGE
 Barangay Captain

JAMES ALFRED C. DICHAVES
Councilman


RANDOLPH T. CHUA
 Councilman


ALBERT ALVIN L. ANTONIO III
 Councilman


ANA CRISTINA R. BANGCO
 Councilwoman


JACKY N. KING
 Councilman


CHERYL L. GARCIA
 Councilwoman


JOSEPH CHRISTOPHER M. BAUTISTA
 Councilman

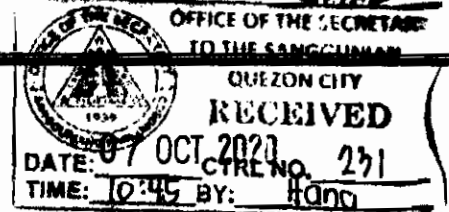
ATTESTED:


JUNALYN H. ALLAM
 Barangay Secretary



REPUBLIC OF THE PHILIPPINES
BARANGAY WEST KAMIAS
TANGGAPAN NG PUNONG BARANGAY

2 K-10th Street, West Kamias, District III, Area 14, Quezon City 1102
 Tel. no. 434-1814



ORDINANCE NO. 002 S-2020

AN ORDINANCE REQUIRING ALL CONSTRUCTION COMPANIES INDIVIDUALS, HOMEOWNERS/ RENTERS AND OCCUPANTS, AND OTHER THIRD PARTY COMPANIES DOING CONSTRUCTION PROJECTS IN BARANGAY WEST KAMIAS 3RD DISTRICT, QUEZON CITY SUCH AS CONSTRUCTION OF RESIDENCES WHICH HAVE CONSTRUCTION MATERIALS, CONSTRUCTION OF STRUCTURES AND ERECTION OF POLES.

Introduced by: West Kamias Council

WHEREAS, Sec. 458 (a)(5)(xiii) of Local Government Cod provides in part, that the Sangguniang Panglusod shall approve ordinances that "...prohibit littering and the placing or throwing of garbage, refuse and other filth and wastes,"

WHEREAS, construction of various structures proliferate our Barangay's landscape;

WHEREAS, it has been a common sight in the Barangay that after said structures are constructed, piles of construction debris are unscrupulously left behind by some constructors and it may cause accident to people which will defray and shoulder the cost of repair, damage and other incidents such as the debris, refuse, wastes and other similar kind left by reason of the construction works done are undauntingly and recklessly left behind by the negligent individuals/ third parties/ contractors which may cause accident to people, litter the streets and the sidewalks, clogging of drainage and cause other damage to public and private property.

WHEREAS, the garbage, filth, refuse and excess construction materials and other similar wastes are an eye-sore and contributes to various damage to private and public property and individuals and also clogs the sewage system and the environment.

WHEREAS, these construction wastes and dumped/stored construction materials on the sidewalk obstruct the road and the sidewalks hereby causing accidents and slow down traffic. There is an urgent need for individuals, construction companies, contractors and other third parties to be responsible and be held accountable to the damage covered by such negligence and wanton disregard of proper waste disposal.

NOW, THEREFORE,

BE IT ORDAINED BY THE SANGGUNIANG OF BARANGAY WEST KAMIAS, 3rd DISTRICT, QUEZON CITY IN SESSION ASSEMBLED:

SECTION 1. Violation of this Ordinance shall be punishable by a fine of not exceeding FIVE THOUSAND PESES (P 5,000.00) and the expense of collecting the construction debris or refuse shall be for the account of the erring construction

companies. Furthermore, no building permit in favor of the said construction company shall be issued unless the said fine or expenses in the collection of the construction debris or refuse has been paid.

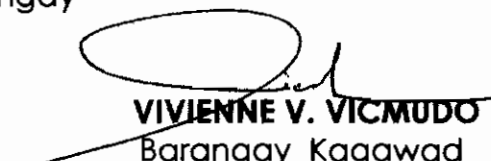
SECTION 2. Construction companies/ contractors, individuals and other third parties held liable under this ordinance shall be made to post a bond, the amount of which shall be dependent on the extent of the construction to be made/done and area covered (FIVE THOUSAND PESOS (P 5,000.00) minimum or ½ of 1% of the cost of the project whichever is higher).

SECTION 3. This Ordinance shall take effect immediately upon its approval

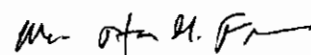
ENACTED: September 16, 2020


ANTHONY "DON DON" DACONES J.D.
Punong Barangay

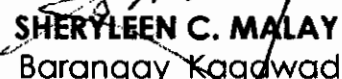

RAYMOND L. DELA CRUZ
Barangay Kagawad


VIVIENNE V. VICMUDO
Barangay Kagawad


TERESITA F. CASTRO
Barangay Kagawad


MARIA TITA G. FERRER
Barangay Kagawad


MARIA ELEONOR G. MALAY D.M.D
Barangay Kagawad

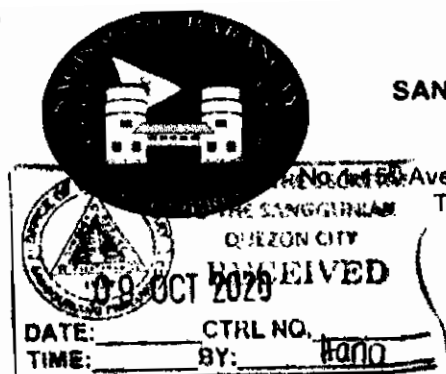

SHERYLEEN C. MALAY
Barangay Kagawad


MAYBELLE F. GABUYO
Barangay Kagawad


RYAN JAMES B. ACOSTA
SK Chairman

Attested by:


JOEL S. ARROYO
Barangay Secretary



Republic of the Philippines
SANGGUNIANG NG BARANGAY SOCORRO
 Ikatlong Distrito, Lungsod Quezon
Tanggapan ng Punong Barangay
 No. 150 Ave., Cor Col. Bonny Serrano Ave., Cubao, Quezon City
 Tel Nos.. 421-0702 • 855-5645 • 288-3020



RESOLUTION NO. 315-S-2020

A RESOLUTION RELOCATING THE DESIGNATED TRICYCLE TERMINAL LOCATION OF MAIN AVENUE AND LIBERTY AVENUE OF BARANGAY SOCORRO, QUEZON CITY.

Introduced by Kagawad ENGILBERT L. BANGAL

Co-Introduced by Kagawads VALERIANO REY BARTOLAY, FAMELA GALANG, MARIA ISABEL MESIA, LEO MENDOZA, ALFREDO NAVARRA, CESAR SIOSON and SK Chairman MARK ADRIENNE CONSTANTINO

WHEREAS, Section 458, paragraphs (a)(5)(v) and (vi) of Republic Act No. 7160, otherwise known as "The Local Government Code of 1991", provides for the Powers, Duties, Function of the Sangguniang Panlungsod; to wit:

(v) Regulate the use of streets, avenues, alleys, sidewalks, bridges, parks and other public places and approve the construction, improvement, repair and maintenance of the same,xxx.

(vi) Regulate traffic on all streets and bridges; prohibit encroachments or obstacles thereon and, when necessary in the interest of public welfare, xxx;

WHEREAS, the Department of Public Order and Safety (DPOS) is the executive arm of the Local Government of Quezon City designated to regulate, among others, the operations of tricycle franchise units, issuance of Terminal Permit and implementation Orders and other statutes in furtherance thereof;

WHEREAS, in accordance to DILG Memorandum Circular No. 2019 – 121 which substantially provides the presidential directive during the 4th State of the Nation Address of the president stating that all local officials are enjoined to exercise their powers essential to reclaim public roads which are being used for private ends;

WHEREAS, as mandated by the Department of Public Order and Safety under Tricycle Terminal Permit No. TTP-2019-D3-017, that the location of tricycle terminal of Socorro Toda be prohibited to block/obstruct driveways and passageways of business and commercial establishment, hence, relocating it to another area;

WHEREAS, Ordinance No. SP-2337 Series of 2014, otherwise known as "An Ordinance Adopting the Quezon City Tricycle Management Code of 2014", recognizes the operation of tricycles or public transport for hire as financially and economically beneficial to the constituents and are likewise helpful for the riding public that continuously patronize them as one of the major mode of transportations;

WHEREAS, the three hundred and fifty tricycle (350) units operating within the territorial jurisdiction of Barangay Socorro have been the primary means of transportation for the majority of residents and proved to be cost-efficient and service effective.

NOW THEREFORE, be it resolve as it is hereby resolved, by the Sanggunian of Barangay Socorro, Quezon City, on its regular session the relocation of the designated tricycle terminals.

RESOLVED, *further*, the resolution will cover all Socorro Tricycle Operators and Drivers Association (SOTODA) franchise units that operates within the territorial jurisdiction of Barangay Socorro and tricycle terminals formerly designated by the Tricycle Regulatory Department (TRD), as follows:

- a. Along southwetside of Liberty Avenue across B.S. Febbles, Twenty (20) meters from corner of EDSA. Fifteen (15) units at a time only.
- b. Along northwetside of Justice San Diego (formerly Main Avenue), Sixty (60) meters from EDSA before entrance/exit of SM Hypermarket. Twenty-five (25) units at a time only.
- c. Along northwetside of Main Avenue, Five (5) meters from 15th Avenue. Twenty (20) at a time only.
- d. Along northwetside of Liberty Avenue, Forty (40) meters from 15th Avenue infront of Eatery Sa Liberty Avenue. Thirteen (13) units at a time only

RESOLVED, *finally*, the relocation of the Socorro Toda Tricycle Terminals be designated as follows:

- a. Terminal along southwetside of 5th Avenue infront of Tough Guys Shooting Range. Five (5) meters from Liberty Avenue. Ten (10) units at a time only.
- b. Terminal along northwetside of 5th Avenue beside Emily's Eatery. Five (5) meters from Main Avenue. Twenty (20) units at a time only.
- c. Terminal along northwetside of 14th Avenue beside La Fuente Hardware. Five (5) meters from Main Avenue. Five (5) units at a time only.
- d. Terminal along northwetside of 14th Avenue. Five (5) meters from Liberty Avenue beside Marilet Bakery. Five (5) units at a time only

ENACTED: January 22, 2020


TEODULO O. SANTOS, M.D.
Punong Barangay


ENGILBERT L. BANGAL
Kagawad


MARIA ISABEL D. MESIA
Kagawad



FAMELA B. GALANG

Kagawad



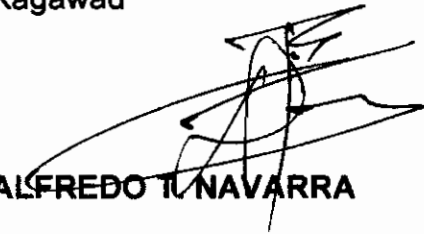
LEONIDO G. MENDOZA

Kagawad



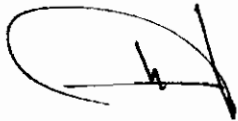
VALERIANO REY S. BARTOLAY

Kagawad



ALFREDO T. NAVARRA

Kagawad



CESAR M. SIOSON

Kagawad

MARK ADRIENNE A. CONSTANTINO

SK Chairman

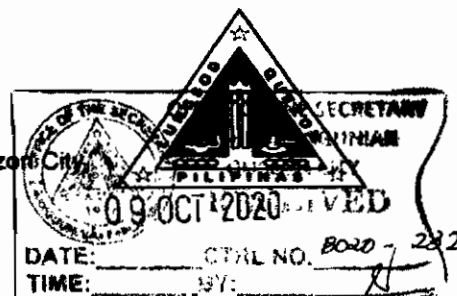
Attested By:

OMAR ACOSTA

Barangay Secretary



Republic of the Philippines
SANGGUNIAN NG BARANGAY SOCORRO
 Ikatlong Distrito, Lungsod Quezon
 Tanggapan ng Punong Barangay
 No.1 15th Ave., Cor Col. Bonny Serrano Ave., Cubao, Quezon City
 Tel Nos. 421-0702 • 855-5645 • 288-3020



ORDINANCE NO. 013-S-2020

AN ORDINANCE REQUIRING ALL RESIDENTS OF BARANGAY SOCORRO TO OBTAIN SECURITY STICKER/S FOR ALL MOTOR VEHICLES PARKED WITHIN THE JURISDICTION OF BARANGAY FOR IDENTIFICATION AND SECURITY PURPOSES, PRESCRIBING PENALTIES FOR VIOLATIONS THEREOF AND FOR OTHER PURPOSES.

Introduced by PB TEODULO O. SANTOS, M.D., Kagawads ENGILBERT L. BANGAL, FAMELA B. GALANG and VALERIANO REY BARTOLAY

Co-Introduced by Kagawads MARIA ISABEL MESIA, LEO MENDOZA, ALFREDO NAVARRA, CESAR SIOSON and SK Chairman MARK ADRIANNE CONSTANTINO.

WHEREAS, Section 458, paragraphs (a)(5)(v) and (vi) of Republic Act No. 7160, otherwise known as "The Local Government Code of 1991", provides for the Powers, Duties, Function of the Sangguniang Panlungsod; to wit:

(v) Regulate the use of streets, avenues, alleys, sidewalks, bridges, parks and other public places and approve the construction, improvement, repair and maintenance of the same,xxx.

(vi) Regulate traffic on all streets and bridges; prohibit encroachments or obstacles thereon and, when necessary in the interest of public welfare, xxx;

WHEREAS, the increasing numbers of the motorized vehicle obstructions created by the unregulated parking and/or stalling of vehicles significantly aggravated and affected the smooth flow of traffic within the barangay;

WHEREAS, there are incidents of riding in tandem, theft, robbery, burglary, wherein, the presence of vehicles parked on the street whose owners are unidentified is a threat to safety and security of the constituents of Barangay Socorro;

WHEREAS, there is a need to impose a systematized and organized security measure and identification process for all motorized vehicles to identify motorized vehicles owned by residents and to monitor and regulate the entry of non-residents to promote health and safety as well as to maintain peace and order;

NOW THEREFORE, be it resolved as it is hereby resolved, by the Sanggunian of Barangay Socorro, Quezon City, on its regular session assemble the following:

[Signatures]
 124

SECTION 1. TITLE – This Ordinance shall be known and referred to as **“MOTORIZED VEHICLE SECURITY AND IDENTIFICATION STICKER OF BARANGAY SOCORRO”**

SECTION 2. COVERAGE – This Ordinance covers all motorized vehicles owned by residents and business owners located within Barangay Socorro.

SECTION 3. MOTORIZED VEHICLE SECURITY AND IDENTIFICATION STICKER OF BARANGAY SOCORRO:

3.1. The security and identification stickers shall be obtained through the compliance of the following requirements:

- a. Completion of the form produced by the Sanggunian Barangay
- b. Original and clear photocopy of Identification Card as a proof residence within the jurisdiction of Barangay Socorro
- c. Original and clear photocopy of the following as a proof of motorized vehicle ownership:
 - Official Receipt & Certificate of Registration
 - Notarized Deed of Sale of the Motorized vehicle
 - *If company vehicle*, Car Assignment Agreement
 - *If government vehicle*, Memorandum of Receipt
- d. In case that the motorized vehicle is under a lease agreement, the resident/s or business owner shall provide the following:
 - Contract of Lease
 - Photocopy of Identification Card of the lessor/proprietor

3.2. The application documents including the forms and requirements complied by the residents and business owners shall be recorded by the Committee on Transportation.

3.3. Garage inspection shall be completed by those included in Section 5 to determine the capacity of the homeowner's garage and/or the street which the motorized vehicle will be parked.

SECTION 4. ISSUANCE -- The issuance of security and identification stickers shall be paid by and authorized to residents and business owners as follows:

4.1. Motorized vehicle owners that already have an existing ownership of a vehicle shall have their security sticker/s registered within the 1st quarter of the year or from January to March. And shall be renewed every year.

Lucio M. [Signature]
125

4.2. Motorized vehicle owners that recently acquired a vehicle shall have their security sticker/s registered within the first 60 days upon the purchase of the said vehicle. And shall be renewed the following year in accordance to Section 4.1.

4.3. Upon the issuance of the security and identification stickers the person whose name was registered in the application form shall pay as follows:

Motorcycles and Private Tricycles	P 20 (Twenty Pesos)
Four Wheeled Private Vehicles	P 50 (Fifty Pesos)
Trucks and Closed Van	P 100 (One Hundred Pesos)

4.4. Barangay Socorro residents whose name was registered in the application form for the issuance of any vehicles stated above that are used for private purposes shall have their security and identification stickers free of charge for the first two vehicles. However, in cases that the Barangay Socorro resident exceeded two vehicles and/or the vehicle/s are used for business purposes the person shall pay as stated above.

4.5. The renewal fee of the security and identification stickers shall be paid in accordance to Section 4.3. and 4.4.

SECTION 5. DEPUTATION – the authority to enforce and implement the herein ordinance shall be vested to the following:

- A. Sangguniang Barangay members
- B. Barangay Traffic Enforcer
- C. Barangay Public Safety Officer (BPSO)

SECTION 6. PENALTIES – Violation of any of the provision of this Ordinance shall be penalized as follows:

6.1. Any vehicles parked without a security and identification sticker or the utilization of lapsed security stickers shall be penalized as follows:

- | | |
|-------------------------------|-------------------------------------|
| 1st Offense | Warning Notice |
| 2nd Offense | Report to Traffic Management Bureau |
| 3rd Offense | The vehicle will be towed |

6.2. Non-residents that has been authorized by the Sanggunian Barangay shall not exceed the allowable time within the day. In addition, vehicles left for four (4) hours without the consent of the Sanggunian Barangay shall be reported to the Traffic Management Bureau


6.3. Any vehicle parked on the same area for three (3) consecutive days without a security sticker is deemed as abandoned. Thus, it shall be reported to the Traffic Management Bureau and be scheduled for towing. The vehicle owner shall be liable for all expenses.


SECTION 7. REPEALING CLAUSE – All existing ordinance and resolutions of this barangay found to be inconsistent herewith are hereby repealed or modified accordingly.

SECTION 8. SEPARABILITY CLAUSE – If for any reason, any provision of this ordinance or the application of such provision thereof to any person or circumstances is declared unconstitutional or invalid, provisions not affected thereby shall remain in full force and effect.

SECTION 9. EFFECTIVITY CLAUSE – This ordinance shall take effect immediately upon its approval.

