

KARAGDAGAN

Blg. 1

(Ika-61 Karaniwang Pulong
Ika-30 ng Hulyo, 2012)

VII. MGA BAGAY PANGKABATIRAN

k. ORDINANCE NO. 006, S-2012 OF BARANGAY SAN JOSE, THIS CITY, ENTITLED: "AN ORDINANCE PROHIBITING THE ROAMING, LOITERING OR SLEEPING OF UNCHAPERONED CHILDREN BELOW EIGHTEEN (18) YEARS OF AGE AT LATE HOURS OF THE EVENING OUTSIDE THEIR DOMICILE AND PROVIDING PENALTIES FOR VIOLATION THEREOF." -----	1
l. COPY OF THE SUMMARY OF PROCEEDINGS OF PUBLIC HEARING ON PROPOSED BARANGAY ORDINANCE ON DISCIPLINE HOURS OF BARANGAY SAN JOSE, THIS CITY, HELD ON 15 JULY 2012 AT BARANGAY HALL GROUND, BARANGAY SAN JOSE, DISTRICT 1, QUEZON CITY. -----	6
m. ORDINANCE NO. 004, S-2012 OF BARANGAY SAN JOSE, THIS CITY, ENTITLED: "AN ORDINANCE REQUIRING ANY PERSON, PRIVATE OR CORPORATION CONDUCTING CIVIL WORKS WITHIN THE JUDICIAL BOUNDARIES OF BARANGAY SAN JOSE TO POST BOND EQUIVALENT TO FIVE PERCENT (5%) OF THE TOTAL CONTRACT PRICE OF THE PROJECT PURSUANT TO SECTION 16 OF RA 7160, OTHERWISE KNOWN AS THE LOCAL GOVERNMENT CODE OF 1991 AND PROVIDING PENALTIES FOR VIOLATION THEREOF." -----	11
n. ORDINANCE NO. 3, S-2012 OF BARANGAY BAGUMBAYAN, THIS CITY, ENTITLED: "AN ORDINANCE MANDATING THE IMPLEMENTATION OF DISCIPLINE HOURS TO ALL MINORS IN THE TERRITORIAL JURISDICTION OF BARANGAY BAGUMBAYAN." -----	15
ñ. ORDINANCE NO. 02, S-2012 OF BARANGAY PINAGKAISAHAN, THIS CITY, ENTITLED: "AN ORDINANCE PROVIDING FOR THE BARANGAY IDENTIFICATION SYSTEM FOR RESIDENTS OF BARANGAY PINAGKAISAHAN, DISTRICT IV, QUEZON CITY." -----	17
ng. INDORSEMENT DATED 14 MAY 2012 OF MS. CECILIA S. ALBA, SECRETARY GENERAL, HUDCC, FOR HON. MA. ANA R. OLIVEROS, PRESIDENT, SOCIAL HOUSING FINANCE CORPORATION, TRANSMITTING COPY OF ORDINANCE NO. SP-2132, S-2012, ENTITLED: APPROVING THE SUBDIVISION PLAN OF SACRED HEART OF JESUS HOMEOWNERS ASSN., INC., WITH EIGHTY-SEVEN (87) LOTS, CMP PROJECT ORIGINATED BY THE QUEZON CITY GOVERNMENT UNDER THE NAME TOFEMI REALTY CORP., WITH TCT NO. 293118", FOR APPROPRIATE ACTION. -----	19

- o. INDORSEMENT DATED 21 MAY 2012 OF MS. CECILIA S. ALBA, SECRETARY GENERAL, HUDCC, FOR HON. MA. ANA R. OLIVEROS, PRESIDENT, SOCIAL HOUSING FINANCE CORPORATION, TRANSMITTING COPY OF ORDINANCE NO. SP-2138, S-2012, ENTITLED: APPROVING THE SUBDIVISION PLAN OF SAMAHANG MASIGASIG KA "SAMAKA" HOMEOWNERS ASSN., INC., WITH 247 LOTS, CMP PROJECT, LOCATED AT LOT 797-B-1-C, PSD-20434, PUROK 4, LUZON AVE., BRGY. CULIAT, QUEZON CITY", FOR APPROPRIATE ACTION. ----- 20
- p. INDORSEMENT DATED 14 MAY 2012 OF MS. CECILIA S. ALBA, SECRETARY GENERAL, HUDCC, FOR HON. MA. ANA R. OLIVEROS, PRESIDENT, SOCIAL HOUSING FINANCE CORPORATION, TRANSMITTING COPY OF ORDINANCE NO. SP-2131, S-2012, ENTITLED: APPROVING THE SUBDIVISION PLAN OF LITE GREEN HEIGHTS HOMEOWNERS ASSN., INC., WITH 31 LOTS, A CMP PROJECT ORIGINATED BY CENTER FOR URBANIZED HOUSING AND SOCIALIZED DEV'T., INC., REGISTERED UNDER THE NAME MAURICIO RAMOS, WITH TCT NO. RT-69306", FOR APPROPRIATE ACTION. ----- 21
- q. LETTER DATED JULY 10, 2012 OF THE HONORABLE CITY MAYOR, HERBERT M. BAUTISTA, ADDRESSED TO THE HONORABLE CITY COUNCIL, BOTH OF THIS CITY, REQUESTING FOR AN AUTHORITY TO ENTER INTO A USUFRUCT AGREEMENT WITH THE MWSS FOR THE USE OF THE PROPERTY SITUATED AT THE CORNER OF IVARDONI AND ANAHAW STREETS, PROJECT 7, QUEZON CITY, FOR THE OPERATION AND MAINTENANCE OF THE SEWERAGE FACILITIES. ----- 22
- r. BARANGAY MEASURES FOR CONFIRMATION

ANNUAL BUDGET FOR CY-2012 OF BARANGAYS:

- | | | |
|------------------------------|---------------|---------------------|
| a. Tandang Sora | (District II) | (Php 35,510,118.75) |
| b. Baesa | (District II) | (Php 26,618,801.47) |
| c. Valencia (SK Budget only) | | |

The Committee on Laws, Rules & Internal Government recommended approval, informing that this matter was considered in a "Joint Committee Meeting with the Committee on Barangay Affairs", with amendment:

- In the budget of Brgy. Baesa, the item "Street Light" in the GAD Plan shall be deleted.

