

Republic of the Philippines OUEZON CITY COUNCIL

Quezon City 18th City Council

PO2011-97

40th Regular Session

ORDINANCE NO. SP. 2109 , S-2011

AN ORDINANCE REGULATING THE CONSTRUCTION, DISPLAY, AND MAINTAINANCE OF ALL COMMERCIAL SIGNS AND SIGNBOARDS/BILLBOARDS INCLUDING ITE SUPPORT STRUCTURES WITHIN THE TERRITORIAL JURIS VICTION OF QUEZON CITY, PROVIDING PENALTIES FOR VIOLATION THEREOF AND FOR OTHER PURPOSES.

Introduced by Councilor ANTHONY PETER D. CRISOLOGO. Co-Introduced by Councilors Francisco A. Calalay, Jr.,

Dorothy A. Delarmente, Ricardo T. Belmonic, Jr., Joseph P. Juico, Alexis R. Herrera, recious Hipolito Castelo, Alfredo D. Vargas II, Eden "Candy" A. Medina, Julienne Alyson Rae V. Medalla, Roderick M. Paulate, Godo edo T. Liban II, Julian ML. Coseteng, Allan Beredict S. Reyes, Jaime F. Borres, Jose Mario Doe S. De Leon, Gian Carlo G. Sotto, Eufemio C. Lagumbay, Edcel B. Lagman, Jr., Jesus Manuel C. Suntay, Jessica Castelo Daza, Raquel S. Mulangen, Vincent DG. Belmonte, Marvin C. Rillo, Ranulfo Z. Ludovica and John Ansell R. De Guzman.

WHEREAS, there is a rampant proliferation of illegal signs and sign structures along the thoroughfares of Quezon City;

WHEREAS, there were already instances wherein the existence of these gigantic structures in the City post immediate threat to the public peace, health, welfare and safety to the city populace, especially during miny and typhoon seasons;

WHEREAS, Presidential Decree No. 1096, otherwise known as the National Building Code of the Philippines, and its Implementing Rules and Regulations prescribing uniform requirements for the design, construction, installation and maintenance of all kinds of signs, signage, billboards and signboards for general application is deemed inadequate to address the prevailing proliferation of all illegal signs, signage, billboards and signboards proliferating within the territorial jurisdiction of Quezon City;

WHEREAS, Section 455 (3) (iv) of Republic Act No 7160, otherwise known as the Local Government Coas of 1991, as amended, states that the City Mayor, as the Local Chief Executive of the City, shall issue licenses and permits and suspend or revoke the same for any violation of the conditions upon which said licenses or permits had been issued, pursuant to law or ordinance:

WHEREAS, Section 458 (3) (iv) of Republic Act No 7160 empowers the Sangguniang Panlungsod to regulate the display of and fix the license fees for signs, signboards, or billboards at the place or places where the profession or business advertised thereby is, in whole or in part, conducted;

WHEREAS, pursuant to Republic Act No. 7:50, otherwise known as the Local Government Code of 1991, as amended, and Presidential Decree No. 1096, otherwise known as the National Building Code, the City Building Official, as the counterpart entity of the Department of Public Works and Highways, is mandated to strictly implement the provisions of the National Building Code with respect to the safety and regulation of all structures being installed and erected;

WHEREAS, the formulation and adoption of an up to date and a more stricter provision on the erection of signs, signage, signboards and billboards is necessary to complement the City's goal on urban renewal, green building and climate change as well as to provide remedies to the inadequacies and ambiguities of the National Building Code (PD No. 1096) and its Implementing Rules and Regulations geared towards the maintenance of economic balance;

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WHEREAS, in accordance with Rule XX of Presidential Decree No. 1096, it is necessary to have a standard structural billboard, signage, sign and signboard design compliant with the National Building Code of the Philippines.

NOW, THEREFORE,

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

SECTION 1. SHORT TITLE - This ordinance shall be known as the "Comprehensive Signs, Signboard/Billboc: A Ordinance of 2011".

SECTION 2. DEFINITION OF TERMS. For the purpose of this Ordinance, the following definitions shall apply:

Advertising Sign - A sign or signboard structure that directs attention to a business, profession, commodity, service or entertainment conducted, sold or offered at a place other than where the business, profession, etc., is located. An off-premise sign.