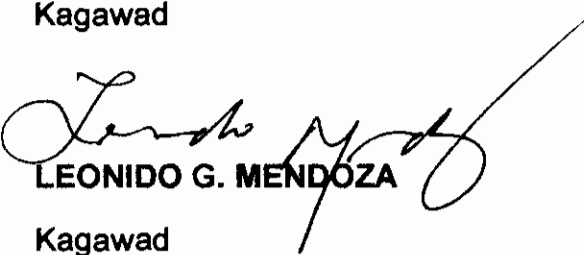
ENACTED: September 15 2020



TEODULO O. SANTOS, M.D.
 Punong Barangay



ENGILBERT L. BANGAL
 Kagawad

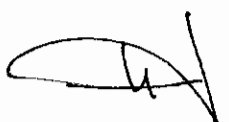

MARIA ISABEL D. MESIA
 Kagawad


FAMELA B. GALANG
 Kagawad

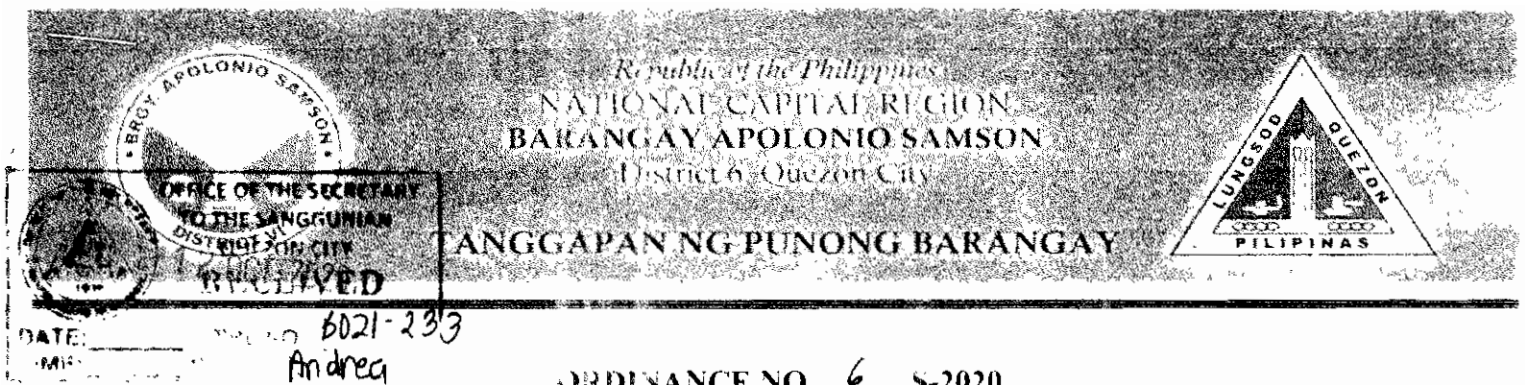

LEONIDO G. MENDOZA
 Kagawad


VALERIANO REY S. BARTOLAY
 Kagawad


ALFREDO T. NAVARRA
 Kagawad


CESAR M. SIOSON
 Kagawad

MARK ADRIENNE A. CONSTANTINO
 SK Chairman



ORDINANCE NO. 6, S-2020

BARANGAY COUNCIL ORDINANCE AUTHORIZING THE PUNONG BARANGAY ELIZABETH C. DE JESUS TO AUGMENT THE AMOUNT OF TEN MILLION FIVE HUNDRED THIRTY NINE THOUSAND SIX HUNDRED THIRTY ONE PESOS AND 61/100 (P10,539,631.61) ALLOCATED FOR THE 20% DEVELOPMENT FUND, BDRRM, BCPC AND CAPITAL OUTLAY OF THE DULY APPROVED ANNUAL BUDGET FOR THE FY-2020.

WHEREAS, under section 336 of Republic Act No. 7160 otherwise known as the Local Government Code 1999 states "No ordinance shall be passed authorizing the transfer or appropriation from one item to another. However, the local chief executive or the presiding officer of Sangguniang concerned may, by ordinance be authorized to augment any item in the approved annual budget for their respective offices from savings in other items with the same expense class of their respective appropriation.

WHEREAS, since the condition set forth under Section 336 of Republic Act No. 7160 are present, there are enough legal bases to pass/enact an augmentation ordinance granting authority to the Punong Barangay:

NOW THEREFORE, BE IT ORDAINED BY THE SANGGUNIANG BARANGAY OF APOLONIO SAMSON IN SESSION ASSEMBLED and upon motion duly seconded:

SECTION 1 AUTHORITY The Punong Barangay is hereby authorized to augment the amount of **TEN MILLION FIVE HUNDRED THIRTY NINE THOUSAND SIX HUNDRED THIRTY ONE PESOS AND 61/100 (P10,539,631.61)** allocated for the 20% Development Fund, BDRRM, BCPC and Capital Outlay of the duly approved Annual Budget for the FY-2020.

From :	To :
A. (20% Development Fund)	
1. Construction Materials for Drainage Systems and Pathwalks	Purchase of Food Package / Goods for ECQ 842,431.20
2. Procurement, Installation, Rehabilitation, Maintenance and Communication	Purchase of Food Package / Goods for ECQ 2,000,000.00
3. Pamaskong Handog	Purchase of Good Package / Goods for COVID 19 1,000,000.00



Republic of the Philippines
NATIONAL CAPITAL REGION
BARANGAY APOLONIO SAMSON
District 6, Quezon City



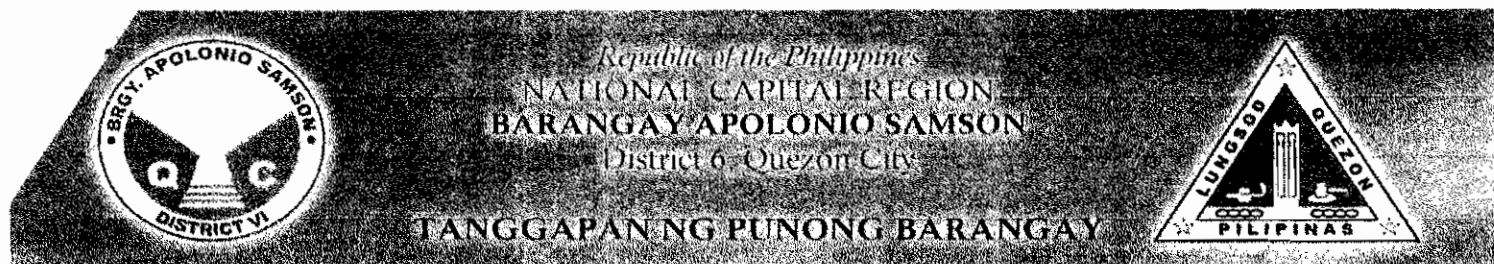
TANGGAPAN NG PUNONG BARANGAY

4. Commemoration of 103 years Historical Marker	Purchase of Good Package / Goods for COVID 19	650,000.00
B. BDRRM		
1. Purchase of Materials and Equipment	Purchase of Goods for COVID 19	861,200.41
2. Training/Seminar & Clearing Operations	Purchase of Goods for COVID 19, 14 days Lockdown at Eulogia Drive, Evangelista Cmpd.	390,000.00
C. BCPC		
1. Health Services	Purchase of Goods for COVID 19	150,000.00
2. Hygiene Activities and Kit Distribution	Purchase of Goods for COVID 19	396,000.00
3. Cultural Awareness	Purchase of Goods for COVID 19	200,000.00
D. CAPITAL OUTLAY		
1. Improvement of Drainage System, Installation of Dry Pipe	Purchase of Goods for COVID 19	1,700,000.00
2. Purchase of Water Pump With hose	Purchase of Goods	1,500,000.00
3. Cooling System	Purchase of Goods at Christine Compound and Madelaine	850,000.00

To :

₱ 10,539,631.61

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SECTION 2. EFFECTIVITY – This ordinance shall take effect after review, confirmation/approval by the City Council.

ENACTED, this 28th day of September, 2020

HON. ELIZABETH C. DE JESUS
Punong Barangay

HON. REYNALDO G. DE JESUS
Kagawad

HON. ROLANDO G. DE JESUS
Kagawad

HON. EUGENE C. MAGSALIN
Kagawad

HON. IMELDA O. PILARES
Kagawad

HON. REXIE G. BAETIONG
Kagawad

HON. ALEXANDER S. SAMSON
Kagawad

HON. CEZAR M. RONQUILLO
Kagawad

HON. SHAWN PATRICK C. MALIBIRAN
SK Chairman

ATTESTED BY : **JENNIFER T. PATACSIL**
Barangay Secretary



Republic of the Philippines
SANGGUNIAN NG BARANGAY SOCORRO

Ikatlong Distrito, Lungsod Quezon
Tanggapan ng Punong Barangay

No.1 15th Ave., Cor Col. Bonny Serrano Ave., Cubao, Quezon City
Tel Nos. 421-0702 • 855-5645 • 288-3020



OFFICE OF THE SECRETARY
TO THE SANGGUNIAN
QUEZON CITY

RECEIVED 13 OCT 2020

RESOLUTION NO. 364-S-2020

**A RESOLUTION ALLOWING THE CONSTITUENTS OF BARANGAY SOCORRO THE
FREE USE OF FITNESS AND SPORTS EQUIPMENTS.**

*Introduced by PB TEODULO O. SANTOS, Kagawad ENGILBERT L. BANGAL, and all
Kagawads.*

WHEREAS, the Barangay Socorro is committed to promote programs aimed to protect the health and develop the physical and social well-being of its constituents

WHEREAS, the Barangay Socorro believes that to have an effective campaign of the program and in order to earn the interest of the constituents, especially the youths to dwell and devote time to sports activities, programs of government should be extended in a manner free of charge.

WHEREAS, Section 4 of the Omnibus Guidelines on the Implementation of Community Quarantine in the Philippines approved by the Inter-agency Task Force (IATF) provides that areas placed under General Community Quarantine (GCQ) shall allow any person above twenty-one (21) years old to sixty (60) years old, those without immunodeficiency or other health risks, in compliance with the minimum public health standards to leave their residences .

WHEREAS, on July 28,2020 the Inter-agency Task Force (IATF) for Management of Infectious Diseases re-categorized and allowed the limited operations of gyms or fitness centers, amongst others, in areas under the general community quarantine given that it follows the minimum health standards including wearing of face masks , observing physical distancing, and frequent sanitation of the area.

WHEREAS, every local government unit shall exercise the powers expressly granted, those necessarily implied therefrom, as well as power necessary, appropriate, or incidental for its efficient and effective governance, and those which are essential for the promotion of the general welfare. Within their respective territorial jurisdiction, local government units shall ensure and support, among other things to promote health and safety, enhance the right of the people to balance ecology, maintain peace and order, and preserve the comfort and convenience of their inhabitants. (Underscoring supplied)

NOW THEREFORE, be it resolve as it is hereby resolved, by the Sanggunian of Barangay Socorro, Quezon City, on its regular session assembled the following:

Article I. Title:

Section 1.1 - Allowing the Constituents of Barangay Socorro, the free use fitness and sports equipment,”

Article II. Coverage:

Section 2.1 - Applies / Covers the constituents of Barangay Socorro whether registered or non-registered voters;

Article III. Period:

Section 3.1 - Constituents are allowed for the free use of barangay fitness and sports equipments for a maximum of 4 hours in a day;

Section 3.2 - Any usage time in excess of that provided under the provisions of Section 3.1 shall be charge/paid in accordance with the Barangay Revenue Ordinance or other existing Ordinance.

Article IV. Reservations:

Section 4.1 - Reservations shall made/ coordinated with the designated barangay employees. And shall be made in-person and not through any electronic means and/or through acquaintances, therefore, the person must use proper fitness attires and always observe precautionary measures (sanitizing, wearing face masks, gloves, and the like);

Section 4.2 - Reservation shall be made depending upon the availability of the intended free use of barangay fitness and sports equipment. Enjoyment of the free use of barangay fitness and sports equipment shall be implemented on the first come first served/reservation basis;

Section 4.3 - Reservations must be made by the person holding the Libreng Paggamit Card, wherein, a person must be a legitimate resident of Barangay Socorro, above 21 to 60 years of age and physically fit;

Section 4.4 - In case of special event and/or least of a third person, natural or judicial, of the barangay fitness and sports equipments for personal use or corporate activity, said use of the barangay fitness and sports equipments shall be given priority notwithstanding an earlier reservation. In such circumstance, the reservation of the

constituent affected by the special event and/or least will be immediately scheduled following the end of the said special event, least for personal; use or corporate activity.

Article V. Usage and Returns:

Section 5.1 - Usage of the free barangay fitness and sports equipments must be done through utmost care and sense of responsibility. And the constituents shall refrain leaving any clutter or trash in the barangay fitness center and shall be left clean and tidy after usage;

Section 5.2 - The utilization of the barangay fitness and sports equipments shall be disinfected right after use and the barangay fitness center shall only be allowed to accommodate 50% of the operational capacity of the area;

Section 5.2 - Returning the free barangay fitness and sports equipments shall be done in-person and only through the designated barangay employee. The turn over shall only be acknowledged upon signing of the Libreng Paggamit Card;

Section 5.3 - Any usage of the free barangay fitness and sports equipments that altered, damaged and lost the item shall be the Libreng Paggamit Card holder's obligation to replace or be charge/paid in accordance with the Barangay Revenue Ordinance or other existing Ordinance.

Section 5.4 - The constituent/s utilizing the free barangay fitness and sports equipments shall be held sole responsible for their belongings and that the barangay have no responsibility over the belongings, whether lost or stolen;

Section 5.5 - The barangay shall not be held responsible for any accidents or injuries that take place in any event related to the usage of the free barangay fitness and sports equipments, given that prior to the usage they attested that they are physically fit among other.

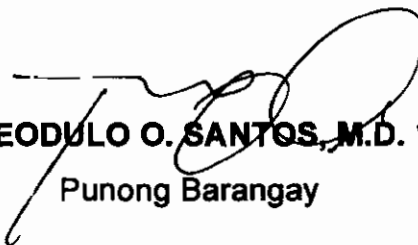
Article VI. Separability Clause:

Section 6.1 - If for any reason, a provision of this resolution or the application of such provision thereof to any person or circumstances is declared unconstitutional, the remainder of this resolution or the application of such provisions to other persons or circumstances shall not be affected by such declaration


Article VII. Effectivity Clause:

Section 8.1 - This shall take effect in accordance with the provisions of the Local Government Code of 1991.

APPROVED by the Sanggunian Barangay of Socorro, Quezon City, on the 8th day of September 2020.



TEODULO O. SANTOS, M.D.
Punong Barangay




ENGILBERT L. BANGAL
Kagawad




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
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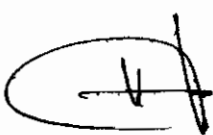
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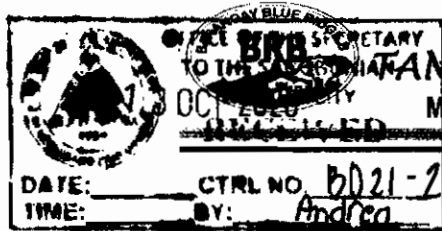


ALFREDO T. NAVARRA
Kagawad



CESAR M. SIOSON
Kagawad

MARK ADRIENNE A. CONSTANTINO
SK Chairman



Republika ng Pilipinas
Lungsod Quezon



SANGGAPAN NG BARANGAY BLUE RIDGE B

Moonlight Loop, Blue Ridge B, Quezon City 1109 - Tel. 8535-9822

ORDINANCE NO. 002, SERIES OF 2020

AN ORDINANCE ENACTING THE TRAFFIC MANAGEMENT OF BARANGAY BLUE RIDGE B AND PRESCRIBING PENALTIES FOR VIOLATIONS THEREOF.

Introduced and sponsored by: Kgd. Thomas J.T. F. de Castro

Co-authored by: Kgd. Augusto Ilagan and Kgd. Anthony O. Viray

WHEREAS, Quezon City Ordinance No. 2785 Series of 2018 or the Revised Traffic Management Code of Quezon City, provides for the policies and guidelines with respect to traffic rules, one way streets, street parking, amongst others, and the penalties for any violation thereof;

WHEREAS, pursuant to Section 17 (a) of Republic Act No. 7160, otherwise known as the Local Government Code of the Philippines, Local Government units shall endeavor to be self-reliant and shall continue exercising the powers and discharging the duties and functions currently vested upon them. They shall also discharge the functions and responsibilities of national agencies and offices devolved to them pursuant to this Code. Local government units shall likewise exercise such other powers and discharge such other functions and responsibilities as are necessary, appropriate, or incidental to efficient and effective provisions of the basic services and facilities enumerated herein;

WHEREAS, Section 391 (a) (1) of Republic Act 7160 otherwise known as the Local Government code of 1991 "Empowers the Sangguniang Barangay to enact ordinances as may be necessary to discharge the responsibilities conferred upon it by law or ordinance and to promote the general welfare of the inhabitants therein";

WHEREAS, the residents of Barangay Blue Ridge B has requested the Sangguniang Barangay of Barangay Blue Ridge B to look for ways and means to ease traffic within its territorial jurisdiction through effective regulation of vehicle parking and maintenance of orderliness within the area;

WHEREAS, there is a need to prescribe a systemized, organized and fully implementable mechanism of maximizing the limited road space available to ensure the smooth and unhampered flow of traffic;

WHEREAS, residents along Riverview Drive (outside of the Blue Ridge B Subdivision) and Bonny Serrano Avenue have expressed concerns regarding the illegal parking of both private and public utility vehicles along their street which at times block their driveways;

WHEREAS, aside from illegal parking residents, have complained that illegally parked Public Utility Vehicles, i.e. jeepneys, delivery trucks and taxis are often times used as a venue to consume alcohol;

WHEREAS, there were recorded complaints from residents that people at times stand on the roof of jeepneys to view the inside of their property causing serious potential security threats;

WHEREAS, illegally parked vehicles will impede the orderly flow of traffic specially in times of emergencies, calamities and evacuation;

WHEREAS, Barangay Ordinance 95-02 or the Ordinance to Regulate Parking of Vehicles and Use of Sidewalks within Barangay Blue Ridge B and Providing for Penalties

and Violating Thereof (approved on November 1995 by the Quezon City Council) which is currently in effect, only addresses parking concerns within the jurisdiction of Barangay Blue Ridge B;

WHEREAS, in order to consolidate and codify the parking and traffic management within Barangay Blue Ridge B, the current Sangguniang Barangay had decided to enact this Barangay Ordinance;

BE IT ORDAINED, by the Sangguniang Barangay Blue Ridge B, Quezon City, assembled in session, that:

SECTION 1. TITLE

This Barangay Ordinance shall be called the "Traffic Management Code of Barangay Blue Ridge B".