X. MGA PAKSANG TATALAKAYIN

2. MGA KARANIWANG PAKSA

A. UNANG PAGBASA AT ISASANGGUNI SA MGA KAUKULANG LUPON:

1. MGA PANUKALANG RESOLUSYON

- i. PR2012-302 – RESOLUTION COMMENDING AND CONGRATULATING THE IGLESIA NI CRISTO FOR STAGING THE BIGGEST MEDICAL-DENTAL MISSION IN THE HISTORY OF THE WORLD, BREAKING THREE (3) GUINNESS WORLD RECORDS IN THE PROCESS IN CELEBRATION OF THE CHURCH’S 98TH ANNIVERSARY. (Introduced by Councilor PRECIOUS HIPOLITO CASTELO) ----- 25
- j. PR2012-303 – RESOLUTION STRONGLY URGING THE CITY MAYOR HONORABLE HERBERT M. BAUTISTA TO EXTEND FINANCIAL ASSISTANCE TO THE JULY 19, 2012 VICTIMS OF FIRE THAT BURNED THE RESIDENTIAL HOUSES OF FIFTEEN (15) FAMILIES AT PALANAS B, BRGY. VASRA, DISTRICT 1, QUEZON CITY AT TWO THOUSAND PESOS (P2,000.00) PER FAMILY OWNER AND ONE THOUSAND PESOS (P1,000.00) PER FAMILY RENTER/SHARER WHICH SHALL BE TAKEN FROM THE CALAMITY OR EMERGENCY FUNDS OF THE CITY GOVERNMENT OR FROM ANY AVAILABLE SOURCE OF FUNDS THEREOF. (Introduced by Councilor DOROTHY A. DELARMENTE) ----- 26
- k. PR2012-304 – RESOLUTION STRONGLY URGING THE CITY MAYOR HONORABLE HERBERT M. BAUTISTA TO EXTEND FINANCIAL ASSISTANCE TO THE JULY 22, 2012 VICTIMS OF FIRE THAT BURNED THE RESIDENTIAL HOUSES OF TWELVE (12) FAMILIES AT SAN PEDRO ST., COR. FELIPE ST., BRGY. DAMAYAN, DISTRICT 1, QUEZON CITY AT TWO THOUSAND PESOS (P2,000.00) PER FAMILY OWNER AND ONE THOUSAND PESOS (P1,000.00) PER FAMILY RENTER/SHARER WHICH SHALL BE TAKEN FROM THE CALAMITY OR EMERGENCY FUNDS OF THE CITY GOVERNMENT OR FROM ANY AVAILABLE SOURCE OF FUNDS THEREOF. (Introduced by Councilor DOROTHY A. DELARMENTE) ----- 27
- l. PR2012-305 – RESOLUTION AUTHORIZING THE BARANGAY COUNCIL OF BARANGAY SIKATUA VILLAGE TO UTILIZE THE AMOUNT OF ONE HUNDRED FIFTY THOUSAND PESOS (P150,000.00) FROM THEIR CALAMITY FUND FOR THE FISCAL YEAR 2012 FOR THE DISASTER PREPAREDNESS SEMINAR AND

FOR THE PURCHASE OF SUPPLIES AND MATERIALS FOR RISK REDUCTION MANAGEMENT PROGRAM OF BARANGAY SIKATUNA VILLAGE, QUEZON CITY. (Introduced by Councilor MARVIN C. RILLO) -----

28

- m. PR2012-306 – RESOLUTION AUTHORIZING THE ISSUANCE OF A SPECIAL USE PERMIT TO CALTEX GAS STATION FOR THE CONSTRUCTION AND OPERATION OF A GASOLINE FILLING STATION TO BE LOCATED AT NO. 49 SCOUT ALCARAZ STREET, CORNER D. TUAZON STREET, STA. MESA HEIGHTS, BARANGAY MAHARLIKA, QUEZON CITY. (Introduced by Councilor JULIAN M.L. COSETENG) -----

30

2. MGA PANUKALANG ORDINANSA

- e. PO2012-73 – ORDINANCE REQUIRING MALLS, GROCERIES AND OTHER BUSINESS ESTABLISHMENTS LOCATED WITHIN QUEZON CITY TO GIVE PRIORITY TO DIFFERENTLY-ABLED PERSONS, PREGNANT WOMEN AND SENIOR CITIZENS BY DESIGNATING A SPECIAL LANE FOR THEM AT THE CASHIER COUNTERS, AND PROVIDING PENALTIES FOR VIOLATIONS THEREOF. (Introduced by Councilor JOSE MARIO DON S. DE LEON) -----

31

- f. PO2012-74 – ORDINANCE MANDATING THE HOUSING, COMMUNITY DEVELOPMENT AND RESETTLEMENT DEPARTMENT TO UNDERTAKE THE ESTABLISHMENT AND MAINTENANCE OF A MANAGEMENT INFORMATION SYSTEM (MIS) ON INFORMAL SETTLERS IN QUEZON CITY. (Introduced by Councilor ALEXIS R. HERRERA) -----

33

- g. PO2012-75 – ORDINANCE REQUIRING ALL OWNERS OF MAJOR REAL ESTATE DEVELOPMENT PROJECTS IN QUEZON CITY TO SUBMIT TO THE CITY PLANNING AND DEVELOPMENT DEPARTMENT AN ENVIRONMENTAL IMPACT ASSESSMENT STUDY AS ONE (1) OF THE REQUIREMENTS FOR THE ISSUANCE OF A LOCATIONAL CLEARANCE. (Introduced by Councilor ALEXIS R. HERRERA) -----

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- h. PO2012-76 – ORDINANCE DECLARING NARRA STREET CORNER MOLAVE STREET TO THE CORNER OF TINDALO STREET AS ONE WAY STREET AND THE WEST SIDE OF MOLAVE STREET AS NO LEFT TURN ZONE, BARANGAY DUYAN-DUYAN, AND PROVIDING PENALTIES FOR VIOLATION THEREOF. (Introduced by Councilor JOSE MARIO DON S. DE LEON) -----

36

B. IKALAWANG PAGBASA

1. MGA PANUKALANG RESOLUSYON

- n. PR2012-25– RESOLUTION GRANTING FINANCIAL ASSISTANCE TO THE BEREAVED FAMILY OF THE LATE CONRADO CLEOFAS, FORMER BARANGAY KAGAWAD, BARANGAY PASONG TAMO, DISTRICT II, QUEZON CITY, IN THE AMOUNT OF FIFTY FIVE THOUSAND PESOS (P55,000.00), CHARGEABLE AGAINST THE APPROPRIATION FOR GRANTS, SUBSIDIES AND CONTRIBUTIONS UNDER THE 2012 ANNUAL BUDGET OF THE OFFICE OF THE CITY MAYOR OR FROM ANY AVAILABLE FUND OF THE CITY TREASURY. (Introduced by Councilor EDEN “Candy” A. MEDINA) -----

38

The Committee on Appropriations recommended approval, informing that this matter was considered in a “Joint Committee Meeting with the Committee on Barangay Affairs.”

This was in the Agenda for First Reading during the Regular Session held on January 30, 2012.

- ñ. PR2012-56 – RESOLUTION AUTHORIZING THE CITY MAYOR, HONORABLE HERBERT M. BAUTISTA TO ENTER INTO A CONTRACT TO SELL WITH MRS. SOL R. RUIVIVAR AND MRS. RUTH O. ARAMBULO FOR THE PURCHASE OF A PORTION OF AN OPEN SPACE DESCRIBED AS LOT 29, BLOCK 17 CONSISTING OF TWO HUNDRED FORTY EIGHT (248.00) SQUARE METERS LOCATED AT GSIS VILLAGE, PROJECT 8, BARANGAY BAHAY TORO, QUEZON CITY. (Introduced by Councilor PRECIOUS HIPOLITO CASTELO) -----

39

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

- to include Councilors present, namely: Jesus Manuel C. Suntay, Godofredo T. Liban II, Anthony Peter D. Crisologo, Eufemio C. Lagumbay, Allan Benedict S. Reyes, Julianne Alyson Rae V. Medalla, Dorothy A. Delarmente, Julian M.L. Coseteng, Alexis R. Herrera, Ricardo T. Belmonte, Jr., and Eden “Candy” A. Medina as Co-Sponsors.

The Committee on Subdivision, Housing & Real Estate recommended approval.

This was in the Agenda for First Reading during the Regular Session held on February 13, 2012.

- ng. PR2012-95 – RESOLUTION AUTHORIZING THE CITY MAYOR OF QUEZON CITY TO GRANT BURIAL BENEFITS TO THE HEIRS OF FORMER AND INCUMBENT BARANGAY OFFICIALS, REGULAR MEMBERS OF THE BARANGAY PUBLIC SECURITY OFFICERS (BPSO), AND MEMBERS OF LUPON TAGAPAMAYAPA, IN ACCORDANCE WITH ORDINANCE NO. NC-223, S-1991, AS AMENDED BY SP-1860, S-2008. (Introduced by Councilors JESUS MANUEL C. SUNTAY, EUFEMIO C. LAGUMBAY and GODOFREDO T. LIBAN II) -----

40

The Committee on Barangay Affairs recommended approval, informing that this matter was considered in a “Joint Committee Meeting with the Committee on Appropriations.”

This was in the Agenda for First Reading during the Regular Session held on March 26, 2012.