Advertising Sign Precincts – an area specifically designated by the City Planning Developm int Office (CPDO) where advertising signs are permitted

Back-to-Back Sign - Advertising sign consisting of two signboards with one structure oriented in opposite directions and at a distance of not more than three (3) meters between the nearest parts of the sign.

Billboard - A display panel for posting advertising material.

Building Permit – A written authorization granted by the Building Official to an applicant allowing the applicant to proceed with the construction of a specific project after plans, specifications and other pertinent documents have been found to be inconformity with Presidential Decree 1096 and its IRRs.

Business Sign - An accessory sign that directs attention to a profession, business, commodity, service or entertainment conducted, sold or offered in the same place where the business is located. Lit on-premise sign.

Certificate of Use – A written authorization issued/granted by the Building Official after final inspection and submission of a duly netarized certificate of completion that the building/secreture complied with PD 1096.

Display Sign - Any material, device or structure that is arranged, intended, designed, or used as an advertisement, announcement or directory that includes a sign, sign screen, signboard or advertising device of any kind.

Display Surface – The entire area of the signboard or the entire area enclosed by the extreme limits or perimeter of the signboard.

Electrical Sign – Any sign which has charaters, letters, figures, designs, faces, backgrounds, or outline illuminated by fluorescent lamps or luminous tubes as part of the sign or signboard proper. These light sources are external or internal.

Electronic Sign - An electronically operated advertising medium like lighted electronic diodes, etc.

Digital/Electronic Billboards - a billboard created from computer programs and software, projected or displayed using electronic devices such as projectors, LED display, board, etc.

Ground Sign - An on-premise sign or signboard structure with the support resting on the ground, of which height shall not exceed six (6.00) meters.

Imprint – A plaque or sticker identifying the service provider/owner, office address, telephone number and other information. χ



National Road - Any public road, classified as primary or secondary, declared as national road by the President of the Philippines upon recommendation of the Secretary of Public Works and Highways, satisfying the conditions set forth under Executive Order No. 113, Establishing the Classification of Roads.

structure usually located along the national read that advertises goods or services that are sold or offered at a place other than where the sign or signbuted is located, using free-standing upright supports or roof mounted sign.

On-Premise Sign - A sign or signboard structure located within the place where the goods or services are sold or offered, also called as Business Sign.

Projecting Sign – A sign fastened to, suspended from or supported on a building or structure the replay surface of which is perpendicular from the wall or is at an angle from there.

Road Right-of-Way (RROW) - A kind of public open space for the continuous flow of pedestrian and vehicular traffic that must be free of all forms of prohibited physical obstructions. The RROW is the area lying between two (2) or more parallel properties and its width is horizontally measured from opposite property lines.

Roof Mounted Sign - A sign installed on roofs roof decks.

Service Provider - Owner of an advertising sign or

signboard structure. y



Setback - The horizontal distance measured from the outermost face of the building/structure to the property lines that must be absolutely free of all forms of physical obstructions that can negatively affect natural light and ventilation or that can impede access to the sides and rear area.

Sign/Signboard - Any letter, word, numerical, pictorial presentation, illustration, declaration, emblem, logo, device, symbol or trademark, banner or pennant, whether illuminated or not, electronic, static or dynamic, or any figure or similar character that is attached to, painted on, or in a manner represented on a building or structure used to announce, direct attention to or advertise and visible to the public

Sign Permit - A written authorization granted by the Building Official to an applicant allowing him to install/attach/display signs on a structure.

Sign Structure - Any means to support the installation of sign/signboard and this includes the structural frame, anchorages and fasteners to support and suspend such sign/signboard.

Small-Scale Business — as applied to roof sign structures, any allowed business activity located within the building where the roof sign is installed or erected (on-premise sign).

Space Frame Structure – a structural system assumed for the purpose of analysis and designed as a three-dimensional structural framework (as contrasted to a plane frame which is two-dimensional).

Temporary Sign - Advertisement/Announcement using cloth or other light and combustible material with or without frame and installed for a limited period.

Wall Sign - An advertising sign that is painted on, attached or fastened to the surface of the wail or any part of a building the surface of which is parallel to the wall surface.