SECTION 2. DEFINITION OF TERMS

- (a) *"Articulated Vehicle"* shall mean any motor vehicle with a trailer having no front axis and so attached that part of the trailer rests upon the motor vehicle and a substantial part of the weight of the trailer and of its load is borne by the motor vehicle.
- (b) *"Authorized Parking Slot"* shall mean any parking slot marked with a red box that is directly across a resident's driveway. The said resident, whose ingress and egress is impeded shall be allowed to park therein.
- (c) *"Barangay Designated Parking Space"* shall mean a space identified through marked yellow paint designated by the Sangguniang Barangay of Blue Ridge B.
- (d) *"BPSO"* shall mean Barangay Public Safety Officer
- (e) *"Illegal Parking"* or *"Illegally Parked"* shall mean a parked vehicle causing obstruction or in a space not designated by the Sangguniang Barangay.
- (f) *"MMDA"* shall mean the Metro Manila Development Authority.
- (g) *"One Way Traffic"* shall mean traffic that moves in a single direction.
- (h) *"One Way Street"* shall mean a street facilitating only one way traffic directing motorized vehicles to move in one direction.
- (i) *"One Side Parallel Parking"* shall mean a systematized conduct of parking in a particular street.
- (j) *"Parking"* or *"Parked"*, for the purposes of this Ordinance, shall mean that a motor vehicle is "parked" or "parking" if it has been brought to a stop on the shoulder or proper edge of a highway, and remains inactive in that place or close thereto for an appreciable period of time. A motor vehicle which properly stops merely to discharge a passenger or to take in a waiting passenger, or to load or unload a small quantity of freight with reasonable dispatch shall not be considered as "parked", if the motor vehicle again moves away without delay.
- (k) *"Prohibited Parking Space"* shall mean parking along any street within the jurisdiction of Barangay Blue Ridge B that is not marked with yellow paint or is not an Authorized Parking slot as defined under paragraph (b) hereof.
- (l) *"Public Utility Vehicle"* shall mean all pneumatic tire vehicles or types similar to those usually known under the following terms: touring cars, command cars, speedster, roadster, jeep or jeepney, UV Express Vans, taxi cabs, delivery vans, trucks, and tricycles and those which are generally conducted as vehicles for hire or common carriers or one owned by a franchise holder authorized by the proper governing body and considered as a common carrier;

- (m) *"Stalled Vehicle"* shall mean any motorized vehicle dilapidated/junk and/or its attachment which for any cause is unable to proceed under its own motor power and is on a public road, street or thoroughfare. Any vehicle parked on a certain parking space for a period of five (5) days shall be presumed to be a stalled vehicle.

- (n) *"Traffic Flow"* shall mean movement of motorized vehicles between two points.

SECTION 3. ONE SIDE PARKING SYSTEM

The Sangguniang Barangay, through a favorable recommendation from majority of the residents of Barangay Blue Ridge B, and the concurrence of the Quezon City Department of Public Order and Safety ("DPOS") designate and implement the existing One Side Parallel Parking scheme as provided for under Section 2 of Barangay Blue Ridge B Ordinance No 95-02 with the following modification:

2.1 West Side of the following streets:

- 2.1.1 Twin Peaks Drive
- 2.1.2 Milkyway Drive
- 2.1.3. Moonlight Loop
- 2.1.4 Hillside Loop
- 2.1.5 Promenade Lane
- 2.1.6. Riverview Drive (within Blue Ridge B Subdivision)

2.2 North Side of the following streets:

- 2.2.1 Starline Road
- 2.2.2 Evening Glow (except the alley between Milkyway Drive and Twin Peaks Drive)

2.3 North West Side of the following streets:

- 2.3.1 Riverview Drive from Evening Glow towards FVR Road
- 2.3.2 Hillside Loop

2.4 East Side of Comets Loop

2.5 South Side of Hillside Lane

The implementation of this traffic scheme shall in no case result to an unjust taking and encumbrance upon legal easement.

SECTION 4. DESIGNATED PARKING AREAS

Vehicles shall only park in the Barangay Designated Parking Areas as defined in Section 2 paragraph (c) above.

Additional parking spaces within the territorial jurisdiction of Barangay Blue Ridge B may be designated by the Sangguniang Barangay subject to the concurrence of the DPOS of Quezon City as required under the Revised Traffic Management Code of Quezon City and the approval of the Quezon City Council.

Parking along Bonny Serrano and Riverview Drive (outside of the Blue Ridge B Subdivision except for the portion mentioned in Section 2.3 above) shall be prohibited and shall be monitored and regulated by Barangay Blue Ridge B, in coordination with the DPOS of Quezon City and/or the MMDA who has jurisdiction over national roads.

The Sangguniang Barangay shall also designate a parking area for motorcycles which shall be different from the Barangay Designated Parking.

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No signs, barriers and/or any other similar objects indicating "NO PARKING" or "RESERVED PARKING" shall be placed by any resident. Neither shall any barrier and/or object be used to reserve any parking slot.

The Sangguniang Barangay in coordination with the Bureau of Fire Protection and/or competent Volunteer Fire Brigades shall identify areas that shall at all times not be used as a parking space for any type vehicles.

These designated parking areas shall not in any way be in violation of Article X and XI of the Revised Traffic Management Code or any provision thereof.

SECTION 5. PUBLIC UTILITY VEHICLES, ARTICULATED VEHICLES AND/OR THOSE USED FOR BUSINESS AND/OR TRADE

Public Utility Vehicles, Articulated Vehicles and/or those vehicles used for business and/or trade are prohibited to park within the territorial jurisdiction of Barangay Blue Ridge B except for the purpose of taking in or unloading passengers and/ or loading or unloading of cargo. Additionally, such vehicles are prohibited to make repairs within the streets and/or designated parking spaces within the territorial jurisdiction of Barangay Blue Ridge B. Violations hereof shall be considered as illegal parking.

Articulated Vehicles are prohibited from parking within Barangay Blue Ridge B except when in the course of loading or unloading of a small quantity of freight or cargo for a reasonable time. Provided, however, that said Articulated Vehicle must not have more than ten (10) wheels.

SECTION 6. SPEED LIMIT

A speed limit of twenty kilometers per hour (20 km/h) is hereby imposed in all streets within the territorial jurisdiction of Barangay Blue Ridge B. Bonny Serrano Avenue is a national road and shall be under the jurisdiction of the MMDA or the Quezon City DPOS.

SECTION 7. PROHIBITED OBSTRUCTIONS

Motor vehicles, including motorcycles shall not be allowed to obstruct or otherwise park in front of any established road right-of-way, private or public driveways, sidewalks, hospitals or clinics, provisions for human ingress and egress and anywhere within five (5) meters from fire hydrant of public safety utility. The owners of such vehicles or motorcycle are also prohibited from reserving a portion and/or space within the streets of Barangay Blue Ridge B to be used as their parking spaces, nor are they allowed to park within five (5) meters of any intersection within Barangay Blue Ridge B, unless the said area is identified as a Barangay Designated Parking Space.

SECTION 8. ONE WAY TRAFFIC FLOW

The existing One Way Traffic scheme is hereby adopted for the following streets:

- 1) **Twin Peaks Drive** from the corner of Bonny Serrano towards the corner of Comets Loop.
- 2) **Milky Way Drive** from the corner of Evening Glow towards the corner of Twin Peaks Drive.
- 3) **Evening Glow** from the corner of Twin Peaks Drive towards the corner of Milky Way Drive.
- 4) **Moonlight Loop** from the corner of Twin Peaks Drive towards the corner of Hillside Loop.
- 5) **Comets Loop** from the corner of Twin Peaks Drive – Milky Way Drive towards the corner of Bonny Serrano – Twin Peaks Drive.

SECTION 9. SIGNS

The Sangguniang Barangay is hereby directed to appropriate funds for and to install the necessary traffic signs inform all motorists and the general public of the existence and implementation of this ordinance.

SECTION 10. DEPUTIZATION

Devolving the functions and objectives of this Barangay Ordinance, the Punong Barangay is hereby authorized to deputize the BPSOs to fully implement the provisions of this Barangay Ordinance.

SECTION 11. ENFORCEMENT

The Barangay deputized Traffic Enforcers (mentioned in Section 10 hereof) and members of the Sangguniang Barangay are hereby authorized and empowered to administer and implement all rules and regulations relative to the Blue Ridge B Traffic and Parking Management Ordinance. All existing Quezon City Ordinance related to Traffic Management are hereby ADOPTED.

Section 12. NO CONTACT APPREHENSION

Those that will be caught violating this ordinance through the Barangay Blue Ridge B's Closed Circuit Television shall be penalized as if they were actually caught in person *provided* that a clear and identifiable image and/or video of the offender committing the prohibited act is included to or attached to the citation. The citation shall be sent by registered mail in accordance with Article V, Section 4 of the Revised Traffic Management Code of Quezon City or by personal service if within the Barangay.

SECTION 13. PENALTIES

FIRST OFFENSE- WARNING, a written notice will be issued to the offender by any member of the Sangguniang Barangay or BPSO.

SECOND OFFENSE- Issuance of City Official Violation Receipt ("COVR") as provided under SP 2785, S-2018.

Stalled and/or illegally parked vehicles, including motorcycles, in violation of this Barangay Ordinance, shall likewise be tire locked, towed, impounded and a fine shall be imposed on the driver or registered owner as provided for under Ordinance No. SP-455, S-1996. If the vehicle happens to be a Public Utility Vehicle, a complaint for cancellation of their franchises to the proper governing body shall be initiated by the Sangguniang Barangay of Blue Ridge B as penalty hereof other than the issuance of COVR.

Violation of motor vehicles, including motorcycles, used for some business/trade of this ordinance shall be a ground for the revocation of the Barangay Clearance of the said business establishment.

Upon verified complaint, elective Barangay Officials found, verified and determined not to have enforced the provisions of this Ordinance shall be preventively suspended and held administratively liable pursuant to the provisions of Chapter Four, Title II, Book I of Republic Act 7160 and other administrative laws, rules and regulations.

SECTION 14. SEPARABILITY CLAUSE

If any provision of this Barangay Ordinance is declared unconstitutional or the application thereof to any person or circumstance is withheld, other provision or parts thereof not declared as such shall remain valid and enforceable.

SECTION 15. REPEALING CLAUSE

Barangay Ordinance 95-02 and other Barangay Ordinances, Barangay Resolutions, and other Barangay issuances inconsistent with this Barangay Ordinance are hereby repealed or modified accordingly.

SECTION 16. MISCELLANEOUS PROVISIONS

The Provisions of Quezon City Ordinance No. SP-2785, Series of 2018 shall apply suppletory to this Ordinance.

SECTION 17. EFFECTIVITY

This Ordinance shall take effect upon the approval of the concerned authorities.

Enacted on this 17th day of June, 2020 in Barangay Blue Ridge B, Quezon City, Philippines.



Hon. Esperanza Castro - Lee
Punong Barangay



Hon. Anna Katherine T. de Jesus
Kagawad



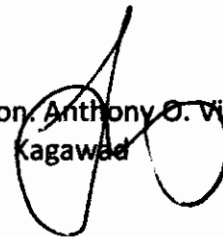
Hon. Maria Elena M. Ruiz
Kagawad



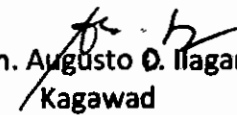
Hon. Thomas J. T. de Castro
Kagawad



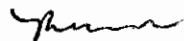
Hon. Anna Francesca L. Maristela
Kagawad



Hon. Anthony O. Viray
Kagawad



Hon. Augusto D. Ilagan
Kagawad



Attested by: Rovie Rose M. Bernabe
Barangay Secretary

Republika ng Pilipinas
Lungsod Quezon



TANGGAPAN NG BARANGAY BLUE RIDGE B
Moonlight Loop, Blue Ridge B, Quezon City 1109 - Tel. 8535-9822

OFFICE OF THE SECRETARY
TO THE SANGGUNIANG

QUEZON CITY

RECEIVED

13 OCT 2020

DATE: 13 OCT 2020

BY: Andrea

ORDINANCE NO. 003, SERIES OF 2020

AN ORDINANCE REGULATING THE OWNERSHIP, CARE AND CUSTODY OF ANIMALS CLASSIFIED AS KENNELS (DOGS), FELINES (CATS) AND OTHER DOMESTICATED PETS, AND PRESCRIBING RULES FOR THE CONFISCATION, IMPOUNDING AND DISPOSITION OF POTENTIALLY VICIOUS STRAY ANIMALS, AND IMPOSING PENALTIES FOR VIOLATIONS THEREOF, AND FOR OTHER PURPOSES.

Introduced and sponsored by: Kgd. Thomas J.T. F. de Castro
Co-authored and co-sponsored by: Ma. Elena M. Ruiz

WHEREAS, pursuant to Section 17 (a) of Republic Act No. 7160, otherwise known as the Local Government Code of the Philippines, Local Government Units shall endeavor to be self-reliant and shall continue exercising the powers and discharging the duties and functions currently vested upon them. They shall also discharge the functions and responsibilities of national agencies and offices devolved to them pursuant to this Code. Local Government Units shall likewise exercise such other powers and discharge such other functions and responsibilities as are necessary, appropriate, or incidental to efficient and effective provisions of the basic services and facilities enumerated herein;

WHEREAS, Section 391 (a) (1) of Republic Act 7160 otherwise known as the Local Government code of 1991 "Empowers the Sangguniang Barangay to enact ordinances as may be necessary to discharge the responsibilities conferred upon it by law or ordinance and to promote the general welfare of the inhabitants therein.";

WHEREAS, prevention of a rabies epidemic and instilling of discipline among animal owners, particularly those with dogs and cats, call for the enactment of this Barangay Ordinance;

WHEREAS, this code seeks to address incidents of animal bites and stray animals in public places in the interest of public safety and health;

WHEREAS, SP-25050, S-2016 or the Veterinary Code of Quezon City ensures the physical and psychological well being of animals such as but not limited to the avoidance of abuse, maltreatment, cruelty and exploitation of animals by humans by maintaining appropriate standards of accommodation, feeding and general care, the prevention and treatment of diseases and the assurance of freedom from fear, distress, harassment, and unnecessary discomfort and pain, and allowing animals to express normal behavior;

WHEREAS, Section 43 of SP-25050, S-2016 mandates all Barangays within the territorial jurisdiction of Quezon City to support the massive registration of dogs within the respective jurisdiction of every Barangay;

WHEREAS, Section 52 of SP-25050, S-2016 mandates the Barangay Council to prepare and submit an annual census of the domesticated animal population within their respective territorial jurisdictions to the City Veterinary Department;

BE IT ORDAINED, by the Sangguniang Barangay Blue Ridge B, Quezon City, in session assembled, that:

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Section 1. TITLE

This Ordinance shall be called the "Responsible Pet Owners Code of Barangay Blue Ridge B".

Section 2. DEFINITION OF TERMS

In this Ordinance capitalized words shall have the meaning defined in this Section. Otherwise, it shall be interpreted to mean their ordinary meaning.

Barangay Animal Control Officer -- shall be a regular or contractual employee or any other person deputized by the Punong Barangay of who shall catch any dog, cat or any other Domesticated Pet that shall violate any provision of this law. *Provided* however, that any person who shall be deputized by the Punong barangay to catch any dog, cat or any other Domesticated Pet shall not, for all intents and purposes, be considered as an employee of the said Barangay. *Provided further* that the said deputized person may be entitled to a reward, to be determined by the council by way of resolution which in no case shall be more than fifty percent (50%) of the fine imposed.

Domesticated Pet - is any animal that has been tamed and made fit for a human environment by being consistently kept in captivity and selectively bred over a long enough period of time that it exhibits marked differences in behavior and appearance from its wild relatives.

Section 3. REGISTRATION AND OWNERSHIP

(a) Local residents, corporate entities or particular member/s of the family residing in Barangay Blue Ridge B, Quezon City who are pet-owners, coddlers, custodians, keepers, and possessors of animals categorically related and/or scientifically classified to belong in the family of dogs (canines), cats (feline) and other Domesticated Pets, within the territorial jurisdiction of the Barangay Blue Ridge B, Quezon City, shall register the said Domesticated Pets in the Barangay Blue Ridge B Office to commence on the First Regular Working day of January on the Year 2021, and until or before the 31st day of January of each and every year. This is without prejudice to the registration requirements mandated under the Veterinary Code of Quezon City, which shall be conducted by the City Veterinarian Department of Quezon City.

(b) Upon registration of animal possessions, the series process of vaccination immediately follows. A pet tag shall be assigned to every Domesticated Pet that bears its respective serial number to serve as its corresponding identification tag for reference of their health and record of vaccination.

(c) A fee of One Hundred Pesos (P100.00) shall be collected from the animal-keeper/owner for every pet tag issued; and in case of loss, the same amount shall be paid for the replacement thereof. The owner or possessor of the registered animal shall ensure that the pet tag is worn by their respective pets at all times.

The pet tag shall contain the following information:

- (i) Name and address of the animal-keeper/owner;
- (ii) Date of Inoculation and date of license;
- (iii) Year and series of animal tag; and
- (iv) Breed, age color and sex of the animal

and shall be made of durable material suitable to be attached to the collar or harness of the animal in accordance with Section 53.2 of SP-2505, S-2016. The tags shall be of different color for each year.

(d) It shall be unlawful for any person or institution to keep an unregistered, unvaccinated and unsecured dog, cat or Domesticated Pet within their territorial domain. All dogs, cats or Domesticated Pets, owned three (3) months old and above shall be registered and vaccinated. Dog, cat and other Domesticated Pet registration and vaccination shall be undertaken by the office of the City Veterinarian or by Private Veterinarians in each manner that it will be feasible, convenient and safe to all concerned. After vaccination, owners will be provided with certificates of vaccination which will serve as proof of compliance.

Owners should present their dog, cat or any other Domesticated Pet for registration and vaccination every two (2) years.

(e) Any person or institution is allowed only to own not more than four (4) registered and vaccinated dogs, cats or other Domesticated Pets. However, a person or institution may be allowed to own more than four (4) dogs, cats or other Domesticated Pets provided, they will pay an "excess pet tax" of Two Hundred Pesos (P200.00) for each excess dog, cat or other Domesticated Pet and provided further, that they can provide and appropriate care and management to the animal. This is without prejudice to the owner or possessor to obtain a special permit for the keeping of animals from the City Veterinary Department under Section 38 of SP-2505, S-2016.

(f) The owner or possessor of a dog and/or cat and/or other Domesticated Pet who shall fail to register his dog and/or cat and/or Domesticated Pet within the period prescribe in Section 1 hereof shall be penalized by a fine of Five Hundred Pesos (P500.00) payable within five (5) calendar days from notice thereof; failure to comply therewith shall subject the dog and/or cat and/or other Domesticated Pet to impounding and disposition in accordance with Sections 3 and 4, likewise the corresponding penalty in accordance with Section 8 hereof.

(g) The possession of any undomesticated pet.

Section 4. LEASHING AND PROPER KEEPING OF ANIMALS

(a) Dogs, cats and other Domesticated Pets shall be kept and nurtured within the premises of the residence or establishment. In addition thereto, owners of potentially vicious dogs or wild cats shall signify the presence of such animal through visible printed words written and prominently displayed immediately outside the said premises.