- o. PR2012-182 – RESOLUTION AUTHORIZING THE HONORABLE CITY MAYOR HERBERT M. BAUTISTA TO ENTER INTO A MEMORANDUM OF AGREEMENT WITH BARANGAY PROJECT 6, THIS CITY, FOR THE ADMINISTRATION, MAINTENANCE AND SAFEKEEPING OF PROPERTIES BELONGING TO THE QUEZON CITY GOVERNMENT INCLUDING BUT NOT LIMITED TO THE SWIMMING POOLS, MULTI-PURPOSE HALL AND COMFORT ROOMS LOCATED AT BARANGAY PROJECT 6, QUEZON CITY. (Introduced by Councilor JULIAN ML. COSETENG) -----

42

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

- that the names of the 1st District Councilors to follow after the name of the proponent, with priority to Councilor Dorothy A. Delarmente;

- to include the names of Councilors Jesus Manuel C. Suntay, Ranulfo Z. Ludovica, Eufemio C. Lagumbay, Eden “Candy” A. Medina, Godofredo T. Liban II, Precious Hipolito Castelo, Ivy Lim-Lagman, Allan Benedict S. Reyes, Julianne Alyson Rae V. Medalla and Jessica Castelo Daza after the names of the 1st District Councilors.

The Committee on Environment, Climate Change Adaptation & Disaster Risk Reduction recommended approval with amendment;

- to include as Co-Sponsors, Councilors Gian Carlo G. Sotto, Allan Benedict S. Reyes, Eufemio C. Lagumbay with preference to Councilors Dorothy A. Delarmente and Anthony Peter D. Crisologo next to the proponent.

The Committee on Barangay Affairs recommended approval, informing that this matter was considered in a "Joint Committee Meeting with the Committee on Appropriations."

This was in the Agenda for First Reading during the Regular Session held on May 14, 2012.

- p. PR2012-191 – RESOLUTION AUTHORIZING THE ISSUANCE OF CERTIFICATE OF EXEMPTION TO KOLORA INK AND CHEMICAL CORPORATION FOR THE MANUFACTURING OF INK, A FOUR (4) UNITS / ONE (1) STOREY WAREHOUSE LOCATED AT LOT 3-A/BLK. 104 #54 JUDGE JUAN LUNA STREET, BARANGAY BUNGAD, QUEZON CITY, ALLOWING DEVIATION FROM THE RESTRICTIONS OF THE QUEZON CITY COMPREHENSIVE ZONING ORDINANCE NO. SP-918, S-2000, AS AMENDED. (Introduced by Councilor RICARDO T. BELMONTE, JR.) -----

43

The Committee on Laws, Rules & Internal Government recommended approval.

The Committee on City Planning, Building & Zoning recommended approval, with amendment:

- to include Councilors Ivy Lim-Lagman, Julian M.L. Coseteng, Dorothy A. Delarmente and Anthony Peter D. Crisologo as Co-Introducers.

This was in the Agenda for First Reading during the Regular Session held on May 21, 2012.

- q. PR2012-266 – RESOLUTION AUTHORIZING THE HONORABLE CITY MAYOR HERBERT M. BAUTISTA TO DONATE ONE HUNDRED FORTY TWO (142) UNITS CITY-OWNED FOTON TORNADO 2 MPV BARANGAY EMERGENCY RESPONSE TEAM (BERT) VEHICLES TO ALL THE BARANGAYS OF QUEZON CITY AND TO TRANSFER OWNERSHIP OF THE SAID BERT VEHICLES TO THE BARANGAYS WITHOUT COST SUBJECT TO EXISTING LAWS, RULES AND REGULATIONS. (Introduced by Councilor JULIAN ML. COSETENG) -----

44

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

- to include as Co-Sponsors of the said measure, Councilors Jesus Manuel C. Suntay, Ranulfo Z. Ludovica, Eufemio C. Lagumbay, Eden "Candy" A. Medina, Godofredo T. Liban II, Precious Hipolito Castelo, Ivy Lim-Lagman, Allan Benedict S. Reyes, Julianne Alyson Rae V. Medalla, Dorothy A. Delarmente, Anthony Peter D. Crisologo, RicardoT. Belmonte, Jr., Alexis R. Herrera and Jessica Castelo Daza.

This was in the Agenda for First Reading during the Regular Session held on July 16, 2012.

- r. PR2012-285 – RESOLUTION AUTHORIZING THE CITY MAYOR, HONORABLE HERBERT M. BAUTISTA, TO ACQUIRE THROUGH NEGOTIATED SALE OR EXPROPRIATION A PARCEL OF LAND OWNED BY TRINIDAD L. TAN, LOCATED AT LIMQUECO SUBDIVISION, BARANGAY CULIAT, QUEZON CITY, TO BE USED AS ROAD RIGHT-OF-WAY OF THE RESIDENTS OF METRO HEIGHTS COMPOUND AND HOMEOWNERS OF LIMQUECO AND METRO HEIGHTS SUBDIVISION. (Introduced by Councilor GODOFREDO T. LIBAN II) -----

49

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

- to include as Co-Sponsors of the said measure, Councilors Jesus Manuel C. Suntay, Ranulfo Z. Ludovica, Eufemio C. Lagumbay, Eden "Candy" A. Medina, Precious Hipolito Castelo, Ivy Lim-Lagman, Allan Benedict S. Reyes, Julianne Alyson Rae V. Medalla, Dorothy A. Delarmente, Anthony Peter D. Crisologo, RicardoT. Belmonte, Jr., Alexis R. Herrera and Jessica Castelo Daza.

This was in the Agenda for First Reading during the Regular Session held on July 16, 2012.

- s. PR2012-286 – RESOLUTION AUTHORIZING THE CITY MAYOR, HONORABLE HERBERT M. BAUTISTA, TO DISPOSE THE PORTIONS OF QUEZON CITY GOVERNMENT PROPERTY DESCRIBED AS LOT 9-B, PSD-00-036995, WHICH ARE NOT INCLUDED IN THE DEVELOPMENT OF THE CITY'S SOCIALIZED HOUSING PROGRAM "BISTIKVILLE-1", CONSISTING OF THREE (3) PARCELS WITH THE TOTAL AREA OF EIGHT HUNDRED EIGHTY FOUR (884) SQUARE METERS, MORE OR LESS, TO THE ACTUAL OCCUPANTS AT A PRICE TO BE DETERMINED BY THE QUEZON CITY APPRAISAL COMMITTEE. (Introduced by Councilor GODOFREDO T. LIBAN II) -----

50

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

- to include as Co-Sponsors of the said measure, Councilors Jesus Manuel C. Suntay, Ranulfo Z. Ludovica, Eufemio C. Lagumbay, Eden “Candy” A. Medina, Precious Hipolito Castelo, Ivy Lim-Lagman, Allan Benedict S. Reyes, Julianne Alyson Rae V. Medalla, Dorothy A. Delarmente, Anthony Peter D. Crisologo, Ricardo T. Belmonte, Jr., Alexis R. Herrera and Jessica Castelo Daza.

This was in the Agenda for First Reading during the Regular Session held on July 16, 2012.

2. MGA PANUKALANG ORDINANSA

- b. PO2012-36 – ORDINANCE CREATING AN ADDITIONAL SEVEN (7) PERMANENT POSITIONS UNDER THE INFORMATION COMMUNICATIONS TECHNOLOGY SECTION OF THE DIVISION OF CITY SCHOOLS – QUEZON CITY. (Introduced by Councilor JULIENNE ALYSON RAE V. MEDALLA) -----

51

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

- to include Councilors present, namely: Jesus Manuel C. Suntay, Godofredo T. Liban II, Anthony Peter D. Crisologo, Eufemio C. Lagumbay, Allan Benedict S. Reyes, Precious Hipolito Castelo, Dorothy A. Delarmente, Julian M.L. Coseteng, Alexis R. Herrera, Ricardo T. Belmonte, Jr., and Eden “Candy” A. Medina as Co-Sponsors;

- to amend the Title and to be read as follows:
“ORDINANCE CREATING SEVEN (7) PERMANENT POSITIONS UNDER THE INFORMATION COMMUNICATIONS TECHNOLOGY SECTION OF THE DIVISION OF CITY SCHOOLS – QUEZON CITY.”