Zoning/Locational Clearance - a clearance issued to a project that is allowed under the provisions of the local

SECTION 3. IMPLEMENTING GUIDELINES - The following shall govern the anchorage phase, lighting, display and maintenance of all Signs, Signboards/Billboards, Electronic Billboards, including its support structures within the territorial jurisdiction of Quezon City:

- 3.1 Advertising Sign Structures may be constructed only in areas where zoning regulation permit is given and only within the established advertising sign precincts or allowable areas within the zone and in accordance with the accepted standards of lesign, construction and maintenance;
- 3.1.1 Ground signs and advertising ground signs which shall be constructed in conformity with accepted engineering standards, of which height control shall be in conformity with the Local Zoning Regulation (LZR);
- 3.1.2 Ground signs may be constructed coly in areas where zoning regulations permit them and in accordance with the accepted standards of design, construction and maintenance.
- 3.2 Roof Mounted Sign Structures shall be allowed under the following guidelines:
- 3.2.1 The design and construction of roof sign shall conform to the applicable provisions of Section 1210 of the Code;
- 3.2.2 Roof-mounted Sign Structures for small scale business with building structure of one (1) Storey height shall have a maximum dimension for display area of one (1) meter tall by length of roof;

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3.8 For the purpose of safety and aesthrtics, the following are the permitted dimensions of Sign Structures:

Type of Billboard	Free-Standing Sign		Wall Mounted Sign	Roof- Mounted Sign
		Property I	Restrictions	
Support Structure	Uni-pole	Bi-Pole	Building Front Façade and not on the Boundary Firewall	Any roof deck by Use
Max Area (m²)	80 m²	100 m²	Permitted Space by Use	200 m. x L/4 (roof) m.
Total Height H (m)	26 m. from the ground		Permitted Space by Use	.50 m. from any roof deck, fronting the access road

- 3.8.1 Minimum Clearance of Free Standing Signs shall be 6 meters from the natural ground level.
- 3.9 For Advertising Signs/Billboards and Displays:
- 3.9.1 Advertising signs/billboards/displays shall adhere to the code of ethics for advertising and promotions and to the rules and regulations of the appropriate agency in-charge of the conduct of the business;

- 4.1.6 Company TIN
- 4.1.7 Barangay Clearance
- 4.1.8 Notarized Application Form
- 4.1.9 Authorization letter for the Representative acting for and on behalf of the applicant
- 4.2 The following requirements shall be complied for the issuance of a Building Permit:
- 4.2.1 Duly accomplished and notarized Building Permit application form endorsed by the lot building owner:
 - 4.2.2 Barangay clearance;
 - 4.2.3 Plan/Site development;
- 4.2.4 Plans/Structural, with supplementary design analysis and computation (Five Sets);
- 4.2.5 Locational/Zoning clearance for sign and sign board structures along national and city mads;
- 4.2.6 Structural Stability Certification with supplementary structural computation for the building considering the additional load;
- 4.2.7 Advertising sign structures equip ⇒d with electrical devices shall have an electrical wiring plan, specification and design computation conforming to the provision of the Philippine Electrical Code du, signed by a professional electrical engineer;
 - 4.2.8 Bills of Materials;
 - 4.2.9 Material's Specifications;
- 4.2.10 Contractor's Liability Insurance in the amount of One Hundred Thousand Pesos (P100,000.00);
- 4.2.11 Copy of the PTR, PRC I.D. of an allied professional; y



4.2.12 Fire Safety Correction Sheet;

- 4.2.13 Certificate of Occupancy for the builds: 3, if the sign or signboard structure is a roof or wall mounted.
- 4.3 The following shall be the requirements for the issuance of Certificate of Use:
- 4.3.1 The Issued Building Permit and the submitted Plan;
 - 4.3.2 Issued Zoning/Locational Clearance;
 - 4.3.3 Fire Safety Inspection Certificate (FSIC);
- SECTION 5. SIGN PERMIT Any natural person, firm or corporation, desiring to install or display advertising pusiness signs shall secure a Sign Permit from the Department of Building Official (DBO).
 - 5.1 The following shall be required as a condition precedent to secure a Sign Permit:
 - 5.1.1 Duly accomplished and notarized Sign Permit application form endorsed by the lot/bu !ding owner;
 - 5.1.1.1 Certificate of Use for signs to be displayed over signboard structures with building permit;
 - 5.1.1.2 Attachment/Anchorage Structural plan and design analysis and computation for ordinary signs with no building permit which must be signed and sealed by a licensed/civil engineer;
 - 5.2 Sign permits shall have a maximum duration of one (1) year, renewable upon payment of necessary renewal fees and acquisition of Annual Inspection Certificate for the sign/signboard structure used.