(b) Potentially vicious dogs or cats or other Domesticated Pets can be brought for a walk outside the premises of the residence or establishment, provided; that a protective muzzle shall cover its mouth and the said animal shall be held securely on a leash to be accompanied by the owner, keeper or possessor. The leash shall not exceed two (2) meters in length.

(c) All dogs or cats or other Domesticated Pets must be properly kept on leash within the premises of the owner. Dogs or cats or other Domesticated Pets that are brought outside the owner's premises shall at all times be leashed and if potentially vicious, muzzled appropriately; otherwise the dog will be considered a stray animal.

(d) Any person or institution who owns or desire to own a dog, cat or other Domesticated Pet must be able to provide proper care and keeping to the animal. Any dog, cat or other Domesticated Pet owner who can no longer provide appropriate care and management of the dog, that is to comply for its food, safety and shelter including its registration and vaccination, is encouraged to donate, sell or dispose to another person who is capable and willing to comply the responsibilities of a dog owner.

(e) An animal that attacks and/or bites a person within the territorial jurisdiction of the Barangay shall constitute a *pima facie* presumption that the said animal is dangerous or vicious, and the owner thereof shall be summoned by the Animal Control Officer or the Punong Barangay or any barangay official or employee designated for the purpose so that the same may be investigated and the necessary sanction may be imposed by the Barangay under Section 7 hereof. The Barangay is hereby rendered free and harmless from any liability therefor.

Section 5. IMPOUNDING, ADOPTION AND DISPOSAL OF STRAY ANIMALS

(a) Dogs, cats or any other animal found outside the premises of the owner are considered stray dogs/animals. Stray dogs/animals are immediately secured for impounding at the Barangay Animal Pound.

(b) An impounding fee of One Hundred Pesos (P100.00) per day per animal shall be collected from the owner/s claiming the pet. The said impounding fee shall be separate from the fines imposed under Section 10, hereof and shall be used for feeding and taking care of the impounded animal.

(c) Unregistered animal/s confined within three (3) days in the impounding area can be adopted by any person provided that he will pay for the registration and impounding fee of the animal and provided further, he can provide proper and appropriate care and management to the animal.

(d) Impounded stray animal/s which are not claimed after three (3) days are considered abandoned by its owners and are subsequently be disposed by whichever legally and morally acceptable manner.

Section 6. BARANGAY ANIMAL POUND.

(a) The Barangay shall construct a safe and clean animal pound taken from the Barangay fund. The maintenance of the animal pound shall be taken from the fines collected under this ordinance or from the Punong Barangay's discretionary fund.

(b) Animals found astray within the jurisdiction of Barangay Blue Ridge B shall be caught and impounded in the barangay animal pound and if unclaimed after three (3) days be brought to the Quezon City pound or any private animal shelter.

(c) An *Animal Control Officer*, as defined above, is charged with the responsibility of responding to calls for service, ranging from stray animals to investigations of cruelty to animals and dog fighting, and bringing them to a compound or animal shelter, where the animals are held for a certain time before being returned to their owners, put up for adoption or brought to the Quezon City pound or any other animal shelter.

(d) The Punong Barangay, Barangay official, Animal Control Officer and/or Barangay employee or representative concerned shall not be held liable or responsible for whatever may happen to the animal/s caught outside the premises of a residence or establishment within the territorial jurisdiction of this Barangay; provided, that the penalties imposed under this Ordinance shall be without prejudice to the institution of any criminal and/or civil action by the aggrieved party/ies arising from death or physical injury and/or damage to property.

Section 7. LIABILITY OF ANIMAL-OWNER/S OR OF PERSON/S IN POSSESSION OF POTENTIALLY VICIOUS ANIMALS

(a) Animal-owners or any person or entity in possession of animal/s shall, on top of the penalties provided for in Section 10 hereof, be civilly liable for any injury or damage that the animal may cause to another person, after having been lost or escaped from leash, shelter or property yard. Any animal that has bitten or caused injury to a person for more than three (3) times shall be confiscated by the City Veterenarian in accordance with Section 46 of SP-2505, S2016.

(b) Animal-owner/s shall not be held liable to any case whatsoever where the injury was caused by person/s in violation of domicile and/or illegal trespass to dwelling.

(c) If there are animals which are proven to be nuisance (noise, smell, or any other condition that is annoying to the senses) or constitute a danger to the community, the owner or possessor thereof shall be requested in writing by the Animal Control Officer through the Punong Barangay or any Barangay official concerned to undertake appropriate remedial measures to prevent any harm or injury to any person or property or in the alternative, to remove such animal from the Barangay area and surrender the same to the Quezon City pound or any other animal shelter, within ten (10) calendar days from receipt of said notice. Should the owner or possessor fail to comply therewith, such animal shall be subject to immediate impounding and disposition exclusive of the maximum imposable penalty in accordance with Section 10 of this Ordinance.

(d) The owner or the possessor of duly registered animal shall be responsible for the cleanliness and sanitation prescribed to proper handling of respective pets, and shall remove feces and other forms of waste matters emanating from their pets, i.e. urine, that tend to litter the streets of the Barangay. Failure of the owner or possessor to remove such defecated waste matters shall constitute the corresponding penalty prescribed in Section 10 of this ordinance.

Section 8. PET DAY

In recognition of the need to establish a comprehensive consciousness of pet care, the fourth (4th) day of October is hereby called the Barangay Pet Day. The Barangay Council is hereby authorized to appropriate funds for the celebration of the Barangay Pet Day.

Section 9. NO CONTACT APPREHENSION

Those that will be caught violating this ordinance through the Barangay Blue Ridge B's Closed Circuit Television shall be penalized as if they were actually caught in person *provided* that a clear and identifiable image and/or video of the offender committing the prohibited act is included to or attached to the citation.

Section 10. PENALTIES

Any person or entity found guilty of violating any of the provision of this Ordinance shall be penalized with:

- (a) Fine of P500.00 on the first offense;
- (b) Fine of P700.00 on the second offense;
- (c) Fine of P1,000.00 on the third offense and each offense thereafter.

Section 12. SEPARABILITY CLAUSE

If any provision of this Ordinance is declared unconstitutional or the application thereof to any person or circumstance is withheld, other provision or parts thereof not declared as such shall remain valid and enforceable.

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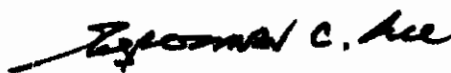
Section 11. REPEALING CLAUSE

Barangay Ordinances, Barangay Resolutions, and other Barangay issuances inconsistent with this Barangay Ordinance are hereby repealed or modified accordingly.

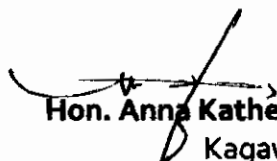
Section 12. EFFECTIVITY

This Ordinance shall take effect upon the approval of the concerned authorities.

Enacted on this 17th day of June, 2020 in Barangay Blue Ridge B, Quezon City, Philippines.



Hon. Esperanza C. Lee
Punong Barangay

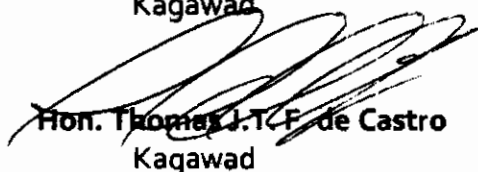


Hon. Anna Katherine T. de Jesus
Kagawad

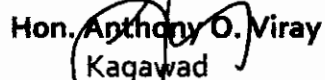


Hon. Anna Francesca L. Maristela
Kagawad

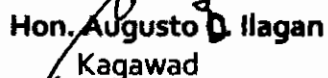
Hon. Maria Elena M. Ruiz
Kagawad



Hon. Thomas J.T.F. de Castro
Kagawad



Hon. Anthony O. Viray
Kagawad



Hon. Augusto D. Ilagan
Kagawad

Attested by: 
Rovie Rose M. Bernabe
Barangay Secretary

Republika ng Pilipinas
Lungsod Quezon



OFFICE OF THE CITY SECRETARY
TO THE HONORABLE MAYOR
QUEZON CITY

TANGGAPAN NG BARANGAY BLUE RIDGE B

Moonlight Loop, Blue Ridge B, Quezon City 1109 - Tel. 8535-9822

DATE: 13 OCT 2020
TIME: 12:21 PM
CTRL NO. 236
BY: Andrea

ORDINANCE NO. 004, SERIES OF 2020

AN ORDINANCE IMPLEMENTING THE QUEZON CITY DISCIPLINE HOURS FOR MINORS IN BARANGAY BLUE RIDGE B AND PRESCRIBING PENALTIES FOR VIOLATIONS THEREOF.

Introduced and sponsored by: Kagawads Anna Katherine de Jesus and Thomas J.T. F. de Castro

WHEREAS, Section 13, Article II of the Philippine Constitution provides that:

"The State recognizes the vital role of the youth in nation-building and shall promote and protect their physical, moral, spiritual, intellectual, and social well being. It shall inculcate in the youth patriotism and nationalism, and encourage their involvement in public and civic affairs".

WHEREAS, despite of the said constitutional provision, the children, particularly the minors, appear to be neglected of their proper care and guidance, education, and moral development, which led them into exploitation, drug addiction, and become vulnerable to and at the risk of committing criminal offenses:

WHEREAS, as a consequence, most minor children become out-of-school youths, unproductive by-standers, street children, and member of notorious gangs who stay, roam around or meander in public or private roads, streets or other public places, whether singly or in groups, without lawful purpose or justification;

WHEREAS, to keep themselves away from the watch and supervision of the barangay officials and other authorities, these misguided minor children preferred to converge or flock together during the night time until the wee hours of the morning resorting to drinking in the streets and other public places, illegal drug use and sometimes drug peddling, engaging in troubles and other criminal activities which often resulted to bodily injuries and loss of lives;

WHEREAS, reports of barangay officials and law enforcement agencies reveal that minor children roaming around, loitering or wandering in the evening are the frequent personalities involved in various infractions of city ordinances and national laws;

WHEREAS, it is necessary in the interest of public order and safety to regulate the movement of minor children during night time by setting disciplinary hours, protect them from neglect, abuse, cruelty and exploitation, and other conditions prejudicial or detrimental to their development;

WHEREAS, to strengthen and support parental control on these minor children, there is a need to put a restraint on the tendency of a growing number of the youth spending their nocturnal activities wastefully, especially in the face of the unabated rise of criminality and to ensure that the dissident elements in society are not provided with potent avenues for furthering their nefarious activities;

WHEREAS, Ordinance No. SP-2180, S-2012 or the Quezon City Children's Code emphasizes the best interest of the child, where all actions concerning children, whether undertaken by public or private social welfare institutions, Courts of Law administrative authorities or legislative bodies, shall be the paramount consideration.

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NOW, THEREFORE, BE IT ORDAINED BY THE BARANGAY BLUE RIDGE B COUNCIL IN SESSION ASSEMBLED:

Section 1. TITLE.

This Ordinance shall be known as the Ordinance on Discipline Hours of Barangay Blue Ridge B.

Section 2. DEFINITIONS.

The following words and phrases, whenever used in the ordinance, shall be construed as defined in this section;

(a) "DISCIPLINE HOURS" means the hour from 10:00p.m. every night up to 5:00 a.m. the next morning

(b) "MINOR" means any person under eighteen (18) years of age;

(c) "PARENT" means a person who is a natural parent, adoptive parent, or step-parent of a minor.

(d) "GUARDIAN" means:

- 1) A person who, under court order, is the guardian of the minor;
- 2) A public or private agency with whom a minor has been placed for custody by a court;
- 3) A person in charge of the custody or who is taking care of a minor, whether relative or not; or
- 4) A person at least eighteen (18) years of age and authorized by a parent or guardian to accompany a minor in a public place or to have the care and custody over him/her.

(e) "PUBLIC PLACE" means an area located in Barangay Blue Ridge B where the general public, or a substantial group of people, have access, including, but not limited to streets, highways, sidewalks, parking lots, vacant lots, parks, and the common areas in and about churches, apartment buildings, office buildings, hospitals, schools, shops and places of entertainment and similar places or establishments.

(f) "REMAIN" means to linger or stay, as well as to refuse to leave when requested to do so by a Barangay Public Safety Officer (BPSO), or the owner or other person in control of a public place, and riding about in a public place.

(g) "EMERGENCY" means an unforeseen combination of circumstances or the resulting state that calls for immediate action. The term includes, but is not limited to, a fire a natural disaster, an automobile accident, or any situation requiring immediate action to prevent serious bodily injury or loss of life;

Section 3. PROHIBITED ACTIVITIES/ OFFENSES.

(a) It shall be unlawful for a minor to remain in a public place during discipline hours.

(b) It shall be unlawful for a parent or guardian of a minor to knowingly permit, or by insufficient control allow, the minor to remain in any public place within the city during discipline hours.

Section 4. EXCEPTIONS.

The activities prohibited by Section 4 shall not be unlawful in the following circumstances:

- (a) When the minor is accompanied by the minor's parent or guardian;
- (b) When the minor is out in the street during the prohibited period for such purposes like doing some errand at the instance of his/her parent/s, guardian/s or relative/s; PROVIDED, that such minor is authorized to do so with a written consent allowing him/her to go out at night during discipline hours for legitimate purposes or errands; PROVIDED FURTHER, that such minor shall not loiter after performing his/her errand/s;
- (c) When the minor is in a motor vehicle or other travel with his/her parent/s or guardian/s no violation of this ordinance;
- (d) When the minor is engaged in an authorized employment activity, or going to or returning home from the same, without any detour or stop;
- (e) When the minor is involved in an emergency;
- (f) When the minor is on the sidewalk abutting the minor's residence of a next-door neighbor who does not complain to the authorities about the minor's presence;
- (g) When the minor is out of his/her residence attending an official school, religious, recreational, educational, social, community or other organized activity sponsored by the city, barangay, school or other similar private civic/ religious organization/ group (recognized by the community) that supervises the activity or when the minor is going to or returning home from, without any detour or stop, such activity, and
- (h) When the minor can present papers certifying that he/she is a student or working at night and was dismissed from his/ her class/ es / or from his/ her company late in the evening or that he/she is a working student.

Section 5. ENFORCEMENT PROCEDURE.

Before taking any enforcement action under this ordinance, a police officer, barangay public safety officer shall ask the apparent offender's age and reason for being in the public place. The officer or enforcer shall issue a citation to the violator, after reasonably believing that violation was committed and explaining applicable provisions in the succeeding section.

Section 6. NO CONTACT APPREHENSION

Those who will be caught violating this ordinance through the Barangay Blue Ridge B's Closed Circuit Television shall be penalized as if they were actually caught in person *provided* that a clear and identifiable image and/or video of the offender committing the prohibited act is included to or attached to the citation.

Section 7. PENALTIES AND MANNERS OF DEALING WITH THE VIOLATORS.

The penalty for parents/ guardians of a minor who violates this ordinance shall be:

FIRST OFFENSE - any parent or guardian in charge of a custody of a minor who violated this ordinance shall render a community service of eight (8) hours. The minor shall be accompanied by a BPSO and referred to the barangay hall for counseling before a proper turn over to his/ her parent and/ or guardian.

SECOND OFFENSE - any parent or guardian in charge of the custody of a minor who violated this ordinance shall render a community service of sixteen (16) hours and pay a fine of Five Hundred Pesos (P 500.00). The minor shall be turned over to the Social Services Development Department (SSDD) for the appropriate counseling.

THIRD OFFENSE - any parent or guardian in charge of the custody of a minor who violated this ordinance shall render a community service of twentyfour (24) hours, and pay a fine of One Thousand Pesos (P 1,000.00). The minor shall be turned over to SSDD for the appropriate counseling.

Habitual violator/s of the herein ordinance shall be turned over to the SSDD for counseling and be subject to intervention program of the said department.

Section 8. REPEALING CLAUSE.

All existing Ordinance or parts thereof which are inconsistent with any provision or part of this Ordinance are hereby repealed and modified accordingly.

Section 9. SEPARABILITY CLAUSE.

If for any reason or reasons, any part or provisions of the Ordinance shall be held unconstitutional or invalid other parts of provisions hereof which are not affected shall continue to be in full force and effect.

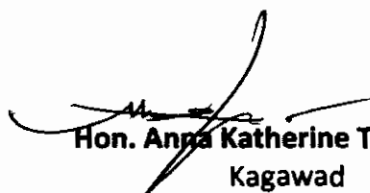
Section 10. EFFECTIVITY.

This Ordinance shall take effect upon the approval of the concerned authorities.

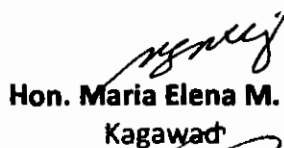
Enacted on this 17th day of June, 2020 in Barangay Blue Ridge B, Quezon City, Philippines.



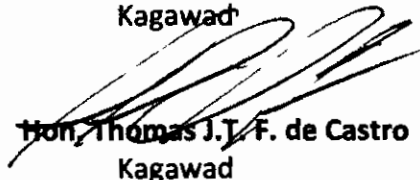
Hon. Esperanza C. Lee
Punong Barangay



Hon. Anna Katherine T. de Jesus
Kagawad



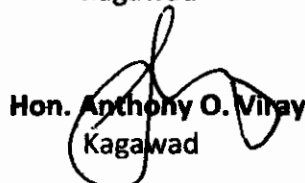
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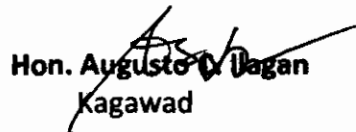
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Hon. Anna Francesca L. Maristela
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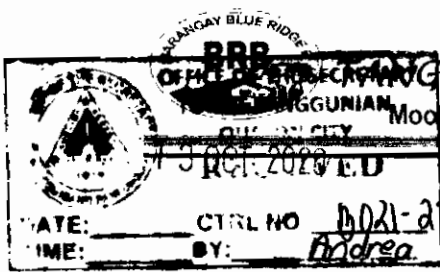


Hon. Anthony O. Viray
Kagawad



Hon. Augusto V. Ilagan
Kagawad

Attested by: 
Rovie Rose M. Bernabe
Barangay Secretary



Republika ng Pilipinas
Lungsod Quezon



BARANGAY NG BARANGAY BLUE RIDGE B
Moonlight Loop, Blue Ridge B, Quezon City 1109 - Tel. 8535-9822

ORDINANCE NO. 005, SERIES OF 2020

AN ORDINANCE PROHIBITING SMOKING IN SPECIFIC PUBLIC PLACES IN BARANGAY BLUE RIDGE B AND DESIGNATING SMOKING AREAS WITHIN THE JURISDICTION OF SAID BARANGAY

Introduced and sponsored by Kgd. Maria Elena M. Ruiz

Co-authored and co-sponsored by: Kgd. Thomas J.T. F. de Castro

WHEREAS, Executive Order No. 26 issued by President Rodrigo Duterte enunciates a national policy to promote a smoke-free environment nationwide;

WHEREAS, in support of EO26, the Quezon City Government enacted EO NR 28-B Series of 2018 entitled: "Implementation of Presidential Order NR 26 including Quezon City Smoke Free Ordinances";

WHEREAS, Chapter V, Section 18 of Quezon City Ordinance No. SP-2350, S-2014 or the Environmental Protection and Solid Waste Management Code of Quezon City, also known as the QC Environment Code prohibits smoking in the following public areas:

- a. All government premises, buildings and grounds;
- b. Centers of youth activity such as playschools, preparatory schools, elementary and high schools, colleges and universities, youth hostels, and recreational facilities for persons under eighteen (18) years old. Such recreational facilities for persons under eighteen (18) years old shall include, but not limited to, playgrounds;
- c. Elevators and stairwells;
- d. Locations in which fire hazards are present, including gas stations and storage areas for flammable liquids, gas, explosives or combustible materials;
- e. Within the building and premises of public and private hospitals, medical, dental and optical clinics, health centers, nursing homes, dispensaries and laboratories;
- f. Public conveyances and public facilities; and
- g. Food preparation areas.