- to amend the 4th WHEREAS, by deleting the word “Additional.”

The Committee on Appropriations recommended approval, informing that this matter was considered in a “Joint Committee Meeting with the Committees on Barangay Affairs and Social Services.”

The Committee on Labor & Employment recommended approval.

This was in the Agenda for First Reading during the Regular Session held on March 5, 2012.

- c. PO2012-45 – ORDINANCE ESTABLISHING THE QUEZON CITY POST- GRADUATE SCHOLARSHIP PROGRAM FOR DESERVING STUDENTS RESIDING WITHIN THE CITY AND PROVIDING FUNDS FOR THE PURPOSE. (Introduced by Councilor JULIENNE ALYSON RAE V. MEDALLA) -----

52

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

- to include as Co-Sponsors of the said measure, Councilors Ranulfo Z. Ludovica, Eufemio C. Lagumbay, Eden “Candy” A. Medina, Godofredo T. Liban II, Precious Hipolito Castelo, Ivy Lim-Lagman, Allan Benedict S. Reyes, Dorothy A. Delarmente, Anthony Peter D. Crisologo, RicardoT. Belmonte, Jr., Alexis R. Herrera and Jessica Castelo Daza.

This was in the Agenda for First Reading during the Regular Session held on March 26, 2012.

- d. PO2012-46 – ORDINANCE NAMING ALL STREETS WITHIN THE QUEZON CITY HALL COMPOUND AFTER FORMER MAYORS, VICE-MAYORS, CITY COUNCILORS AND PROMINENT PERSONS WHO HAD PASSED AWAY AND SIGNIFICANTLY CONTRIBUTED TO THE WELFARE OF THE FILIPINO PEOPLE. (Introduced by Councilors RICARDO T. BELMONTE, JR., FRANCISCO A. CALALAY, JR., PRECIOUS HIPOLITO CASTELO, EUFEMIO C. LAGUMBAY and JESUS MANUEL C. SUNTAY) -----

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

- to include as Co-Sponsors of the said measure, Councilors Ranulfo Z. Ludovica, Eden “Candy” A. Medina, Godofredo T. Liban II, Ivy Lim-Lagman, Allan Benedict S. Reyes, Julianne Alyson Rae V. Medalla, Dorothy A. Delarmente, Anthony Peter D. Crisologo, Alexis R. Herrera and Jessica Castelo Daza.

The Committee on Cultural Affairs & Tourism recommended approval.

This was in the Agenda for First Reading during the Regular Session held on March 26, 2012.

3. MGA IBA'T-IBANG BAGAY

- a. COMMITTEE REPORT DATED MAY 24, 2012 OF THE SPECIAL REVIEW COMMITTEE ON BARANGAY ORDINANCES FOR THE MONTH OF APRIL 2012, ON BARANGAY ORDINANCES REVIEWED, PASSED AND ACTED UPON BY THE COMMITTEE INCLUDING RESOLUTIONS SUBMITTED TO THE COMMITTEE FOR THE ENLIGHTENMENT AND PROPER GUIDANCE OF BARANGAY OFFICIALS, FOR CONFIRMATION/APPROVAL OF THE CITY COUNCIL. -----

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- b. COMMITTEE REPORT DATED JUNE 21, 2012 OF THE SPECIAL REVIEW COMMITTEE ON BARANGAY ORDINANCES FOR THE MONTH OF MAY 2012, ON BARANGAY ORDINANCES REVIEWED, PASSED AND ACTED UPON BY THE COMMITTEE INCLUDING RESOLUTIONS SUBMITTED TO THE COMMITTEE FOR THE ENLIGHTENMENT AND PROPER GUIDANCE OF BARANGAY OFFICIALS, FOR CONFIRMATION/APPROVAL OF THE CITY COUNCIL. -----

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REPUBLIC OF THE PHILIPPINES
SANGGUNIANG BARANGAY
BARANGAY SAN JOSE
TANGGAPAN NG PUNONG BARANGAY
LUNGSOD QUEZON



ORDINANCE NO. 006, S - 2012

AN ORDINANCE PROHIBITING THE ROAMING, LOITERING OR SLEEPING OF UNCHAPERONED CHILDREN BELOW EIGHTEEN (18) YEARS OF AGE AT LATE HOURS OF THE EVENING OUTSIDE THEIR DOMICILE AND PROVIDING PENALTIES FOR VIOLATION THEREOF

Author: Hon. Joymar S. Rivera, Barangay Kagawad

- WHEREAS**, that Barangay San Jose is one of the Barangays in Quezon City considered with a large population;
- WHEREAS**, that the Sangguniang Barangay of Barangay San Jose being at the frontline of government give utmost importance to the promotion of the well-being of children and families to ensure their collective safety and self-esteem;
- WHEREAS**, that the Sangguniang Barangay is cognizant of the fact that persons who, because of their young age and vulnerability to be influenced by felonious street activities, need protection against societal ills that could jeopardize their future.
- WHEREAS**, that in light of the above premises, the Sangguniang Barangay has the bounden duty to enact measures aimed at reducing opportunities for juvenile crime to thrive in the Barangay;
- WHEREAS**, that the Sangguniang Barangay believes that "Discipline Hours" imposed on minors or those under the age of eighteen will aid in effectively carrying out these noble goals, and such a move is in the best interest not only of the young constituents but of the public in general as what will be promoted is the entire community's safety and welfare.

NOW THEREFORE;

BE IT ORDAINED, by the Sangguniang Barangay of Barangay San Jose in session duly assembled, that the Barangay San Jose Discipline Hours Ordinance for Minors be established, without any prejudice to the provisions of Republic Act No. 9344 otherwise known as the "Juvenile Justice and Welfare Act of 2006."

SECTION 1. – TITLE. – This Ordinance shall be known as the "BARANGAY SAN JOSE DISCIPLINE HOURS ORDINANCE FOR MINORS".

SECTION 2. – DEFINITIONS. – The following words and phrases, whenever used in this ordinance, shall be construed as defined in this section:

- a) **"DISCIPLINE HOURS"** means the hours from 9:00 p.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 person of a minor;
 - 2) A public or private agency with whom a minor has been placed for custody by a court;

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[Handwritten signature]

- 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 a place located within the judicial boundaries of Barangay San Jose 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 such as movie theaters 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 police officer, a Barangay Public Safety Officer, or the owner or other person in control of a public place. This term also encompasses activities which may be mobile, such as walking, driving, 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 vehicular accident, or any situation requiring immediate action to prevent serious bodily injury or loss of life;
- h) **"RESIDENCE"** means the house or home wherein the minor and his/her parent/s or guardian/s actually lives.
- i) **"HABITUAL VIOLATOR"** refers to minor/s who frequently or repeatedly violates this ordinance.
- j) **"BARANGAY COUNCIL FOR THE PROTECTION OF CHILDREN" or "BCPC"** refers to the Barangay Council directed to formulate the implementing rules of this ordinance and in charge of counseling the minor, its parent/s or guardian/s; and responsible for coordinating with proper government institution/s or agency for the general welfare of the minor found in violation of this ordinance.
- k) **"SOCIAL SERVICES DEVELOPMENT DEPARTMENT (SSDD) AND DEPARTMENT OF SOCIAL WELFARE AND DEVELOPMENT (DSWD)"** refers to proper government institution/s or agency committed to formulate and implement comprehensive programs and services aimed to develop individuals, group, and community.
- l) **"COURT"** refers to a government institution, with the authority to adjudicate legal disputes and carry out or dispose the administration of penalty provided in the herein ordinance in accordance with the existing rule of law.