SECTION 6. PROCESSING, EVALUATION, INSPECTION - The following shall govern the processing, evaluation and inspection of the advertising Sign and Billboards:



- 6.1 Upon completion of the necessary documentary requirements, the applicant shall submit the Sign/Building Permit/Certificate of Use application to the Department of Building Official (DBO) for processing and evaluation;
- 6.2 The Department of Building Official (DBO) shall process and evaluate the submitted application inder this ordinance, with the standard procedure of the National Building Code of the Philippines and its Implementing Rules and Regulations and ther additional regulations prescribed by the Department of Public Works and Highways (DPWH);
- 6.3 The Building Official shall issue the Sign/Building Permit/Certificate of Use after compliance and passing the evaluation and processing procedure set-forth above;
- 6.4 Field inspection shall be conducted upon completion by the Department of Building Official with the presence of the Service Provider or any of his duly authorized representatives, annually to validate the structure whether the same is structurally stable, well maintained and no enlargement has been done by the service provider. The assessment by the Department of Building Official and the certificate issued by a civil/structural engineer certifying the stability of the sign/signboard structure and the Third Party Lability Insurance in the amount of One Hundred Thousand Pesos (P100, 000.00), shall be the basis for the renewal of the Annual Inspection Certificate which shall be the basis for the issuance of the sign permit renewal.

SECTION 7. FEES AND PENALTIES - The Quezon City Revenue Code, as amended, and the National Building Code of the Philippines shall be applied in the computation of fees and penalties for signs/signboard/billboard structures and sign permit applications whichever is higher.

SECTION 8. ZONING – The following shall we a condition precedent in the issuance of Zoning/Locational Clearance in accordance with the established Advertising Sign Precincts/Areas:

- 8.1 The City Planning Development Office (CPL*) shall issue zoning clearance in accordance with the established advertising sign precincts within the commercial and industrial zones to regulate the location of advertising signs and structures;
- 8.2 Thirty (30) days upon the approval of this Ordinance, the City Planning Development Office (CPDO) shall recommend the locations of the advertising sign precincts/areas within commercial and industrial zones for the approval of the mayor.

SECTION 9. ENFORCEMENT AND MAINTEL ANCE - The Department of Building Official shall classify all existing advertising sign structures based on the inventory inspection conducted to determine:

- 9.1 Advertising signs or sign structures posing imminent danger to life, health and property:
- 9.1.1 Advertising signs violating applicable laws, rules, and regulations and restrictions value this ordinance;
- 9.1.2 Advertising sign structures constructed within the easement of rivers, roads and right-of-way;
- 9.1.3 Advertising sign structures cor tructed without the necessary permit.
- 9.2 Signs and Signboards Structures shall be maintained in the safe and presentable condition. Upon evaluation of the City Building Official, when a sign or signboard structure becomes unsafe or shows extensive deterioration due to poor maintenance, the service provider/lot/building owner, upon the issuance of the Notice to Abate, shall immediately restore/repair the sign to a safe and satisfying condition. For non-compliance within fifteen (15) days after rece pt of the





after receipt of the notice, the City Building Official shall issue a Summary Order to dismantle the sign or signboard structure for a fee. The fee for dismantling shall be charged at the expense of the service provider;

- 9.3 All signs including its support, braces, guys and other anchors shall be kept in good and in preper state of preservation jointly by the owner of the Act ertising sign or signboard structure and the accertising agency. In addition, the owner and the advertising agency shall perform the following:
- 9.3.1 Advertising Sign Structures siall be inspected after every occurrence of major typhoons and earthquakes. A Structural Stability Certification issued by a reputable and licensed civil/structural Engineer shall be submitted to the Department of Building Official (DBO);
- 9.3.2 Secure Annual Inspection Certificate from the Department of Building Official (DBO). The Annual Inspection Certificate shall be valid for one(1) elendar year from date of issue. Sign Permits shall be subjected for Renewal from the Department of Building Official Annually;
- 9.3.3 Tarpaulins and other advertising materials shall be automatically lowered upon announcement of a Typhoon Signal No. 1 (one) bulletin by the Philippine Astronomical Geophysical Atmospheric Science Agency (PAG-ASA) within the area of the advertising sign or signboard structure.