WHEREAS, Chapter V, Section 19 of the QC Environment Code designates the Smoking and Non-Smoking Areas in Quezon City as follows: "In all enclosed places that are open to the general public, public and private workplaces, and other places not covered by the [places enumerated in the immediately preceding paragraph], where smoking may expose a person other than the smoker to tobacco smoke, the owners, proprietors, operators, possessors, managers or administrators of such places shall establish smoking and non-smoking areas. Such areas may include a designated smoking area, which may be within the building, which may be in an open space, or a separate area with proper ventilation, but shall not be located in the same room that has been designated as a non-smoking area.";

WHEREAS, pursuant to Section 17 (a) of Republic Act No. 7160, otherwise known as the Local Government Code of the Philippines, Local Government Units shall endeavor to be self-reliant and shall continue exercising the powers and discharging the duties and functions currently vested upon them.

They shall also discharge the functions and responsibilities of national agencies and offices devolved to them pursuant to this Code. Local government units shall likewise exercise such other powers and discharge such other functions and responsibilities as are necessary, appropriate, or incidental to efficient and effective provisions of the basic services and facilities enumerated herein;

WHEREAS, Section 391 (a) (1) of Republic Act 7160 otherwise known as the Local Government code of 1991 "Empowers the Sangguniang Barangay to enact ordinances as may be necessary to discharge the responsibilities conferred upon it by law or ordinance and to promote the general welfare of the inhabitants therein.";

WHEREAS, the Blue Ridge B Barangay Hall, Covered Court, Gazebo, Materials Recovery Facility ("MRF"), Activity Center, Children's Playground, Rainbow Park, Parking areas and the Barangay Health Center are public properties owned by the Quezon City government;

WHEREAS, it becomes necessary to designate Smoking and Non-Smoking areas within the Barangay to protect the health and wellbeing of Blue Ridge B residents and visitors who will access Barangay Blue Ridge B's government owned facilities;

WHEREAS, there is a need for Barangay Blue Ridge B to institute measures to promote a healthy environment in the community.

NOW, THEREFORE, Be it ordained by the Sangguniang Barangay in session assembled that:

Section 1. TITLE

This Ordinance shall be known as the "THE BARANGAY BLUE RIDGE B ORDINANCE PROHIBITING SMOKING IN PUBLIC PLACES AND THE DESIGNATION OF SMOKING AREAS" or simply "THE BARANGAY BLUE RIDGE B NO SMOKING ORDINANCE"

Section 2. SCOPE AND APPLICATION

This Ordinance shall apply to every person who is within the territorial jurisdiction of Barangay Blue Ridge B.

Section 3. IMPLEMENTING BODY

The Sangguniang Barangay of Blue Ridge B in coordination with its Barangay Public Safety Officer ("BPSO"), the Barangay Environment Enforcers ("BEE") and other law enforcement agencies, shall implement and enforce the provisions of this Barangay Ordinance.

Section 4. PROHIBITED ACTS.

As mandated by the QC Environment Code, smoking is strictly prohibited in the open areas and public buildings and structures within Barangay Blue Ridge B such as the Barangay Hall, Covered Court, Gazebo, Materials Recovery Facility (MRF), Activity Center, children's playground, Rainbow Park, Schools, streets, parking areas and sidewalks.

Section 5. DESIGNATED SMOKING AREA.

Those areas to be designated as such by the Punong Barangay.

Section 6. IDENTIFICATION OF NON-SMOKING AREAS AND PLACING OF RECEPTACLES

Appropriate warning signs shall be conspicuously posted inside the Barangay Hall, bulletin boards and other public places in Blue Ridge B announcing the Smoking and No Smoking areas in the barangay.

Ash trays or other suitable receptacles shall be placed in the designated smoking area.

Areas not designated as smoking areas under Section 5, hereof shall be understood to be a non-smoking area.

Section 7. NO CONTACT APPREHENSION

Those that will be caught violating this ordinance through the Barangay Blue Ridge B's Closed Circuit Television shall be penalized as if they were actually caught in person *provided* that a clear and identifiable image and/or video of the offender committing the prohibited act is included to or attached to the citation.

Section 8. PENALTIES

Violators of this Ordinance shall be subject to the following penalties:

- First offense – Warning
- Second offense – Php 100 fine
- Third offense – Php 500 fine
- Fourth and each succeeding offense – Php 1,000 fine

The fines mentioned above shall be separate from and in addition to any penalties or fines that may be imposed under the Environment Code of Quezon City.

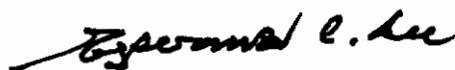
Section 9. REPEALING CLAUSE

Any existing Barangay Ordinance, or Rules and Regulations or parts thereof, that are inconsistent with this Ordinance are hereby repealed and/or modified accordingly.

Section 10. EFFECTIVITY

This Ordinance shall take effect upon approval by the concerned authorities.

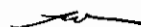
Enacted on this 17th day of June, 2020 in Barangay Blue Ridge B, Quezon City, Philippines.



Hon. Esperanza C. Lee
Punong Barangay



Hon. Anna Katherine T. de Jesus
Kagawad



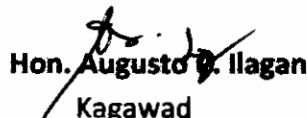
Hon. Anna Francesca L. Maristela
Kagawad

Hon. Maria Elena M. Ruiz
Kagawad

Hon. Anthony O. Viray
Kagawad



Hon. Thomas J.T. F. de Castro
Kagawad

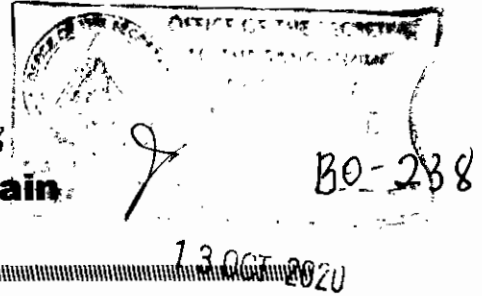


Hon. Augusto B. Ilagan
Kagawad

Attested by: 
Rovie Rose M. Bernabe
Barangay Secretary



Republic of the Philippines
Office of the Barangay Captain
 Quezon City, Metro Manila



ORDINANCE No. 08, S-2020

AN ORDINANCE INSTITUTIONALIZING THE OFFICIAL BARANGAY HYMN OF PASONG TAMO, QUEZON CITY.

Sponsored by: Kgd. Stephanie Tricia C. Pilar
 Co-sponsored by : Kgd. Mae Tagle, Kgd. Charmaine G. Deuna, Kgd. Katherine E. Marcos Kgd. Conrado S. Ignacio , Kgd. Jinger Anne M. De Jesus, Kgd. Mercedes M. Bisonaya, & SK Chair Jane Pauline Diaz

WHEREAS, Section 16 of RA 7160, otherwise known as the Local Government Code of 1991 mandates Local Government Units to ensure and support, among others purposes, the preservation and enrichment of culture;

WHEREAS, Barangay Pasong Tamo has played significant role in the Philippine history and culture that dates back to the Spanish Era;

WHEREAS, the Barangay Council has determined the need to revive and strengthen the sense of pride, identity, trait and belonging among the residents of the Barangay;

WHEREAS, the composition of a Barangay Hymn is imperative to attain the above purpose for the same highlight the history and identity of the community to become the symbol of identity and unity among the residents;

NOW, THEREFORE BE IT ORDAINED BY THE BARANGAY COUNCIL OF PASONG TAMO, QUEZON CITY IN SESSION ASSEMBLED and upon motion duly seconded:

SECTION 1. TITLE. This Ordinance shall be known as the “**AN ORDINANCE INSTITUTIONALIZING THE OFFICIAL BARANGAY HYMN OF PASONG TAMO, QUEZON CITY.**”

SECTION 2. OFFICIAL LYRICS. The official lyrics of the Barangay Pasong Hymn are as follows:

BARANGAY PASONG TAMO HYMN

Composed by : Councilor Marivic Co-Pilar &
 Punong Barangay Emmanuel “Banjo” A. Pilar

Lyrics by : Junn Sta. Maria &
 Councilor Marivic Co-Pilar

I

BARANGAY PASONG TAMO

Nakaukit sa kasaysayan
 Tahanan ng mararangal
 Nasa puso ng Lungsod Quezon

Tapat na paglilingkod
 Tapang at malasakit
 Pagmamahal sa kapwa tao
 Sa Diyos at barangay
 Sumpang paglilingkuran
 Ang **BARANGAY PASONG TAMO**

154

64121

Ordinance No. 08 -2020

Page 2 of 3

x-----x

II

BARANGAY PASONG TAMO

Sandigan ka ng lakas
Daan sa kaunlaran
Masaganang pamayanan

Nagka-isang hangarin
Makatulong sa kapwa tao
Kahusayan at pagmamahal
Malasakit na walang katulad
Ganyan kami sa barangay
BARANGAY PASONG TAMO

III

BARANGAY PASONG TAMO

Haligi ng katatagan
Bayanihan na aming taglay
Yan ang aming tagumpay

BARANGAY PASONG TAMO

Busilak ang iyong katangian
Sa isip, puso at gawa
BARANGAY PASONG TAMO

SECTION 3. SINGING/PLAYING OF THE BARANGAY PASONG TAMO HYMN.

The singing of the Barangay Pasong Tamo Hymn shall be made during the following occasions:

1. During Flag Raising and Retreat Ceremonies on all levels of public and private schools;
2. During all government (National or Local) occasions and activities within the territorial jurisdiction of the Barangay;

SECTION 4. SINGING/PLAYING OF THE BARANGAY PASONG TAO HYMN BY PRIVATE SECTORS, INSTITUTIONS, NON-GOVERNMENT ORGANIZATIONS (NGOs), & PEOPLE'S ORGANIZATIONS (POs). The singing/playing of the Barangay Pasong Tamo Hymn is hereby encouraged on all Private Sectors, Institutions, Non-Government Organizations (NGOs), Peoples Organizations (POs) during the Flag Raising & Retreat Ceremonies and other occasions & activities.

SECTION 4. MANNER OF SINGING/PLAYING THE BARANGAY PASONG TAMO HYMN. The singing/playing of the Barangay Pasong Hymn shall be done in the following manner:

1. All persons singing of the Barangay Pasong Hymn shall be standing with the open right palm at the left chest;
2. All persons singing of the Barangay Pasong Hymn shall be face and show respect to the Barangay Pasong Tamo Flag;

SECTION 5. PROHIBITED ACT/PENALTY - It shall be unlawful to sing/play the Barangay Pasong Tamo Hymn during the occasion of entertainment and amusement. Any violation of this section shall be penalized by a fine of P1,000.00.

SECTION 6. SEPARABILITY CLAUSE – If any provision of this Ordinance is declared as invalid or unlawful, other provisions not affected shall remain valid and in full force.

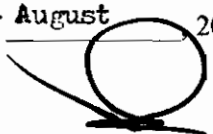
SECTION 7. EFFECTIVITY – This Ordinance shall be effective immediate upon approval.

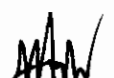
Ordinance No. 08 - 2020

Page 3 of 3


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ENACTED this 10th day of August 2020


EMMANUEL "Banjo" A. PILAR
 Punong Barangay



MAE A. TAGLE
 Kagawad

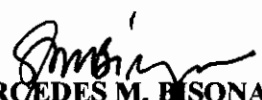

STEPHANIE TRICIA C. PILAR
 Kagawad


CHARMAINE G. DEUNA
 Kagawad


KATHERINE E. MARCOS
 Kagawad



CONRADO S. IGNACIO
 Kagawad


JINGER ANNE M. DE JESUS
 Kagawad


MERCEDES M. BISONAYA
 Kagawad


JANE PAULINE R. DIAZ
 SK Chairperson

ATTESTED:


CAYETANO P. TAMAYO
 Barangay Secretary

“MARANGAL NA PAGLILINGKOD”

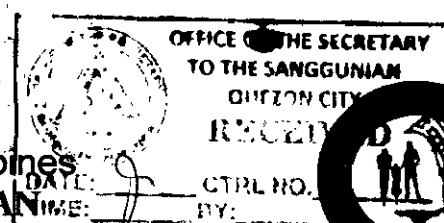
Main Office:
 J.P. Eugenio St. Philand Drive
 Tel. No. 5026154
 Office No. 798-65-37
 Email: brgypasongtamo@gmail.com

Annex I Office:
 Luzon Ave., cor Diego Silang ,
 Area 2, Veterans Village
 Tel. No. 2833488

Annex II Office:
 Lily St., Pingkian 3 Zone 2
 Tel. No. 431-6628



Republic of the Philippines
BARANGAY TALAYAN
QUEZON CITY



B0-239

13 OCT 2020

BARANGAY ORDINANCE NO. 06 SERIES OF 2020

AN ORDINANCE PROHIBITING THE UNNECESSARY AND OFFENSIVE NOISE, ODOR AND OTHER DISTRACTIONS THAT DISTURB THE TRANQUILITY OF THE BARANGAY, ON-LINE EDUCATION FOR STUDENTS, WORK FROM HOME ARRANGEMENTS OF WORKERS AND PRESCRIBING THE PENALTY FOR THE VIOLATION THEREOF.

=====

WHEREAS, due to the COVID-19 pandemic, minors and senior citizens are encouraged to stay at home, students have been mandated to engage in on-line education and workers are encouraged to work from home.

WHEREAS, there is a need to prohibit unnecessary and offensive noise, odor and other distractions that disturb the tranquility of the barangay, on-line education of students and work from home arrangements of workers.

WHEREAS, this ordinance is passed to create an atmosphere that is conducive to the well being of the residents, students and workers of the barangay.

NOW THEREFORE, BE IT ENACTED by the Sangguniang Barangay of Talayan in session assembled, upon motion of Kgd. Virginia Ongtauco and duly seconded;

SECTION 1. It shall be prohibited at all times of the day to create unnecessary and offensive noise, odor and other distractions such as coming from radios, televisions, speakers, karaoke, videoke, drinking-sessions, party-festivities and other similar activities that cause disturbance, annoyance and disruption of the tranquility of the barangay.

SECTION 2. Necessary activities that create noise, such as constructions and factories shall as much as possible enact measures to minimize the noise, odors and other distractions that emanate from their premises.

SECTION 3. PENALTY CLAUSE – All persons who violate the provisions of this ordinance shall suffer the penalty of imprisonment of three (3) days or a fine of ONE THOUSAND PESOS (P1,000.00) or both at the discretion of the court.

SECTION 4. SEPARABILITY CLAUSE – If any provision, section or part of this ordinance is declared unconstitutional by a court of competent jurisdiction, such judgment shall not affect or impair the remaining provisions, sections, or parts thereof and shall continue to be in force and effect.

SECTION 5. Upon effectivity, the Punong Barangay, Executive Officer, Barangay Public Safety Officers and any officer / agent of the law shall enforce the provisions of this Ordinance.

SECTION 6. This Ordinance shall take effect upon review and approval of the Quezon City Council.

Enacted this 5th day of October 2020.


JERRY L. ONGTAUCO
 Punong Barangay

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P.O./P.R.
16

REIL B. ALBON

Kagawad

MARCELINA H. SUMILANG

Kagawad

MARILOU T. DELOS SANTOS

Kagawad

WILLIAM O. CHING

Kagawad

RUFINO ERIC V. LIM, JR.

Kagawad

DOMINGO V. MONTANO, JR.

Kagawad

VIRGINIA C. ONGTAUCO

Kagawad

LENARD KARL BADIANG

SK Chairman

Attested by:

TORIBIO U. REYES III

Barangay Secretary

15 OCT 2020



REPUBLIC OF THE PHILIPPINES
Lungsod Quezon
TANGGAPAN NG PUNONG BARANGAY
 (OFFICE OF THE BARANGAY CAPTAIN)
BARANGAY KRUS NA LIGAS

No. 20 Plaza Sta. Ines Street
 Tel. Nos. 434-50-87 / 426-58-09



OFFICE OF THE SECRETARY TO THE SANGGUNIANG QUEZON CITY	
RECEIVED	
DATE: <u>15 OCT 2020</u>	CTRL NO. <u>BR-332</u>
TIME: <u>10:00</u>	BY: <u>[Signature]</u>

BARANGAY RESOLUTION NO.390-S-2020

A RESOLUTION REITERATING THAT THE RIGHT-OF-WAY FOR, AT AND ALONG THE SHORT THOROUGHFARE KNOWN AS "MONAS ALLEY" CONJOINING THE THOROUGHFARES OF P. FRANCISCO STREET WITHIN BARANGAY KRUS NA LIGAS AND MAGINHAWA STREET WITHIN TEACHERS VILLAGE-EAST WAS GIVEN FOR THE BENEFIT OF THE FORMER AND PRIMARILY OF ITS CITIZENS THROUGH A ROAD OPENING INFRASTRUCTURE PROJECT THEREOF, FORMERLY A DEADEND, ABOUT TWO DECADES AGO.