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 barangay during discipline hours.

SECTION 4. – EXCEPTIONS. The activities prohibited by Section 3 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 shall not loiter after performing his/her errand/s;

 - 2 - PB



- c. When the minor is in a motor vehicle or other travel accompanied by an adult in 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 place of employment activity, 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 or abutting the residence of a next-door neighbor if the neighbor 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 such activity, without any detour or stop;; and
- h. When the minor can present papers certifying that he/she is a student and was dismissed from his/her class/es 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 or neighborhood crime watch enforcer, 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 a violation was committed and explaining the circumstances of such violation under this ordinance, to be dealt with pursuant to the applicable provisions in the succeeding section.

SECTION 6. – PENALTIES AND MANNER OF DEALING WITH THE VIOLATOR.

The penalty for a minor who violates this ordinance shall be:

- a) For the 1st OFFENSE – a minor found violating this ordinance for the first time will be referred to the barangay hall or tanod outpost for counseling before being properly turned over to his/her parent/s or guardian/s; the parent/s or guardian/s the minor in violation of this ordinance shall be summoned to fetch the minor from the barangay hall or tanod outpost, prior to turn over of the minor, the parent/s or guardian/s shall be informed of the consequences they will be dealing with in case of subsequent violation of the minor pursuant to the applicable provisions under this section.
- b) For the 2nd OFFENSE – a minor found violating this ordinance for the second time will be required to attend, together with his/her parent/s or guardian/s, two (2) consecutive regular sessions of the Barangay Council for the Protection of Children, for counseling, which shall include this matter as part of its session's agenda; PROVIDED, that the BCPC Chairperson shall certify compliance or non-compliance by the concerned minor and his/her parent/s or guardian/s with this penalty; PROVIDED FURTHER, that the violator and/or his/her parent/s or guardian/s shall be required to submit the certification issued by the BCPC Chairperson to the Punong Barangay and the apprehending officer within a period not to exceed two (2) months from date of violation; AND PROVIDED FURTHER, that non-compliance with the prescribed penalty shall be automatically converted to a fine of two hundred (P200.00) pesos to be imposed against the violator's parent or guardian concerned.
- c) For the 3rd and every subsequent OFFENSE – a minor found violating this ordinance for the third time and every time thereafter, given the intervention

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prescribed in the preceding paragraphs, shall be turned over to the Social Services Development Department or SSDD for appropriate counseling and proper disposition on the matter. His/her parent/s or guardian/s shall be penalized with a fine of THREE HUNDRED PESOS (P300.00) or an imprisonment of not less than ten (10) days but not more than fifteen (15) days or both such fine and imprisonment, at the discretion of the Court.

- d) Habitual violator/s of the herein ordinance shall, with the consent and approval of the parents or guardian, be turned over to the Department of Social Welfare and Development for counseling and custody, otherwise the parent shall continue to shoulder the penalty provided for under **paragraphs (b) and (c)** of the herein ordinance;
- e) The Barangay Treasurer shall issue corresponding "**Official Receipt**" stating the details of the amount paid as penalty by parent or guardian in charge of the custody of minor who violated this ordinance.
- f) Payments received shall be credited to the "Barangay General Fund" which will then be appropriated for the budget allocation for the operation of the BCPC.
- g) In cases where the minor, who violates this ordinance, whose residence is that of another barangay, the provisions under **paragraph (a)** of the herein ordinance shall be observed for first violation, in coordination with the Barangay Office/Official where the minor in question place of residence is.
- h) For subsequent violation, and the minor, proved to be in violation of the herein ordinance, whose residence is not of this barangay; and has no parents, relatives, or guardian to acknowledge or fetch him/her from the barangay hall or tanod outpost, the minor shall be turn-over to the Department of Social Welfare and Development (DSWD) for custody.

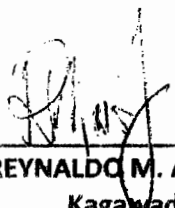
SECTION 7. – SEPARABILITY CLAUSE. – Any provision or portion of this ordinance found to be violative of the constitution or invalid shall not impair the other provisions or parts thereof which shall continue to be in force and in effect.

SECTION 8. – REPEALING CLAUSE. – Ordinances, rules and regulations or parts thereof, which are inconsistent or in conflict with the provisions of this ordinance are hereby repealed and/or modified accordingly.


SECTION 9. EFFECTIVITY. – This Ordinance shall take effect **after review and approval** of the Sangguniang Panglungsod of Quezon City.

ENACTED this 11th day of July, 2012

WE HEREBY CERTIFY to the correctness of the foregoing ordinance.



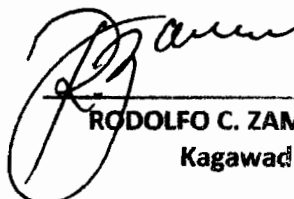
REYNALDO M. AUSTRIA
Kagawad



DANTE S. CAGUIOA
Punong Barangay



MAGNO T. FLORES
Kagawad



RODOLFO C. ZAMORA
Kagawad

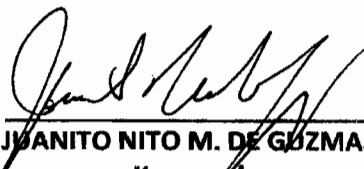


TERESITA G. SADARAN
Kagawad

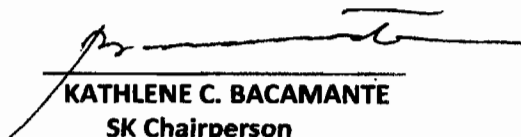
MERCEDITA A. BLYSMA
Kagawad



JOYMAR S. RIVERA
Kagawad



JUANITO NITO M. DE GUZMAN
Kagawad



KATHLENE C. BACAMANTE
SK Chairperson

CERTIFIED CORRECT:



ANTONIO M. BERNARDINO
Barangay Secretary

APPROVED BY:



DANTE S. CAGUIOA
Punong Barangay

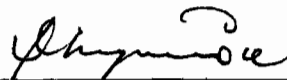
CERTIFICATION

THIS IS TO CERTIFY that this Ordinance was enacted and passed during the Regular Meeting of the Sangguniang Barangay of Barangay San Jose held on **07 SEPTEMBER 2011**, at the Conference Room, Barangay San Jose Multi-Purpose Building, Barangay San Jose, District 1, Quezon City.



Antonio M. Bernardino
Barangay Secretary

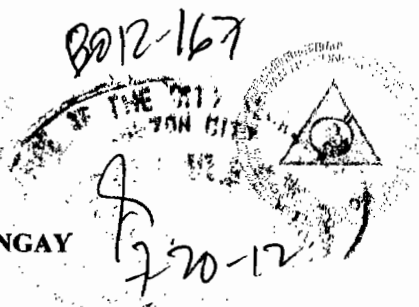
ATTESTED BY:



HON. DANTE S. CAGUIOA
Punong Barangay



BARANGAY SAN JOSE
TANGGAPAN NG PUNONG BARANGAY
LUNGSOD QUEZON



***PUBLIC HEARING ON PROPOSED BARANGAY ORDINANCE ON DISCIPLINE
HOURS***

15 July 2012 • 3 pm – 5pm

Barangay Hall Front Ground, Barangay San Jose, District 1, Quezon City

OPENING ACTIVITIES

The activity commenced at around 3pm in the afternoon with Six (6) members of the Sangguniang Barangay; Twenty Four (24) Representatives of Various Religious, Peoples and Non-Government Organizations present; and Thirteen (13) residents and staff of the barangay.

The Opening Prayer was led by Sis. Milagros D. Ibe, Coordinator, Sta. Perpetua parish PREX.