SECTION 10. SUMMARY PROCEDURE IN THE ABATEMENT AND DEMOLITION OF ADVERTISING SIGNS, SIGNE DARDS, AND BILLBOARDS — The determination, declaration and procedures for abatement/demolition of ruinous and dangerous Signs, Signboards and Billboards structures shall be in accordance with the provisions of the National Building Code of the Philippines, its Implementing Rules and Regulations, Additional Rules and Regulations and other related issuances of the Department of Public Works and Highways (DPWH).

The Mayor is hereby authorized to Order the dismantling of all Signs, Signboards and Billboards Structures under his authority as mandated by Section 455 (3) (iv) of Republic Act No 7160, otherwise Lower as the Local Government Code of 1991, as amended, on the following terms:

- 10.1 Declaration from the Department of Building Official that the sign structure has no existing permit or unsafe, ruinous or a hazardous structure or non-conforming to this Ordinance:
- 10.1.1 A declaration from the Departme, to of Building Official that the sign structure has no existing permit shall be final and non-appealable.
- 10.1.2 A declaration from the Department of Building Official that the sign structure i non-conforming to this Ordinance shall be appealable to the Office of the Mayor within ten (10) days from receipt of the Notice of Violation from the Office of the Building Official.
- 10.1.2.1 The owner challenging the Notice of Violation shall have to the burden to prove that the sign structure complies with the provisions of this Ordinance.
- 10.1.2.2 The findings of the Office of the Mayor shall be final and non-appealable.
- 10.1.2.3 In the event that the Office of the Mayor finds that no violation of this Ordinance was committed, it shall provide the necessary clearnace for the owner/operator of the sign structure which shall be presented to the Office of the Building Official.
- 10.1.3 A declaration from the Department of Building Official that the sign structure is unsafe, ruinous or a hazardous structure shall be appealable to the Department of Public Works and Highways.

- 10.1.3.1 Written notice or advice shall be served upon the service provider, lot or building owner of such finding or declaration, giving him at least fifteen (15) days within which to cause the revair of the ruinous or dangerous sign or signboard structure or any part or portion thereof.
- 10.1.3.2 Within the fifteen (15) day period, the service provider, lot/building owner may, it he so desires, appeal to the DPWH Secretary the finding or declaration of the Building Official and ask that a re-inspection or reinvestigation of the sign or significant structure be made.
- 10.1.3.3. If the appeal is meritorious, the DPWH Secretary may designate a competent representative/s other than the Building Off ial to undertake the re-inspection or reinvestigation of the sign or signboard structure. The representative/s so designated shall make or complete his/their report within a period of thirty (30) days from the Inte of termination of re-inspection or re-investigation.
- 10.3.4. If after re-inspection, the finding is the same as the original one, the DPWH Secretary, thru the Building Official, shall notify the service provider, lot/building owner, giving him not more than fifteen (15) days from receipt of notice with affirmed findings to make the necessary repair of the ruinous or dangerous sign or signboard structure or any part or portion thereof.
- 10.2 Order for dismantling and/or demolition shall come from the Mayor or his authorized representative. The Department of Public Order and Safety or any other Department that may be deputized by the Mayor shall implement the said Order. The Quezon City Police District (QCPD) shall assist in the implementation of the said Order.

10.2.1 The following steps shall be observed in the abatement/demolition of sign and signboard structures when there is a finding or declaration by the Building Official that the sign or signboard structure has no existing permit, when there is failure on the part of the owner to repair the unsafe, ruinous or a hazardous structure or when the structure is adjudged to be non-conforming to this Ordinance:

10.2.1.1 If the Building Official has determined that the sign or signboard structure must be demolished, the Order shall require that the service provider shall demolish the sign or signboard structure within fifteen (15) days from the date of receipt of the Order; that all required permits be secured therefor, and that the demolition be completed within such reasonable time as may be determined by the Building Official.

10.2.1.2 Upon failure of the service provider/owner to comply with the Order, the Building Official shall cause the structure to be dismantled or removed, partly or wholly, as the case may be, with all expenses thereof chargeable to the owner.