Introduce by: All Kagawad

WHEREAS, due to the coronavirus disease 2019 (covid-19) and the high transmissibility of disease-causing virus known as severe acute respiratory syndrome coronavirus 2 (SARS-Cov 2), the conjoining short thoroughfare known as "Monas Alley" was temporarily closed and barricaded;

WHEREAS, the aforementioned conjoining alley was closed pursuant supposedly to the correct implementation by the barangay LGUs of road-closure provisions under the ECQ, MECQ and GCQ guidelines set by the Inter-Agency Task Force on the Management of Emerging Infectious Diseases (IATD-EID) and adopted, in many parts, for localized regulations by the City Government;

WHEREAS, the afore-qouted, barricaded at the onset of the first community quarantine imposition in Metro Manila and Luzon, was reopened in August when Metro Manila was placed under GCQ,

WHEREAS, due to the clamor of many doctors, nurses and epidemiological groups and leading health experts, Metro Manila was re-situadted under MECQ for two (2) weeks in August and Teachers Village-East again immediately erected a barricade along the said way;

WHEREAS, the Sangguniang Barangay of Krus Na Ligas allowed the said move in accordance with the MECQ guidlines and respect to the autonomy and responsibility of the neighboring Sanggunian;

WHEREAS, the Sanggunian of Teachers Village-East refused to dismantle the barricade it placed weeks after the re-imposed MECQ was lifted, citing grievances such as, but not limited to, the total and active confirmed covid-19 cases in Krus Na Ligas, the flocking of vendors, commuters and drivers at the at and near the said way but within their jurisdiction at Maginhawa street.

WHEREAS, the Office of the Punong Barangay of Krus Na Ligas wrote many high-quality and technically adept correspondence with attached documents from other City Departments, correct and properly cited legal references, and coherent premises and detailing-compared to the content of the papers bu the neighboring village LGU and the way its papers were written;

WHEREAS, the letters and documents from the Office herein were sent to the Barangay an Community Relations Department (BCRD) to intervene and mediate on the issue between the two barangay LGUs;

WHEREAS, following the last correspondence sent by the Office herein to BCRD with reference to the re-opening of the barricade Monas's Alley, the Sangguniang Barangay of Krus Na Ligas stood its ground with steadfast conviction while pursuing due process that the said conjoining thoroughfare is for the benefit primarily of its citizens;

P-1/10/11

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NOW, THEREFORE

RESOLVED, that the Sangguniang Barangay of Krus Na Ligas-through the tireless pursuit of the Office of the Punong Barangay-has gotten the approval of the BCRD and the Department of Public Order and Safety (DPOS) to re-open the Mona's Alley on October 13, 2020.

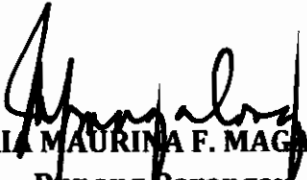
RESOLVED, that this development is in lieu with the original purpose when the Alley a former deadend, was made into a conjoining road through a City Government-funded infrastructure project about 20 years go, with its right-of-way intended for Krus Na Ligas LGU and the primary beneficiaries, its citizens.

RESOLVED, that since the right-of-way is under the Krus Na Ligas LGU, then closing the road in the future is under the discretion of the Sangguniang herein.

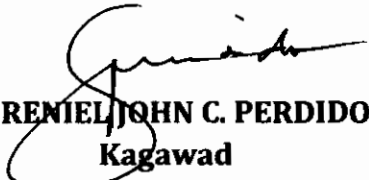
RESOLVED FURTHER, that in future instances, the Sangguniang herein may approve official and well-written request for road closure from the neighboring LGU herein; provided, however, that such requests are based on empirical epidemiological evidence and up-to-date demographically stratified data, not just totality.

RESOLVED FINALLY, that this resolution must be furnished to the Barangay and Community Relations Department, City Secretary's Office, DILG, the Office of the City Mayor, and other concerned departments.


ADOPTED AND SIGNED: October 14, 2020

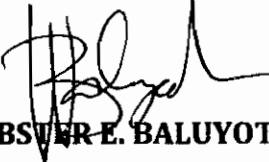

MARIA MAURINA F. MAGALONG
Punong Barangay

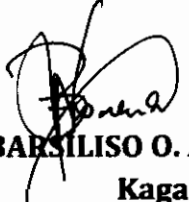

IRENEO R. MELENDRES
Kagawad


RENIEL JOHN C. PERDIDO
Kagawad


IRENE S. DELA CRUZ
Kagawad


PATRIA J. UCHI
Kagawad

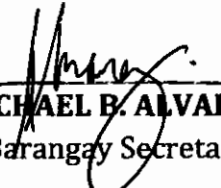

WEBSTER E. BALUYOT
Kagawad


BARSILISO O. ABRENA
Kagawad


FLORENCE A. BELTRANO
Kagawad


ANGELO B. AGPAOA
SK Chairman

Attested:


MICHAEL B. ALVAREZ
Barangay Secretary



Republic of the Philippines
BARANGAY SAN ISIDRO, GALAS
District IV, Quezon City

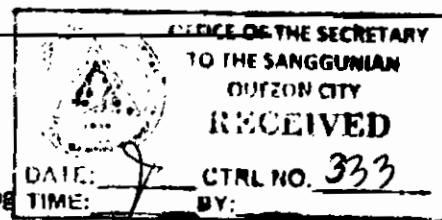
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ORDINANCE NO. 02 SERIES OF 2020

AN ORDINANCE PROVIDING FOR ONE-SIDE PARKING ON CERTAIN STREETS IN BARANGAY SAN ISIDRO, GALAS, TO WIT;

Authored by:
Co-Authored by:

**P/B John M. Reyno
Kgd. Rodolfo A. Reyno
Kgd. Anthony D. Perez
Kgd. Eugene M. Macandog
Kgd. Rodolfo A. Balignasay
Kgd. Wilfredo DV Esguerra
Kgd. Leticia G. Yuson
Kgd. Manuel A. Casem, Jr.
SK Ch. Almira D. Mariño**



15 OCT 2020

WHEREAS, it has been observed that traffic is congested in some streets within the Barangay due to indiscriminate parking of motor vehicles by their owners in utter violation of and in disregard of traffic rules and regulations, that this congestion causes inconvenience to the general public;

WHEREAS, the Barangay and Community Relations Department is urging every Barangay, this City, passage of resolution providing for one-side parking;

WHEREAS, for the reason of this resolution, placing and restoring discipline in this Barangay, one-side parking is hereby declared in certain streets of Barangay San Isidro Galas, to wit;

1. Bagong Buhay Street
2. Unang Hakbang Street
3. Bustamante Street
4. Union Civica Street
5. Liberation Street
6. Batong Buhay Street
7. Cuatro de Julio Street
8. Women's Club Street
9. San Isidro Street
10. Luzon Avenue
11. Visayan Avenue
12. Primero de Mayo Street
13. Rural Street
14. Bagong Nayon Street
15. Mata sa Nayon Street
16. Redelma Street

* Every 1st to 15th day of Month- **Left Side**

* Every 16th to 30th / 31st day of the Month-Right Side

WHEREAS, provided however, that driveways along authorized parking areas shall remain unobstructed:


WHEREAS, no motor vehicle shall be parked within a distance of 3 METERS away from an intersection on any of the streets within the territorial jurisdiction of this Barangay;

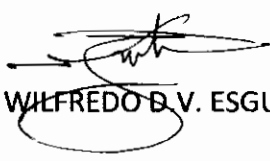
NOW THEREFORE, BE IT RESOLVED, AS IT IS HEREBY RESOLVED, AN ORDINANCE PROVIDING FOR ONE-SIDE PARKING ON CERTAIN STREETS IN BARANGAY SAN ISIDRO, GALAS;

RESOLVED FURTHER, that copies of this ordinance be forwarded to all City Government agencies concerned for information and appropriate action.

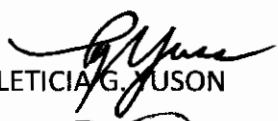
APPROVED AND ADOPTED THIS _____, 2020.

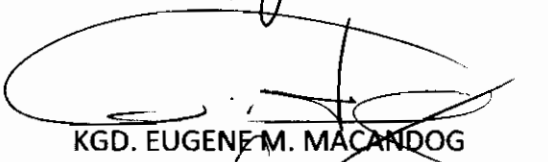

 HON. JOHN M. REYNO
 Punong Barangay


 KGD. RODOLFO A. REYNO

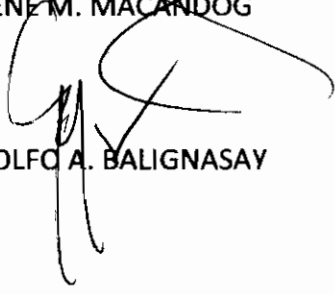

 KGD. WILFREDO D. V. ESGUERRA


 KGD. ANTHONY D. PEREZ


 KGD. LETICIA G. YUSON


 KGD. EUGENE M. MACANDOG


 KGD. MANUEL A. CASEM JR


 KGD. RODOLFO A. BALIGNASAY

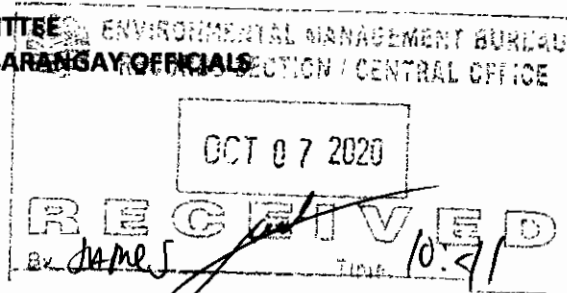

 SK CHAIR, ALMIRA D. MARIÑO

ATTESTED BY:


 RHEA DELA CRUZ
 Barangay Secretary

Republic of the Philippines
Quezon City Council
SPECIAL INVESTIGATION COMMITTEE
ON ADMINISTRATIVE CASES AGAINST ELECTIVE BARANGAY OFFICIALS

**NATIONAL SOLID WASTE
MANAGEMENT COMMISSION**
Represented by **MR. ROMEO G. HIDALGO**
Complainant/s,



ADM. CASE NO. 353-20

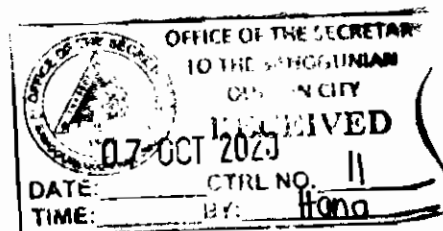
- versus -

**For: GRAVE MISCONDUCT, GROSS NEGLECT OF
DUTY, AND CONDUCT PREJUDICIAL TO THE
BEST INTEREST OF THE SERVICE**

P/B JOSEPH P. MAHUSAY
Respondent

X -----X

**COUNTER-AFFIDAVIT
Reply to the Complaint**



I, JOSEPH P. MAHUSAY, PUNONG BARANGAY (SG-14) OF BARANGAY PANSOL, DISTRICT THREE, QUEZON CITY, with Office Address at Barangay Hall, Plaza Street, Barangay Pansol, Quezon City, unto this Honorable Committee most respectfully avers that:

Timeliness of submitting verified answer

1. On 29 September 2020, I received a summon from this Honorable Committee requiring me to submit a verified answer to the complaint filed by the complainant within a period of fifteen (15) days from receipt. However, it was only on 30 September 2020 that I was given a copy of the said complaint. Hence, the counting of fifteen (15) days should start from 30 September 2020, or I have until 15 October 2020 to submit my verified answer;

Basis of the complaint

2. The complaint is anchored on a Joint Affidavit (**Annex A of the complaint**) of Renato A. Bitor, Arnold D. Sandoval and Giovanni Minas and their After Inspection report (**Annex E of the complaint**).

According to Renato A. Bitor, Arnold D. Sandoval and Giovanni Minas, they were instructed by USEC Benny D. Antiporda on September 19, at about 10:00 A.M. to conduct an inspection at Kaingin Dos, Barangay Balara, Quezon City relative to a complaint of an anonymous resident that garbage is being illegally dumped (1) into the creek and (2) in the area near the bridge. However, the Mission Order (Mission Order No. 2019-015) that they were referring to (**Annex A of their Joint Affidavit**) was directing them to conduct inspection/investigation on the piggery in Balara, Quezon City not to conduct an inspection due to a complaint of an anonymous

resident that garbage is being illegally dumped (1) into the creek and (2) in the area near the bridge.

The Joint Affidavit and the After Inspection Report narrates the following:

- 2.1 The Inspection Team did not see any garbage being illegally dumped into the creek but saw few garbage/debris floating and being carried by the current downstream. They said could be coming from the upper part of the creek;
 - 2.2 The Inspection Team saw garbage dumped and piled at the approach of the bridge in Kaingin Dos, Barangay Pansol (referred by the Inspection Team as Brgy. Balara), Quezon City;
 - 2.3 While BSDO Odette Martinez told the Inspection Team that the barangay had placed a net to trap the floating garbage and other debris, they saw no net placed at the creek to trap the floating garbage;
 - 2.4 Contradiction of Rosemarie Baduria's statement (during their interview with her) to my pronouncement re issuance of citation tickets to those who dispose of their garbage in public places; and
 - 2.5 Without their asking, I volunteered an information that there was an agreement between the Barangay, backyard hog raisers and City Veterinary Department that hogs will be disposed within six (6) months and hog raisers will stop hog raising.
3. For administrative offenses in relation to alleged violation of section 48 (1) of RA 9003, I am being charged before this Honorable Committee of GRAVE MISCONDUCT, GROSS NEGLECT OF DUTY, AND CONDUCT PREJUDICIAL TO THE BEST INTEREST OF THE SERVICE.
 4. I vehemently deny to have committed GRAVE MISCONDUCT, GROSS NEGLECT OF DUTY, AND CONDUCT PREJUDICIAL TO THE BEST INTEREST OF THE SERVICE.

Discussion

5. Since it is not clear how I committed each and every administrative offense I am being charged of i.e. grave misconduct, gross neglect of duty, and conduct prejudicial to the best interest of the service, I will reply/comment on the content of the Joint Affidavit and Inspection Report bearing in mind Section 48(1) of RA 9003, to wit:

"SECTION 48. Prohibited Acts. — The following acts are prohibited:
(1) Littering, throwing, dumping of waste matters in public places, such as roads, sidewalks, canals, esteros or parks, and establishment, or causing or permitting the same;"

- 5.1 On the other hand, there is no strict legal definition of gross misconduct. But the Government defines gross misconduct as "theft, physical violence, gross negligence, or serious insubordination". Gross negligence implies two (2) concurring factors: the neglect of duties must not only be *gross* but *habitual* as

well. Gross negligence means an absence of that diligence that a reasonably prudent man would use in his own affairs, and connotes want of care in the performance of one's duties. Habitual neglect implies repeated failure to perform one's duties for a period of time, depending upon the circumstances (*Sy and Alix vs. Neat, Inc., Banana Peel and Ng, G.R. No. 213748, November 27, 2017*).

5.2 In various cases, gross negligence connotes want of care in the performance of one's duties, it is a negligence characterized by the want of even slight care, acting or omitting to act in a situation where there is duty to act, not inadvertently but willfully and intentionally, with a conscious indifference to consequences insofar as other persons may be affected. It evinces a thoughtless disregard of consequences without exerting any effort to avoid them (*Sps. Carbonell vs. Metropolitan Bank and Trust Company, G.R. No. 178467, April 26, 2017*).

5.3 However, jurisprudence considered the acts or omissions, inter alia, as Conduct Prejudicial to the Best Interest of the Service: misappropriation of public funds; abandonment of office; failure to report back to work without prior notice; failure to safe keep public records and property; making false entries.

6. By their admission, the Inspection Team did not see any garbage being illegally dumped into the creek. It is because under my leadership, I see to it that I always keep in touch with my constituents in their respective communities/houses and spend time no matter how little it may be just to discuss with them, among other things, the importance of barangay-community partnership in any environmental protection program such as preventing waste disposal in Kaingin Creek. I also assigned a Barangay Tanod monitoring the bridge area 24/7. There are also Estero Tanods deployed in the area by the DENR.

6.1 As can be seen on the pictures submitted by the Inspection Team, there are few garbage and debris (dry leaves or small piece of snag tree) occasionally seen floating and being carried by the current downstream, but these are (as the Inspection Team said) coming from the upper parts of the Kaingin Creek.

6.3 Considering that there are many trees on both sides on the upper stream of the Kaingin 1 Creek, leaves and small pieces of debris cannot be avoided to be falling at the creek and carried downstream.

6.4 On the other hand, no matter how vigilant the barangay waste management personnel in cleaning and guarding the Kaingin creek against people throwing garbage on any parts of the creek, some garbage coming from the esteros or drainage canals may be carried by the draining water onto the creek. Those could be the ones that the Inspection Team has seen and had taken pictures during their visit.

6.5 Every Saturday, I always see to it that the barangay spearhead a weekly clean up drive and more often than not, not only the Kaingin Creek is the site but also esteros and canals that drains to it. Attesting to that are copies of our Weekly Clean up Drive Report submitted to EPWMD and DILG-QCFO (**hereto attached as Annex "_____"**).

6.6 We also participated in the September 21, 2019 Inter-Coastal Cleanup (ICC) drive with Kaingin Creek and its draining esteros and canals as the site of cleanup operation. To attest a copy of the barangay's ICC September 21, 2019 ICC participation (hereto attached as Annex "**g**").

7. The Inspection Team saw garbage dumped and piled at the approach of the bridge in Kaingin Dos, Barangay Pansol (referred by the Inspection Team as Brgy. Balara), Quezon City but they have never seen people actually dumping garbage while they were there doing inspection.

7.1 The dumped garbage piled at the approach of the bridge are the ones left behind by the garbage truck collector a night before as the company contracted by the City government to collect garbage send a small truck then. It (garbage truck) was not able to collect all the garbage supposed to be collected. During such circumstances, the garbage truck usually returns after it brings its garbage load to the garbage disposal facility. But since the truck arrived late (early evening of September 18), it was not able to come back and collect the garbage left behind. And that was what the Inspection Team has seen during its visit on September 19.

7.2 The City government's contractor now for garbage collection is not the same as before. It is sending to our barangay a bigger garbage truck. Though on some occasions, it also arrives late (early evening) but because of its larger truck as compared to the previous contractor, no uncollected garbage is being left behind.

7.3 The barangay and the EPWMD have identified the area (foot of the bridge) as the site or location where residents could dump their garbage for garbage truck collector. Barangay waste management personnel and peacekeepers (Barangay Tanods) manned the area to ensure that only the kind of garbage (biodegradable or non-biodegradable) scheduled for collection will be dumped there by our constituents prior (the same day) and during the arrival of the garbage truck collector. No garbage of any kind should be dumped in the area by our constituents after the departure of the garbage truck collector.

8. On the allegations that BPSO Odette Martinez said that the barangay had placed a net on strategic places/part of the Kaingin creek to trap the floating garbage and other debris but the Inspection Team saw no net placed at the creek to trap the floating garbage; there could have been a miscommunication between BPSO Martinez and the Inspection Team.