The Hon. Dante S. Caguioa, Punong Barangay, acknowledge the presence of various representatives present including the organizations they represent. He expressed his gratitude to the attendees for going out of their way, especially on a Sunday, to attend this Public Hearing. He proceed with a short opening remark for the participants informing them of the main objective for the conceptualization and proposed Implementation of the "Barangay Discipline Hours Ordinance for Minors". He stressed that the number of complaints brought to the attention of the Sangguniang Barangay on mischievous incidents – involving minors within the Barangay mostly during the late hours of the night – compelled them to take necessary measures to address the situation. Finally, he enjoins the participation and cooperation of every stakeholder to realize the objective of the proposed Barangay Ordinance which is aimed for the general welfare of the minors in particular and the community in general.

The Barangay Secretary, Antonio M. Bernardino, being the facilitator of the activity, gave the background rationale for the proposed ordinance, which was primarily based, as was stated earlier by the Punong Barangay, on the alarming incidents of children below eighteen years of age loitering the streets of the community during the late hours of the night up to the early hours of the next day which often led to being involved in complaints for misbehavior and mischievous activities. The Barangay Secretary cited on the implementation of RA 9344, the "Juvenile Justice and Welfare Act of 2006" authored by Senator Francis Pangilinan, and its implications on the action of then City Mayor Feliciano "Sonny" Belmonte, Jr. to veto the implementations of "Curfew Hours" in Quezon City, causing all barangays including Barangay San Jose to cease execution of its own curfew hours ordinance. The unpleasant result of which, the Barangay Secretary pointed out, was that of apparently uncontrolled roaming and loitering of minors in the streets and other public places even after midnight. He announced that it is in this premise that the Hon. Joymar S. Rivera, Barangay Kagawad together with the entire Sangguniang Barangay, authored this ordinance. He then introduced the Hon. Kgd. Joymar Rivera for the discussion of the proposed ordinance.

SUMMARY OF PROCEEDINGS

The Hon. Kagawad Joymar S. Rivera, main proponent of the proposed ordinance, commenced with a report on the conducted "Forum Consultation with Various Religious, People's and Non-Government Organizations' Representatives on the Proposed Discipline Hours Ordinance" held last 07 July 2012 here at the Barangay Hall. He read the proceedings of the said activity giving emphasis on the comments and suggestions gained from the representatives present during the session. He explained that it is in consideration of these comments and suggestions that the Sangguniang Barangay polished the herein subject ordinance; copy of which was included in the invitations sent to them for this "Public Hearing".

The Kagawad assuming that with the copies of the proposed ordinance distributed ahead of this activity, the participants are now familiar with its contents. Thus, he asked the participants to do without going reading over each provision and start with the discussions on the sentiments and opinion of the attendees through the Open Forum. The participants agreed.

Discussions:

- Mr. Melquiades Villa, Sr., a Senior Citizen and former BPSO/Tanod member, asked on instances when a minor, such as that of his grandchild, involved with church activities and often being dismissed late in the evening from the activity;
- Kgd. Rivera explained that minors engaged in such activities are part of the exemptions provided for under Section 4 of the proposed ordinance;
- Mr. Arnold Refumanta, Jr., President, PHILEO Youth Organization, shared on alleged reactions from constituents on imposing discipline hours only for minors when adults should also be given discipline particularly those creating noise pollution and disturbing the peace through frequent use of videoke machine in the street; he also talk of those drinking liquor and other intoxicating beverages on sidewalks and in public places.
- The Barangay Secretary commended the information from Mr. Refumanta, Sr. explaining that said issue was also discussed during the forum consultation. He explained that drinking in public and disturbing the peace is a prohibited act by virtue of city ordinances. He said that the Sangguniang Barangay shall request from Quezon City hall for a copy furnish of these City Ordinances on said prohibited acts and review its implementing rules and regulation for proper implementation.
- Kgd. Rivera conveyed that as part of the implementation of the "Discipline Hours Ordinance", the Sangguniang Barangay shall give reprimands to stores in Barangay San Jose, particularly those operating overnight prohibiting them from selling liquors and cigarettes to minor especially during discipline hours;
- Kgd. Magno T. Flores, informed the participants that the Sangguniang Barangay shall make a study on existing City Ordinances and other legislations, with the help of the proper city offices and department, and instruct the BPSO personnel, to implement applicable policies and regulations to address the concerns involving violations committed by adult citizens;
- Mr. Norberto M. Manuel, President, "Munting Pamayanang Kristiyano – Nazareno Organization", expressed disagreement with the statement made by Kgd. Rivera implying that the "Discipline Hours Ordinance" is applicable to all barangay citizens when in fact, he explained, it is only intended for minors or those below eighteen years old. He sided with Kgd. Flores' announcement of making inquiries about existing legislations against adults loitering late at night and disturbing the peace; and to instruct the BPSO/Tanods on implementing applicable policies and regulations, including that against drinking liquor in public places.
- Mr. Manuel recommend deleting the word "nearest police station" in Section 6 paragraph (a) of the proposed ordinance; primarily, he explained, that police intervention should be employed only when the situation so require and/or the barangay deemed it necessary.

- The Barangay Secretary acknowledges the opinion of Mr. Manuel, on the participation of the police in the implementation of the ordinance. He explained that he deliberately retained said provision because it was not touched during the forum consultation.
- Mr. Manuel then asked for clarification if the word “court” refers to BCPC in paragraph (a) of Section 6.
- The Barangay Secretary explained that it refers to the proper court of law and not the BCPC;
- On the provision under paragraph (f) of the same Section, Mr. Manuel, asked on the technicality on the interpretation of the word “from”, he suggested coming up with a more appropriate terminology;
- Mr. Refumanta, Sr. asked on the provision for imposing fines and imprisonment to parent’s or guardian/s when it is the minor who is in violation of the ordinance. He shared incidence wherein the parents after telling their children to stay inside their home, and believing that the minor obeyed them, retired to sleep – not knowing that their children sneaked out. He said the provision is somehow unfair;
- Kgd. Rivera reasoned that the provision for penalty is part of the strategy to make this measure effective. The penalty imposed against the parents will make them more attentive to their children and aware of their responsibility.
- Kgd. Flores expressed that he believed that it is the responsibility of the parents to enforce discipline to their children; and that through the provision of fines and penalty, these parents shall be compelled to perform their responsibilities.
- The Barangay Secretary explained that the ordinance provides, under paragraph (c) Section 6 of the ordinance the action to be taken for “Habitual Violator” which refers to minors in frequent violation of the ordinance.
- Ms. Zenaida Furiscal, President of the “Samahang Magkakapitbahay of Barangay San Jose” opined that the reason for Mr. Refumanta’s sentiments against that of imposing fines and penalty to parents or guardians of a minor proved to be in violation of the ordinance must be that of the “drastic statement” suggested by the paragraph. She proposed coming up with a more subtle provision; or imposing such fines and penalty against the parents only when it is evident that the continuous defiance of the minor is due to parent or guardian’s negligence.
- Kgd. Flores, in view of the proposal of Ms. Furiscal, said they shall refine the provision and make appropriate revisions to make it more subtle.
- Barangay Secretary Bernardino explained that the context of the ordinance is providing not only discipline for minors but also that of encouraging the parent to be responsible. He explained that with the existence of various legislations protecting the rights of minors and the apparent exploitation of said laws, it is important for all stakeholders, more especially the parents, to collaboratively act on the realization of the ordinance objective, which is to keep them from lingering in public places in the middle of the night and mitigate the possibility of being prone to illegal activities.
- Ms. Furiscal expressed her gratitude on the efforts of the Sangguniang Barangay, which she said, only showed that they are really working hard to fulfill their bounden duties as barangay officials. She mentioned that the existence of RA 9344 did not only tied down the hands of parents from invoking discipline to their children, but it also restraint the teachers from imposing disciplinary measures for erring students.
- Ms. Furiscal suggested initiating “values formations activities” which shall include not only the participation of the minors but those of their parents and guardians as well. She also asked for the possible sponsorship of the Punong Barangay for the provisions of snacks for the said activity should it transpire.
- PB Caguloa replied that the Sangguniang Barangay shall put the suggestion into consideration.
- Mr. Manuel reiterated revisions on some of the provisions in the ordinance, one particular is that of paragraph (b) in Section 6, implying that for any violation made on any provision of the ordinance, the parents or guardians of the minor shall be fined three hundred pesos, even for the first offense.