10.2.1.3 The sign structure as repaired or in case of dismantling, the materials gathered after the demolition of the sign or signboard structure shall be held by the OBO until full reimbursement of the cost of repair dismantling and removal is made by the owner which, in no case, shall extend beyond thirty (30) days from the date of the completion of the repair, dismantling or removal.

After such period, said materials of the sign or signboard structure thus repaired, dismantled or removed shall be sold at any public auction to satisfy the claim of the OBO. Any amount in excess of the claim of the government realized from the sale of the sign or signboard structure and/or materials shall be delivered to the owner.

SECTION 11. TRANSITORY PROVISIONS - All sign structures erected before the adoption and are i consistent with the provisions of this Ordinance shall be given a trace period to comply dating from the receipt of a notice of abatement and/or removal/demolition from the Department of Building Official (DBO) as follows:

11.1 Billboards and Sign Structures erected before this Ordinance compliant with the existing provisions of the Building Code and its Implementing Rules and Regulations as well as its Additional Rules and Regulations on Signs and Signboards/Billboard structures may be allowed provided they submit complete documentation of all papers showing support thereto including recent Lease Contracts All sign structures with valid permits shall be espected provided the minimum requirements under this ordinance are observed.

All existing Billboards and Sign Structures shall comply with this Ordinance within three (3) years from the date of its effectivity. Non-compliance shall merit mandatory removal.

- 11.2 For non-compliant sign structures, the following grace periods shall be observed:
- 11.2.1 All types of outdoor advertising sign or signboard structure encroaching the road right-of-way shall be given a grace period of one (1) month,
- 11.2.2 Roof-me unted off premise outdoor advertising sign or signboard structure shall be given a grace period of three (3) months;
- 11.2.3 Free-standing off-premise sign or signboard structure located on yard setbacks of commercial, industrial and institutional bushing shall be given a grace period of six (6) months;
- 11.2.4 Free-standing off-premise adversing sign or signboard structure located on undeveloped areas shall be given a grace period of One (1) year;

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- 11.2.5 Existing Contracts between Service Provider and Advertiser shall be given a period until Contract expires and/or terminated.
- 11.2.6 All activities pertaining to abatement shall be covered by appropriate permit to be issued by the Building Official.
- 11.3 All other matters not covered by this Ordinance shall be understood to be covered by the National Building Code and its Implementing Rules and Regulations as well as its Additional Pules and Regulations on Signs and Signboards/Billboard structures.

SECTION 12. PENAL PROVISIONS — A fine of Five Thousand Pesos (P5, 000.00) or an imprisonment of not more than six (6) months or both at the discretion of the court, shall be imposed to any person, firm or corporation who will erect, construct, enlarged, alter, repair, move, improve, remove, convert, demolished, equip, use, occupy, or maintain any sign structure/display or cause the same to be done a intrary to or in violation of any provision of this Ordinance.

The same penalty and revocation of all its Permits shall be imposed on any person, firm or corporation who shall violate the provisions of this Ordinance including provisions from the National Building Code of the Philippines (NBCP) and its IRR that i. related hereto.

The same penalty shall be imposed to Lot or Building Owners or Administrators who re use to let the duly authorized personnel of the Quezon City Government from entering their lot or building premises for inspection of sign structures and/or dismantling/demolition of the same upon order under the authority of the Mayor or the Building Official. X

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SECTION 13. APPROPRIATIONS — The amount of Forty Million Pesos (P40,000,000.00) is hereby appropriated for the purchase of equipment for the capability of implementing this Ordinance which shall be taken from the Dwaster Risk Reduction Management Fund or any available funds of the City Government.

SECTION 14. REPEALING CLAUSE – All other Ordinances, Executive Orders and issuances inconsistent with the provisions of this Ordinance are hereby repealed, superseded and amended accordingly.

SECTION 15. EFFECTIVITY – This Ordinance shall take effect immediately upon its approval and after its publication in a news paper of general circulation.

ENACTED: October 3, 2011.

JOSEPH F JUICO resident Ppo-Tempore

Acting Presiding Officer

ATTESTED:

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

APPROVED:

EAR! 2012

HERBERT M. BAUTISTA
City Mayor

CERTIFICATION

This is to certify that this Ordinance was APPROVED by the City Council on Second Reading on October 3, 2011 and was PASSED on Third/Final Reading on October 17, 2011.

Atty. JOHN THOMAS S. ALFEROS III

/ City Gov't. Asst. Dept. Head III