8.1 When the Inspection Team assumed that the net trap was placed near the bridge. Hence, when they saw none, they thought BPSO Martinez was not truthful to what he said. But actually he is. Actually, a net trap was placed on the part of the Kaingin creek by the Loyola Grand Villas Homeowners Association in coordination with the barangay. Another one was placed by the La Vista Homeowners Association. Both net traps were placed on the lower part of the Kaingin creek that the Inspection Team has visited.

8.2 Prior to the visit of the Inspection Team, BPSO Martinez could have been aware of the DENR's pledge to the barangay to put a net trap at the Kaingin creek. That may have lead him to believed and told the Inspection Team that a net trap is

already in placed within the vicinity of the bridge. However, the pledge of the DENR did not materialize as the EPWMD was not recommending to the barangay putting a net trap near the bridge as it will cause flooding due to sudden surge of water on the creek whenever the MWSS released water to the Kaingin creek from its Balara filtration plant.

9. Contrary to the claim of the Inspection Team, there is no contradiction between my pronouncement that notices of violation or citation tickets are being issued to those dumping garbage illegally and Rosemarie Baduria's statement saying that at the time of Inspection Team's visit, issuance of citation tickets were temporary on hold due to unavailability of citation tickets.

9.1 While it may be true that there were no available citation tickets at the time of Inspection Team's visit due to the transition period of the new City government administration (not due to non-procurement of citation tickets), the barangay may issue Notice of Violation to violators. A copy of such notice is being hereto attached and marked as **Annex "C-C1"** as evidence.

9.2 Furthermore, Citation Tickets are not being procured by the Barangay from the City government but are being issued to Barangay Environmental Enforcers of which Rosemarie Baduria is one.

10. Without their asking, I volunteered information pertaining to backyard hog raisers in our barangay and the actions that we have taken together with the City Veterinary Department.

10.1 It was my belief then, base on the Inspection Team's Mission Order, that they visited Barangay Pansol because they were directed to conduct inspection/investigation on a piggery in Balara, Quezon City. Balara is an area of Barangay Pansol located at the west-southwest of Kaingin creek. And since there is no commercial piggery existing in Balara or any other parts of our Barangay, I assumed the Mission Order pertains to backyard hog raising. I did not consider my discussion on backyard hog raising with the Inspection Team as merely coincidental, uncalled for, nor to divert/evade the issue of a few garbage/debris floating at the Kaingin creek or those garbage dumped/piled at the foot of the bridge.

10.2 It was the same reason why I insisted to provide the Inspection Team documents/references pertaining to our actions on backyard hog raising.

WHEREFORE, premises considered, it is most respectfully prayed unto this Honorable Committee that this Counter-Affidavit be accordingly noted and considered, and that the Reliefs prayed for by the Complainant be denied for lack of merit.

Other reliefs just and equitable are likewise prayed for.

Respectfully submitted.

Quezon City, 06 October 2020

PB JOSEPH P. MAHUSAY

Barangay Hall Plaza Street
Barangay Pansol, District III
Quezon City

ACKNOWLEDGEMENT

Republic of the Philippines)
Quezon City) SS

06 OCT 2020

BEFORE ME, a Notary Public for and in Quezon City, this ____ day of _____, 2020, personally appeared:


PB JOSEPH P. MAHUSAY LTO Driver's License No. N02-95-249937 valid until 2022/07/26

who is known to me and to me known to be the same person who executed the foregoing Counter-Affidavit consisting of six (6) pages and he acknowledged to me that the same is his free act and deed.

06 OCT 2020

WITNESS MY HAND AND SEAL his ____ day of _____, 2020 at Quezon City.

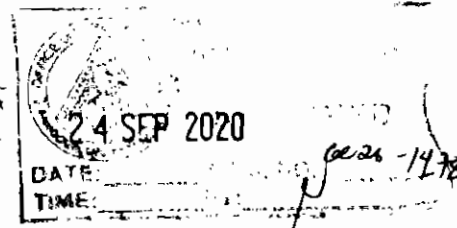
Doc. No. 470;
Page No. 04;
Book No. 111;
Series of 2020


ATTY. JOSE FLORO P. CRISOLOGO
NOTARY PUBLIC
Adm. Matter No. NP-023 (2020-2021)
P.R.C. No. 11164-Q / Jan. 2, 2020 / Q.C.
P.R.C. No. 11164-Q / Jan. 2, 2020 / Q.C.
I&P License No. I&P RN 03688 / Q.C.
Attorney Roll No. 49462
TIN No. 111-979-403
Att. No. 31 Commonwealth Ave. Q.C.

Cc: **NATIONAL SOLID WASTE MANAGEMENT COMMISSION**
Represented by MR. ROMEO G. HIDALGO
2nd Floor, HRDS Building
DENR COMPOUND
Visayas Avenue, Diliman, Quezon City



Republic of the Philippines
OFFICE OF THE OMBUDSMAN
 Agham Road, Diliman, Quezon City 1104



INDORSEMENT
 4 September 2020

Respectfully forwarded to **Sangguniang Panlungsod**, City Hall, Quezon City, the attached Order dated 3 September 2020 which was approved on 3 September 2020 in **OMB-C-A-20-0090** entitled "*Department of the Interior and Local Government vs. Nenita C. Valdez*" **for information and guidance**, with the request to acknowledge receipt within three (3) days from receipt hereof.

By authority of the Ombudsman:


JOSE M. BALMEO, JR.
 Assistant Ombudsman

BC

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Republic of the Philippines
OFFICE OF THE OMBUDSMAN
 Agham Road, Diliman, Quezon City 1104

**DEPARTMENT OF THE INTERIOR
 AND LOCAL GOVERNMENT
 REP. BY: MARTIN B. DIÑO¹**

Complainant,

-versus-

OMB-C-A-20-0090

For: Grave Misconduct, Conduct
 Unbecoming of a Public Official

NENITA C. VALDEZ
 Punong Barangay
 Barangay Mariblo, San Francisco del Monte
 Quezon City

Respondent

X ----- X

ORDER

This pertains to the alleged anomalies/irregularities relative to the implementation of the Emergency Subsidy Program (ESP) through the Social Amelioration Program (SAP) of the Department of Social Welfare and Development (DSWD), wherein a subsidy ranging from ₱5,000.00 to ₱8,000.00, based on the prevailing minimum wage rates, is provided to families qualified as “low-income” that are most affected by the virtual economic standstill and are most vulnerable to the economic slowdown resulting from the COVID-19 crisis, in accordance with Republic Act (R.A.) No. 11469 or the “Bayanihan to Heal as One Act.”

Under the guidelines,² the Local Government Unit shall, among others, provide the list of target beneficiaries; facilitate distribution, accomplishment and encoding of Social Amelioration Card (SAC) forms; facilitate the preparation and approval of payroll; and ensure the timely delivery of payment to the beneficiaries.³

¹ Undersecretary for Barangay Affairs

² Source: DSWD Memorandum Circular No. 9, Series of 2020 entitled “OMNIBUS GUIDELINES IN THE IMPLEMENTATION OF THE EMERGENCY SUBSIDY PROGRAM OF THE DEPARTMENT OF SOCIAL WELFARE AND DEVELOPMENT.”

³ Part X, DSWD Memorandum Circular No. 09, Series of 2020

CERTIFIED TRUE COPY OF THE ORIGINAL

MICHAEL T. GONZALES
 Security Officer: III
 OMB-Proprietary

SEP 03 2020

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Investigation conducted by the Philippine National Police-Criminal Investigation and Detection Group (PNP-CIDG)¹ reveals that prior to the distribution of SAC forms for the roll-out of the first tranche of SAP financial assistance, respondent Punong Barangay Nenita Valdez, informed her constituents in the person of Rafael Gregor Villamor, Marilyn Ong Caranto, Emelinda Mallari Canave and Joanlou delos Santos (Villamor Group) that they will only be given SAC forms if they agree to split or divide among themselves the financial assistance amounting to P8,000.00. Respondent dubbed this scheme as “Share to Four” where a group of four SAP recipients equally divided the P8,000.00 subsidy. Investigation further revealed that the Villamor Group was required by respondent to constitute as a group to be led by a representative. This scheme became viral in social media when it was covered by the Tutok Erwin Tulfo-Radyo Pilipinas in May 2020.

The Villamor Group refused respondent’s “Share to Four” scheme. However, they had no choice but to accede, against their will, to respondent since they were threatened that they will not be given SAC forms. Several Barangay Mariblo SAP recipients provided their respective statements to the police narrating the “Share to Four” scheme.

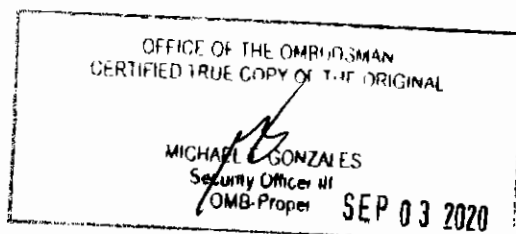
The Office of the Ombudsman may preventively suspend any officer or employee pursuant to Section 24 of R.A. No. 6770, which provides:

Section 24. *Preventive Suspension.* The Ombudsman or his Deputy may preventively suspend any officer or employee under his authority pending an investigation, if in his judgment the evidence of guilt is strong, and (a) the charge against such officer or employee involves dishonesty, oppression or grave misconduct or neglect in the performance of duty; (b) the charges would warrant removal from the service; or (c) the respondent’s continued stay in office may prejudice the case filed against him.

The preventive suspension shall continue until the case is terminated by the Office of the Ombudsman but not more than six (6) months, without pay, except when the delay in the disposition of the case by the Office of the Ombudsman is due to the fault, negligence or petition of the respondent, in which case the period of such delay shall not be counted in computing the period herein provided.

¹Records, pp. 49-50.

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Page 3 of 4
 ORDER
 DILG v. Valdez
 OMB-C-A-20-0090

The evidence on record shows that the guilt of respondent Punong Barangay Nenita C. Valdez is strong and the charges against her involve Grave Misconduct, which may warrant removal from the service; and that her continued stay in office may prejudice the case filed against her, she is hereby placed under preventive suspension for a period of six (6) months pursuant to Section 24 of R.A. No. 6770.

WHEREFORE, respondent Punong Barangay **NENITA C. VALDEZ** is hereby **PREVENTIVELY SUSPENDED** without pay for a period of six (6) months pursuant to Section 24 of R.A. No. 6770.

In accordance with Section 27, paragraph (1), R.A. No. 6770, this Order is immediately executory. Notwithstanding any motion, appeal or petition that may be filed by the respondents seeking relief from this Order, unless otherwise ordered by this Office or by any court of competent jurisdiction, the implementation of this Order shall not be interrupted within the period prescribed.

The Honorable Ma. Josefina "Joy" Belmonte, Mayor of Quezon City, Metro Manila, is hereby furnished a copy of this Order for its immediate implementation, with the directive to inform this Office within three (3) days from receipt hereof of the action taken.

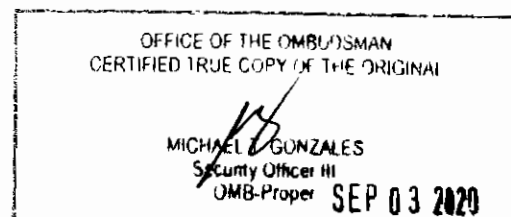
SO ORDERED.

SEP 03 2020, Quezon City, Philippines.



Samuel R. Martires
SAMUEL R. MARTIRES
 Ombudsman 9/3/2020

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Page 4 of 4

ORDER

DILG v. Valdez

OMB-C-1-20-0090

Copy furnished:

HONORABLE SECRETARY EDUARDO M. AÑO

HONORABLE UNDERSECRETARY MARTIN B. DIÑO

Both of: Department of the Interior and Local Government (DILG)

DILG-NAPOLCOM Center, EDSA corner Quezon Avenue

West Triangle, Quezon City 1104

HONORABLE MA. JOSEFINA "JOY" BELMONTE

Mayor

Quezon City Local Government

Elliptical Road, Brgy. Central

Diliman, Quezon City 1100 Philippines

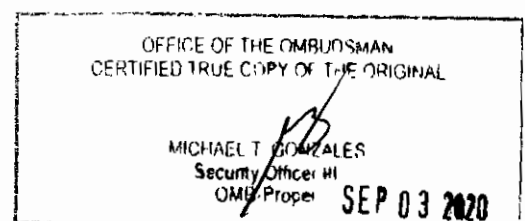
NENITA C. VALDEZ

Punong Barangay

Barangay Mariblo, San Francisco del Monte

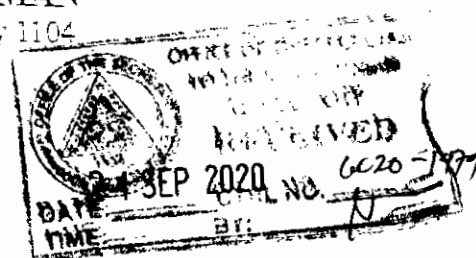
De Vera St. cor. San Joaquin St., Quezon City

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Republic of the Philippines
OFFICE OF THE OMBUDSMAN
 Agham Road, Diliman, Quezon City 1104



INDORSEMENT

4 September 2020

Respectfully forwarded to **Sangguniang Panlungsod**, City Hall, Quezon City, the attached Order dated 3 September 2020 which was approved on 3 September 2020 in **OMB-C-A-20-0099** entitled "*Department of the Interior and Local Government vs. Ritchie E. Poblacion*" **for information and guidance**, with the request to acknowledge receipt within three (3) days from receipt hereof.

By authority of the Ombudsman:

JOSE M. BALMEO, JR.
 Assistant Ombudsman

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Republic of the Philippines
OFFICE OF THE OMBUDSMAN
 Agham Road, Diliman, Quezon City 1104

**DEPARTMENT OF THE INTERIOR
 AND LOCAL GOVERNMENT**
REP. BY: MARTIN B. DIÑO¹

Complainant,

-versus-

OMB-C-A-20-0099

For: Grave Misconduct, Conduct
 Prejudicial to the Best Interest of the
 Service, Abuse of the Authority, Serious
 Dishonesty, Republic Act No. 6713

RITCHIE E. POBLACION

Punong Barangay
 Barangay Quirino 2-B., Project 2
 Quezon City

Respondent.

X ----- X

ORDER

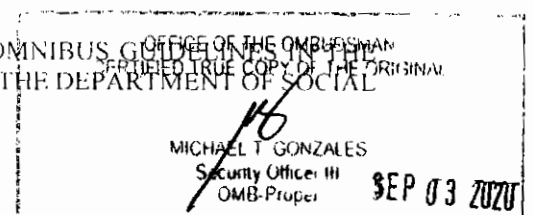
This pertains to the alleged anomalies/irregularities relative to the implementation of the Emergency Subsidy Program (ESP) through the Social Amelioration Program (SAP) of the Department of Social Welfare and Development (DSWD), wherein a subsidy ranging from ₱5,000.00 to ₱8,000.00, based on the prevailing minimum wage rates, is provided to families qualified as “low-income” that are most affected by the virtual economic standstill and are most vulnerable to the economic slowdown resulting from the COVID-19 crisis, in accordance with Republic Act (R.A.) No. 11469 or the “Bayanihan to Heal as One Act.”

Under the guidelines,² the Local Government Unit shall, among others, provide the list of target beneficiaries; facilitate distribution, accomplishment and encoding of Social Amelioration Card forms; facilitate the preparation and

¹ Undersecretary for Barangay Affairs.

² Source: DSWD Memorandum Circular No. 9, Series of 2020 entitled “OMNIBUS GUIDELINES IN THE IMPLEMENTATION OF THE EMERGENCY SUBSIDY PROGRAM OF THE DEPARTMENT OF SOCIAL WELFARE AND DEVELOPMENT.”

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approval of payroll; and ensure the timely delivery of payment to the beneficiaries.³

Based on the investigation conducted by the Philippine National Police-Criminal Investigation and Detection Group (PNP-CIDG),⁴ about twenty-eight (28) ineligible individuals were part in the Barangay Quirino 2-B, Project 2, Quezon City's List of Beneficiaries.⁵ The disqualification of said individuals includes being barangay employees, relatives of the barangay officials, business owners, pensioners, and having single civil status. Upon verification with the City Government of Quezon City⁶ and Payroll⁷, twenty-seven(27) of the alleged ineligible individuals were able to receive SAP subsidies.

The Office of the Ombudsman may preventively suspend any officer or employee pursuant to Section 24 of R.A. No. 6770, which provides:

Section 24. *Preventive Suspension.* – The Ombudsman or his Deputy may preventively suspend any officer or employee under his authority pending an investigation, if in his judgment the evidence of guilt is strong, and (a) the charge against such officer or employee involves dishonesty, oppression or grave misconduct or neglect in the performance of duty; (b) the charges would warrant removal from the service; or (c) the respondent's continued stay in office may prejudice the case filed against him.

The preventive suspension shall continue until the case is terminated by the Office of the Ombudsman but not more than six (6) months, without pay, except when the delay in the disposition of the case by the Office of the Ombudsman is due to the fault, negligence or petition of the respondent, in which case the period of such delay shall not be counted in computing the period herein provided.

The evidence on record shows that the guilt of respondent Punong Barangay Ritchie E. Poblacion is strong and the charges against him involve Grave Misconduct, Serious Dishonesty and Conduct Prejudicial to the Best Interest of the Service which may warrant removal from the service; and that his continued stay in office may prejudice the case filed against him, he is hereby

³ Part X, DSWD Memorandum Circular No. 09, Series of 2020.

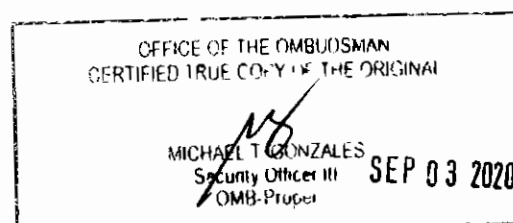
⁴ Annex "A" of the complaint.

⁵ Annex "B" of the complaint.

⁶ Records, pp. 61-62.

⁷ Id. at 50-59.

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placed under preventive suspension for a period of six (6) months pursuant to Section 24 of R.A. No. 6770.

WHEREFORE, respondent Punong Barangay **RITCHIE E. POBLACION** is hereby **PREVENTIVELY SUSPENDED** without pay for a period of six (6) months pursuant to Section 24 of R.A. No. 6770.

In accordance with Section 27, paragraph (1), R.A. No. 6770, this Order is immediately executory. Notwithstanding any motion, appeal or petition that may be filed by the respondents seeking relief from this Order, unless otherwise ordered by this Office or by any court of competent jurisdiction, the implementation of this Order shall not be interrupted within the period prescribed.

The Honorable Ma. Josefina “Joy” Belmonte, Mayor of Quezon City, Metro Manila, is hereby furnished a copy of this Order for its immediate implementation, with the directive to inform this Office within three (3) days from receipt hereof of the action taken.

SO ORDERED.