- Kgd. Flores explained that they shall modify subject provisions and shall impose fine and penalty after commission of violation for the third time.
- Ms. Felipa Mercado, Treasurer, General Parents Teachers Association – San Jose Elementary School, reported on the large number of minors roaming the streets, particularly when there is a “wake” in the community. She shared that when she question the minor for being out late in the evening on said occassion, the minor replied that they are exempted because of the “wake”.
- Kgd. Flores said that they shall look into the possibility of limiting the perimeter wherein those attending the “wake” shall be permitted to wander.
- Ms. Ibe, conformed with that of prescribing particular radius or perimeter for a “wake” as a possible option to address the problem. On the earlier comment of Mr. Manuel on imposing fine to parents or guardians on the first offense, she shared that the common practice, similar to what they are doing in school, is to give warning to students and information to their parents on the first offense. On the second offense, they reprimand the students and the parents on what will happen should the student violate the same school regulation for the third time; and when the student, for the third time, violated the same school regulation, will they imposed the necessary penalty.
- On the issue raised by Mr. Manuel on confirming whether a minor is of this barangay or from another place, Ms. Ibe asked if the barangay has an ID system for its constituencies. She said it will be easier to identify the minor if the barangay has this kind of technology.
- Ms. Ibe believe there are still other provisions lacking in the ordinance like that on instances when a minor is only visiting relatives or friends in the barangay. She suggests the relatives or friends of said minor should be informed of their responsibility; that the visiting minor will be forewarned of the existing ordinance in the barangay and that the relatives or friends can vouched that the minor is their visitor.
- Kgd. Rivera informed Ms. Ibe that the barangay has already initiated its ID system and that it is currently conducting a “Barangay Census” to update its records of citizenries.
- Ms. Ibe explained that the intention of the ordinance is noble but it is a sensitive issue as well, and a concern of the entire community, including the church. She advice not to exclude the role of the church in this advocacy.
- Brgy. Sec. Bernardino, agreed with what Ms. Ibe said, repeating that the participation of all stakeholders is of utmost importance to carry out this undertakings. He emphasized on the requirements for “values formations activity” as was suggested earlier, amidst the fast paced electronic technology affecting the attitude of the minors and exposing them to unsuitable sites for their age.
- The Barangay Secretary clarify that carrying out this ordinance is a “tall order”, but with the collaboration of all concerned, and through constant supervision, assessment and evaluation, and fine tuning along the way, its objective will be realized.
- Kgd. Rivera informed the attendees on the current status of the Barangay Census being conducted by the barangay which he reported presently recorded 1,016 number of inhabitants aging below 18 years to 13 years old; and 805 children 12 years old and below.
- Mr. Alvin Enriquez, President, Tagaytay Street neighborhood Association, asked if other barangays are knowlegable of this ordinance and are implementing similar regulation in their community.
- Kgd. Rivera explained that there are a number of barangays implementing similar ordinance in their of jurisdiction; and when this proposed ordinance is implemented in Barangay San Jose, the Sanggunian shall disseminate information to neighboring barangays to notify them of the existing policies and regulations.
- On the notion that minors mostly hang around internet shops during the night, Mr. Enriquez, commits he, being an operator of a computer rental shop, is willing to close his establishment during the implementation of “discipline hours”. He asked if the same can be imposed to all internet shop operators in the barangay.

- On instances when a minor of this barangay, because internet shops are no longer open during "discipline hours", crossed over to other neighboring barangay to go to internet shops, Mr. Enriquez suggest coordinating with particular barangay to turn-over said minor back to Barangay San Jose.
- Brgy. Sec. Bernardino said that Mr. Enriquez's commitment is noble gesture. However, the same cannot be easily imposed on other similar establishments, especially those outside the barangay, where there is no similar ordinance in effect. What can be done, according to the Barangay Secretary, is to disseminate information in other barangays that we are effecting discipline hours in Barangay San Jose and encourage their coordination and participation on its implementation.
- Ms. Arlene Bacamante, President, San Jose Elementary School GPTA, hopes that the implementation of the proposed ordinance will be carried out smoothly and that episodes of children waiting for the BPSO to passby their area before straying in the streets, will not happen again;
- Kgd. Rivera announced that the Punong Barangay is planning on putting up a "siren" or warning system, to announce the start of "discipline hours". The system shall notify the community when the "discipline hours" is about to commence and when it is through.


Closing Remarks

The Hon. Dante S. Caguioa, Punong Barangay, once again thank the participants for their presence and contributions in the deliberations. He assured them that all of their recommendations and suggestions will be considered and that the Sangguniang Barangay headed by himself shall make necessary modification in the ordinance, in accordance with the said recommendations and suggestion. He expressed appreciation on the active participation of the attendees during the discussions and once encourage support, collaboration, and involvement of every stakeholder towards the realization of this ordinance true objective, which is the general welfare and safety of the minors and the entire community.

Prepared by:


ANTONIO M. BERNARDINO
Barangay Secretary

Approved by:


HON. DANTE S. CAGUIOA
Punong Barangay

CERTIFICATION

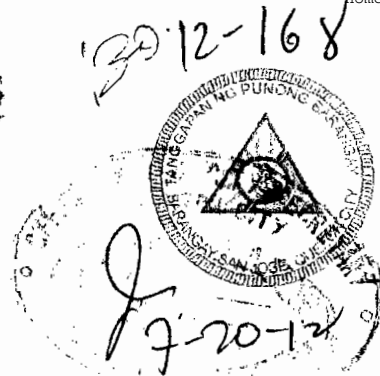
I, HEREBY CERTIFY to the fact that this the preceding documentations are true excerpts of the discussions and deliberations done during the conduct of the "Barangay Public Hearing" for the implementation of the proposed "BARANGAY SAN JOSE DISCIPLINE HOURS ORDINANCE FOR MINORS" held on **15 JULY 2012**, at the Barangay San Jose Multi-Purpose Building, Front Ground, Barangay San Jose, District 1, Quezon City.


Antonio M. Bernardino
Barangay Secretary

Date : 17 JULY 2012



REPUBLIKA NG PILIPINAS
SANGGUNIANG BARANGAY
BARANGAY SAN JOSE
TANGGAPAN NG PUNONG BARANGAY
LUNGSOD QUEZON



ORDINANCE NO. 004, S - 2012

AN ORDINANCE REQUIRING ANY PERSON, PRIVATE OR CORPORATION CONDUCTING CIVIL WORKS WITHIN THE JUDICIAL BOUNDARIES OF BARANGAY SAN JOSE TO POST BOND EQUIVALENT TO FIVE PERCENT (5%) OF THE TOTAL CONTRACT PRICE OF THE PROJECT PURSUANT TO SECTION 16 OF RA 7160 OTHERWISE KNOWN AS THE LOCAL GOVERNMENT CODE OF 1991 AND PROVIDING PENALTIES FOR VIOLATION THEREOF

Author: Hon. Reynaldo M. Austria, Hon. Rodolfo C. Zamora, Hon. Joymar S. Rivera
Barangay Kagawads