SEP 03 2020

, Quezon City, Philippines.



SAMUEL R. MARTIRES
Ombudsman

9/3/2020

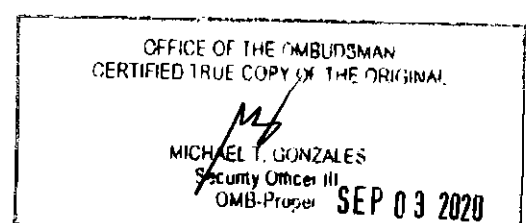
Copy furnished:

HONORABLE SECRETARY EDUARDO M. AÑO
HONORABLE UNDERSECRETARY MARTIN B. DIÑO
Both of: Department of the Interior and Local Government (DILG)
DILG-NAPOLCOM Center, EDSA corner Quezon Avenue
West Triangle, Quezon City 1104

HONORABLE MA. JOSEFINA “JOY” BELMONTE
Mayor
Quezon City Local Government
Elliptical Road, Brgy. Central
Diliman, Quezon City 1100 Philippines

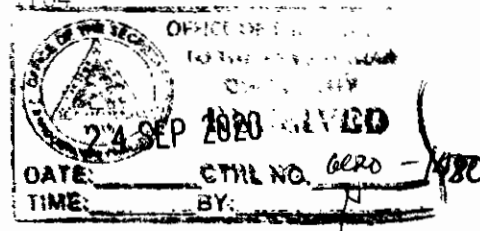
RITCHIE E. POBLACION
Punong Barangay
Barangay Quirino 2-B., Project 2
Paco cor. Langka St., Quezon City

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Republic of the Philippines
OFFICE OF THE OMBUDSMAN
 Agham Road, Diliman, Quezon City 1104



INDORSEMENT
 4 September 2020

Respectfully forwarded to **Sangguniang Panlungsod**, City Hall, Quezon City, the attached Order dated 3 September 2020 which was approved on 3 September 2020 in **OMB-C-A-20-0088** entitled "*Department of the Interior and Local Government vs. Ana Liza N. Rosero*" **for information and guidance**, with the request to acknowledge receipt within three (3) days from receipt hereof.

By authority of the Ombudsman:


JOSE M. BALMEO, JR.
 Assistant Ombudsman



Republic of the Philippines
OFFICE OF THE OMBUDSMAN
 Agham Road, Diliman, Quezon City 1104

**DEPARTMENT OF THE INTERIOR
 AND LOCAL GOVERNMENT
 REP. BY: MARTIN B. DIÑO¹**

Complainant,

-versus-

OMB-C-A-20-0088

For: Grave Misconduct

ANA LIZA N. ROSERO

Punong Barangay
 Barangay Teacher's Village West
 Quezon City

Respondent.

X ----- X

ORDER

This pertains to the alleged anomalies/irregularities relative to the implementation of the Emergency Subsidy Program (ESP) through the Social Amelioration Program (SAP) of the Department of Social Welfare and Development (DSWD), wherein a subsidy ranging from ₱5,000.00 to ₱8,000.00, based on the prevailing minimum wage rates, is provided to families qualified as “low-income” that are most affected by the virtual economic standstill and are most vulnerable to the economic slowdown resulting from the COVID-19 crisis, in accordance with Republic Act (R.A.) No. 11469 or the “Bayanihan to Heal as One Act.”

Under the guidelines,² the Local Government Unit shall, among others, provide the list of target beneficiaries; facilitate distribution, accomplishment and encoding of Social Amelioration Card forms; facilitate the preparation and approval of payroll; and ensure the timely delivery of payment to the beneficiaries.³

¹ Undersecretary for Barangay Affairs.

² Source: DSWD Memorandum Circular No. 9, Series of 2020 entitled “OMNIBUS GUIDELINES IN THE IMPLEMENTATION OF THE EMERGENCY SUBSIDY PROGRAM OF THE DEPARTMENT OF SOCIAL WELFARE AND DEVELOPMENT.”

³ Part X, DSWD Memorandum Circular No. 09, Series of 2020.

OFFICE OF THE OMBUDSMAN
 CERTIFIED TRUE COPY OF THE ORIGINAL

MICHAEL GONZALES
 Security Officer III
 OMB Project
 FEB 23 2020

Investigation by the Philippine National Police-Criminal Investigation and Detection Group (PNP-CIDG)⁴ reveals that the Barangay Teacher's Village West, Quezon City's List of Beneficiaries includes barangay officials' spouses and close relatives. Each ineligible individual received PhP8,000.00 subsidy in May 2020. In an interview with ABS-CBN,⁵ respondent Punong Barangay Ana Liza N. Rosero admitted that she approved the SAP applications of the barangay officials' relatives despite knowledge of their disqualifications based on the guidelines.

Documentary evidence against respondent Ana Liza N. Rosero consists of Sworn Statements of the Philippine National Police (PNP) investigators,⁶ Quezon City SAP Coordinator,⁷ SAC forms of the ineligible individuals,⁸ and Certification from the City Government of Quezon City indicating "pay-outs" to barangay official's relatives.⁹

The Office of the Ombudsman may preventively suspend any officer or employee pursuant to Section 24 of R.A. No. 6770, which provides:

Section 24. *Preventive Suspension.* – The Ombudsman or his Deputy may preventively suspend any officer or employee under his authority pending an investigation, if in his judgment the evidence of guilt is strong, and (a) the charge against such officer or employee involves dishonesty, oppression or grave misconduct or neglect in the performance of duty; (b) the charges would warrant removal from the service; or (c) the respondent's continued stay in office may prejudice the case filed against him.

The preventive suspension shall continue until the case is terminated by the Office of the Ombudsman but not more than six (6) months, without pay, except when the delay in the disposition of the case by the Office of the Ombudsman is due to the fault, negligence or petition of the respondent, in which case the period of such delay shall not be counted in computing the period herein provided.

OFFICE OF THE OMBUDSMAN
 CERTIFIED TRUE COPY OF THE ORIGINAL

MICHAEL T. GONZALES
 Security Officer III
 OMB-Prager
 SEP 03 2020

⁴ Annex "D" of the complaint.

⁵ ABS-CBN News, "EXCLUSIVE: In a Quezon City barangay, relatives of village officials got P8,000 cash aid;" <https://news.abs-cbn.com/news/06/02/20/exclusive-in-a-quezon-city-barangay-relatives-of-village-officials-got-p8000-cash-aid>.

⁶ Annex "A" of the complaint.

⁷ Annex "B" of the complaint.

⁸ Records, pp.48-71.

⁹ Id. at 46-47.

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Noting that the evidence on record shows that the guilt of respondent Punong Barangay Ana Liza N. Rosero is strong and the charges against her involve Grave Misconduct, which may warrant removal from the service; and that her continued stay in office may prejudice the case filed against her, she is hereby placed under preventive suspension for a period of six (6) months pursuant to Section 24 of R.A. No. 6770.

WHEREFORE, respondent Punong Barangay **ANA LIZA N. ROSERO** is hereby **PREVENTIVELY SUSPENDED** without pay for a period of six (6) months pursuant to Section 24 of R.A. No. 6770.

In accordance with Section 27, paragraph (1), R.A. No. 6770, this Order is immediately executory. Notwithstanding any motion, appeal or petition that may be filed by the respondents seeking relief from this Order, unless otherwise ordered by this Office or by any court of competent jurisdiction, the implementation of this Order shall not be interrupted within the period prescribed.

The Honorable Ma. Josefina "Joy" Belmonte, Mayor of Quezon City, Metro Manila, is hereby furnished a copy of this Order for its immediate implementation, with the directive to inform this Office within three (3) days from receipt hereof of the action taken.

SO ORDERED.

SEP 03 2020

, Quezon City, Philippines.



SAMUEL R. MARTIRES
 Ombudsman

9/3/2020

OFFICE OF THE OMBUDSMAN
 CERTIFIED TRUE COPY OF THE ORIGINAL

MICHAEL GONZALES
 Security Officer III
 OMB Proper

SEP 03 2020

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ORDER
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OMB-C-A-20-0088

Copy furnished:

HONORABLE SECRETARY EDUARDO M. AÑO
HONORABLE UNDERSECRETARY MARTIN B. DIÑO
Both of: Department of the Interior and Local Government (DILG)
DILG-NAPOLCOM Center, EDSA corner Quezon Avenue
West Triangle, Quezon City 1104

HONORABLE MA. JOSEFINA “JOY” BELMONTE
Mayor
Quezon City Local Government
Elliptical Road, Brgy. Central
Diliman, Quezon City 1100 Philippines

ANA LIZA N. ROSERO
Punong Barangay
Barangay Teacher’s Village West
#49 Mahinhin St.m Quezon City

OFFICE OF THE OMBUDSMAN
CERTIFIED TRUE COPY OF THE ORIGINAL
MICHAEL T. BONZALES
Security Officer III
OMB-Proprietary
SEP 03 2020



Republic of the Philippines
OFFICE OF THE OMBUDSMAN
 Central Records Division
 Agham Road, Diliman, Quezon City 1104

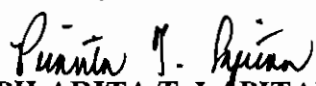
FIRST INDORSEMENT

28 February 2020

Respectfully referred to **HON. GIAN CARLO JOSE G. SOTTO**, Presiding Officer, City Council of Quezon City, Quezon City Government, Quezon City, the complaint of Shoppers Paradise Realty and Development Corporation represented by Jaime Biglang-awa, et al. against Asuncion M. Visaya, Chairman, Barangay Novaliches Proper, Novaliches, Quezon City.¹ Your advice to this Office on the action taken by the City Council of Quezon City, referencing to IC-OC-20-0020, will be highly appreciated.

Very truly yours,

By authority of the Ombudsman:


PILARITA T. LAPITAN
 Assistant Ombudsman-Proper

Copy furnished:
 Jaime Biglang-awa
 Veredigno Atienza
 Acmad Mudag
 Alinor Bundas
 Shoppers Paradise Realty and Development Corporation
 Novaliches Plaza Mall
 Quirino Highway corner Ramirez St.
 Novaliches, Quezon City

¹ Ombudsman Act of 1989, Sec. 23, (2) At its option, the Office of the Ombudsman may refer certain complaints to the proper disciplinary authority for the institution of appropriate administrative proceedings against any erring public officers or employees, xxx. Any delay without just cause in acting on any referral made by the Office of the Ombudsman shall be a ground for administrative action against the officers or employees to whom such referrals are addressed and shall constitute a graft offense xxx.



Republic of the Philippines
BARANGAY SAN ANTONIO
 Roosevelt Ave., Corner Batangas Street
 Area II, District I, Quezon City
 Telephone No. **356-44-77*930-11-40**



BARANGAY COUNCIL

DANIEL LEON S. BERROYA
 Punong Barangay

KAGAWAD

Eddie T. King
 Chairman

Committee on Appropriation,
 Finance, Ways and
 Health and Wellness

Marilou G. Azarcon
 Chairman

Committee on Transportation and
 Communication, Public Affairs
 and Information

Arlin V. Guillermo
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 Sanitation, Climate Change, Greening
 and Beautification

Jayson J. Mirasol
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Committee on Anti-Drug Abuse
 and Sports Development

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 Chairman

Committee on Education,
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 Cultural/Religious, Social Services
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 Disabled Person & Sr. Citizens Affairs

Delilah S. Mallari
 Chairman

Committee on Livelihood, Trade,
 Commerce, Industry and
 Cooperatives

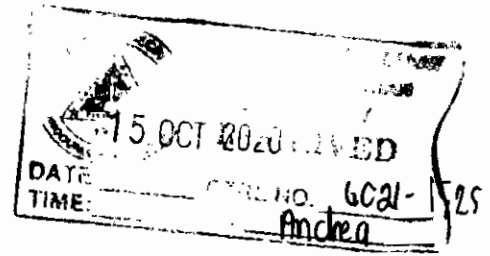
Ranchelle Paulyne R. Pasco
 SK Chairman

Melanie G. Infante
 Barangay Secretary

Antonio D. Ong Jr. III
 Barangay Treasurer

October 08, 2020

MS. MARIAN C. ORAYANI
 City Budget Officer
CITY BUDGET DEPARTMENT
 Quezon City, Metro Manila



Dear Ms. Orayani;

This refers to the items on the approved Annual Budget 2020 of Barangay San Antonio which is the following:

1. **Procurement of Tablets for STEM Learning (20% BDP)**
considering that this item was not allowed to be included as stipulated on the additional guidelines on the utilization of the twenty (20%) percent of the Annual Internal Revenue Allotment for development projects in view of the Corona Virus Disease 2019 (COVID 19) situation as per JMC No. 01 dated March 27, 2020 upon your Departments Review but the same was re-allocated/split to the (1) Procurement of Groceries and (2) Rehabilitation of San Antonio Fire Truck.
2. **Medical Services and Assistance (3% Sr. Citizen Plan)**
This item was revised to Free Rapid Test/Antigen Testing for Senior Citizen members who have sign and symptoms to yield faster results to PCR Based Kits.
3. **Mortuary Aid & Stationaries/Consultation Meeting, Aerobics and Zumba (3% Sr. Citizen Plan)**
These items were deleted from the Budget Allocation due to duplication with QC OSCA Burial Assistance for Mortuary Aide while Stationaries and Consultation Meeting was re-allocated to additional Groceries Distribution.
4. **Orientation/Registration and General Assembly of Persons with Disability (1% PWD Plan)**
This item was deleted from the Budget Allocation and was reallocated to Distribution of Vitamins and Supplements for person with disability for social gathering was prohibited due to Community Quarantine Protocols.
5. **Consultative Meetings/Orientation Seminar for Barangay Anti-Drug Abuse Council, Conduct of Monthly Activities for drug reformers, Voluntary Drug Reformers Christmas Party (MOOE Fund)**
These items were deleted and reallocated to provision of one (1) computer set with printer and provision of relief goods/relief packs and Basic Essential Hygiene Kits.

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OPC,

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Amendment Letter to QC Budget Dept.
Annual Budget 2020

However, despite re-allocation was made on the approved plans and resolutions the same was not reflected as corrected in the Consolidated Comprehensive Development Plan.

In view thereof, and in order to avoid confusion and miscomprehension, we are hereby submitting the herein attached copies of amended Comprehensive Development copies of approved plans and resolutions for your consideration and approval.

Should you have any question regarding this matter please contact 89301130.

For your information and ready reference.

Sincerely yours,



DANIEL LEON S. BERROYA
Punong Barangay

cc: **MR. RICARDO B. CORPUZ**
City Government Department Head III
BARANGAY AND COMMUNITY RELATIONS DEPARTMENT
5th Floor Civic Center Building A
Quezon City Hall Compound, Quezon City
Metro Manila

ATTY. JOHN THOMAS S. ALFEROS III
Secretary to the Sangguniang Panglungsod

MS. RUBY G. MANANGU
City Accountant

ATTY. RESURRECCION C. QUIETA
Supervising Auditor
COMMISSION ON AUDIT
OFFICE OF THE CITY AUDITOR
Quezon City

MR. EMMANUEL D. BORRAMEO, CESO V
City Director, DILG
Quezon City

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APPROVED UNDER SUSPENDED RULES

Republic of the Philippines
Quezon City
21st City Council

PR21CC-756

44th Regular Session

RESOLUTION NO. SP-_____, S-2020

A RESOLUTION INFORMING THE CITY MAYOR, HONORABLE MA. JOSEFINA G. BELMONTE, THAT THE 21ST CITY COUNCIL IS HOLDING ITS 44TH REGULAR SESSION, READY TO HEAR HER 2ND STATE OF THE CITY ADDRESS AND CREATING A COMMITTEE TO DELIVER THIS RESOLUTION AND TO FETCH HER TO THE SESSION HALL.

Introduced by Councilor LENA MARIE P. JUICO.

Co-Introduced by Councilors Bernard R. Herrera, Dorothy A. Delarmente, M.D., Tany Joe "TJ" L. Calalay, Nicole Ella V. Crisologo, Victor V. Ferrer, Jr., Winston "Winnie" T. Castelo, Atty. Bong Liban, Eden Delilah "Candy" A. Medina, Ramon P. Medalla, Mikey F. Belmonte, Estrella C. Valmocina, Franz S. Pumaren, Kate Galang-Coseteng, Matias John T. Defensor, Wencerom Benedict C. Lagumbay, Jorge L. Banal, Sr., Peachy V. De Leon, Imee A. Rillo, Marra C. Suntay, Irene R. Belmonte, Resty B. Malañgen, Ivy L. Lagman, Hero M. Bautista, Jose A. Visaya, Karl Castelo, Patrick Michael Vargas, Shaira L. Liban, Ram V. Medalla, Allan Butch T. Francisco, Marivic Co Pilar, Melencio "Bobby" T. Castelo, Jr., Rogelio "Roger" P. Juan, Diorella Maria G. Sotto-Antonio, Donato "Donny" C. Matias, Eric Z. Medina, Freddy S. Roxas and Noe Dela Fuente.

WHEREAS, the City Mayor, Honorable Ma. Josefina G. Belmonte, will deliver her 2nd State of the City Address during this regular session of the 21st Quezon City Council to report to the people of Quezon City the state of the City, the performance of her administration during the past year, and announce her priority thrust, programs and direction for the City for the rest of the year and beyond;

WHEREAS, the 21st Quezon City Council is now holding its 44th Regular Session in the presence of different national legislators and officials, City Government Department Heads and Chiefs of Offices, Honorable Judges, Prosecutors, Barangays, Police and School Officials, business leaders and various non-governmental organizations, respected members of the society and the proud people of Quezon City.

44th Regular Session

Res. No. SP- _____, S-2020
Page -2- PR21CC-756

NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED, to inform, as it does hereby inform, the City Mayor, Honorable Ma. Josefina G. Belmonte, that the 21st Quezon City Council is now holding its 44th Regular Session to hear her 2nd State of the City Address.

RESOLVED FURTHER, to create, as it does hereby create a Committee to personally deliver a copy of this Resolution to Her Honor and to fetch her to the Carlos Albert Session Hall.

RESOLVED FINALLY, that the committee shall be composed of the members of the City Council, namely:

President Pro-Tempore, Hon. Lena Marie P. Juico

Majority Floor Leader, Hon. Franz S. Pumaren

Minority Floor Leader, Hon. Eric Z. Medina

ADOPTED: October 12, 2020.

GIAN G. SOTTO
City Vice Mayor
Presiding Officer

ATTESTED:

Atty. JOHN THOMAS S. ALFEROS III
City Government Dept. Head III

CERTIFICATION

This is to certify that this Resolution was APPROVED by the City Council on Second Reading on October 12, 2020 and was CONFIRMED under Suspended Rules on the same date.

Atty. JOHN THOMAS S. ALFEROS III
City Government Dept. Head III

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