- WHEREAS**, that civil works conducted by contractors of utilities such as water, electricity, telecommunications, and cable installation are perennial problems of Barangays in Quezon City because these contractors failed to restore/return to its proper place excavated land on streets, manholes are left open after work, and leaving electric wires and cables dangling or not properly fixed, thus posing threat to pedestrians and commuters;
- WHEREAS**, that some if not most of these contractors start conducting activity without any coordination with the Barangay or securing Barangay Clearance;
- WHEREAS**, that most contractors who were issued Barangay Clearance, fail to fulfill their obligation to clean every subject area of their project or restoring or cementing excavated street or close or cover manholes before leaving and after completion of work;
- WHEREAS**, that the same predominant problem is present with contractors of medium and high rise buildings who, during the duration of their project, aside from failure to install protective and security measures against falling debris and construction materials, commonly utilize open spaces, streets, and sidewalks as staging area;
- WHEREAS**, that delivery trucks, carrying construction materials including concrete mix, occupies the whole area of sidewalks and streets obstructing the flow of traffic to the detriment of residents, commuters and pedestrians;
- WHEREAS**, that aside from scattered debris and spill-over concrete mix, including sand and gravel around the construction site, construction activity is on-going up to the middle of the night thereby disturbing the tranquility of the vicinity and depriving the residents of peaceful sleep aside from assumed security risk because of laborers/workers seen going to and from the construction area;
- WHEREAS**, that the Barangay Clearance fee paid by contractors is not enough to compensate the anguish, discomfort and inconveniences suffered by residents of Barangay San Jose and the general public during and after the duration of the project;
- WHEREAS**, that the Sangguniang Barangay deemed that posting of "Cash Bond" as an effective instrument to oblige contractors and/or private individuals to strictly fulfill their obligations to the residents of Barangay San Jose and the general public;
- WHEREAS**, that under the general Welfare Caluse or Section 16 of Republic Act No. 7160, otherwise known as the Local Government Code of 1991, 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. Within their respective territorial jurisdiction, local government units shall ensure and support, among other things, xxx, promote health and

safety, xxx, xxx, improve public morals, xxx, maintain peace and order and preserve the comfort and convenience of the inhabitants;

WHEREAS, that Section 391 item (1), of the same code prescribed, "the Sangguniang Barangay as the legislative body of the barangay, shall 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;

NOW THEREFORE;

BE IT ORDAINED, BY THE SANGGUNIANG BARANGAY OF BARANGAY SAN JOSE IN SESSION DULY ASSEMBLED:

SECTION 1. – TITLE. This Ordinance shall be known as the "**BARANGAY CASH BOND ORDINANCE**".

SECTION 2. – COVERAGE. Any person, private or corporation before conducting civil works/construction activity within the territorial jurisdiction of Barangay San Jose shall post a **CASH BOND EQUIVALENT TO FIVE PERCENT (5%) OF THE TOTAL CONTRACT PRICE.**

SECTION 3. – PROCEDURE. Any person, private or corporation before conducting civil works/construction activity within the territorial jurisdiction shall:

1. File before the Office of the Punong Barangay an application for Barangay Clearance together with ONE (1) SET of the following documents placed in an appropriate folder:
 - a) Scope of Work/Program of Work and Duration of Work;
 - b) Building Plan/Project Layout;
 - c) Construction Contract or Affidavit/Sworn Statement of Contract Price;
 - d) Approved Locational Clearance (If Applicable);
 - e) For Civil Works Related to Water, Electricity, Telephone/Telecommunication, and Cable; a Sworn Affidavit of Undertaking to Return/Restore to its Original Form Excavated Land and/or No Unnecessary Cable Shall Be Left Hanging/Dangling;
 - f) Such Other Documents, like Neighborhood Consent or Adjoining Lot Owner or Resident's Manifestation of "No Objection" that the Punong barangay may require for the Purpose of Effective and Efficient of the Herein Ordinance.
2. Within FIVE (5) Working Days, after receipt of the application for Barangay Clearance, with complete supporting documents, the applicant shall pay to the Barangay Treasurer the "**Clearance Fee**" and post a "**CASH-BOND**" equivalent to "**FIVE PERCENT (5%) of the declared "Contract Price"**".
3. The Barangay Treasurer shall issue corresponding "**Official Receipt**" stating the details of the amount paid.
4. Payments received for Barangay Clearance shall be credited to the "Barangay General Fund", while the "Cash Bond" posted shall be placed in "Trust Fund" by the Barangay Treasurer until such time that the applicant filed "Notice of Completion" of the project and a letter request for the "Return of Cash Bond".

SECTION 4. – PROCEDURES AND REQUIREMENTS FOR CLAIM OF REFUND OF POSTED CASH BOND. Any person, private or corporation, after completion of the project, applying for "Claim of Refund of Posted Cash Bond" shall:

1. File before the Office of the Punong Barangay a "Notice of Completion" of the project and a letter request for the "Return of Cash Bond";
2. After receipt of "Notice of Completion" and request for "Return of Cash Bond", the Punong Barangay or through his authorized representative shall conduct ocular inspection to determine if the applicant complied with the requirements under the "Sworn Affidavit of Undertaking" executed by the applicant prior to the conduct of project activity;
3. If found in order, the Punong Barangay shall execute a "Return of Cash Bond Order" to the Barangay Treasurer; and
4. Within Seven (7) Working Days, the Barangay Treasurer shall process the return of the cash bond posted in accordance with existing auditing and accounting procedures.

SECTION 5. – MISCELLANEOUS PROVISIONS.

- a.) **One Percent (1%)** of the posted "Cash Bond" shall be retained by the barangay to answer for damages not found during the actual or ocular inspection and the corresponding amount shall be credited to the "Barangay General Fund";
- b.) **Fifty Percent (50%)** of the posted "Cash Bond" shall be retained by the Barangay to defray expenses incurred by the Barangay because of applicant's failure of undertaking;
- c.) In the case of civil works, the Punong Barangay is hereby authorized to determine the existence of damages caused by the applicant and withhold the release of "Cash Bond" until such time that the applicant accomplished his undertaking or hire the services of a third party charged to the account of the applicant;
- d.) In the case of "Medium Construction" or "Construction of High Rise Building", the Punong Barangay shall require the applicant to clean the surroundings and/or clear the area of debris, scattered construction materials including spilled dry cement or concrete mix or both; and if satisfied, shall execute a "Return of Cash Bond Order" subject to the condition set in paragraph 5 (a) of this ordinance;
- e.) The Punong Barangay shall be authorized to revoke the Baarangay Clearance issued and recommend, through written request, to the Office of the City Mayor for the cancellation of issued "Building Permit";
- f.) The Punong Barangay is hereby authorized to deny any request or application for subsequent Barangay Clearance to any applicant found to have been violating the provision of the herein ordinance; and
- g.) The Punong Barangay is hereby authorized to file necessary legal action in an appropriate court, tribunal or body, against violator/s of the herein ordinance

SECTION 6. – PENALTY. – Any private individual found in violation of the provision of the herein ordinance, shall be filed appropriate criminal case in the proper court of law; and if found guilty shall be fined **ONE THOUSAND PESOS (PHP 1,000.00) to FIVE THOUSAND PESOS (PHP 5,000.00)** in accordance with the provision under Section 516 of the Local Government Code of 1991 or RA 7160 (Such fine or other penalty, or both, shall be ~~be~~

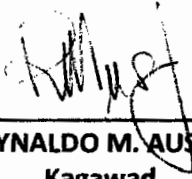
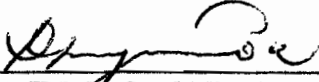
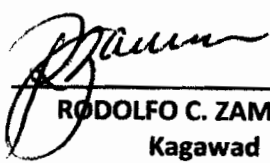



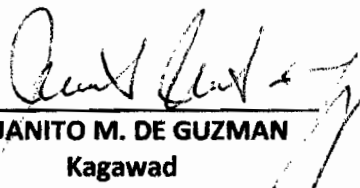


imposed at the discretion of the court); and In case of corporation, the legal action shall be filed against the President, the Manager, or its authorized representative.

SECTION 7. – REPEALING CLAUSE. – Ordinances, resolutions, executive orders, and rules and regulations or part or parts thereof, which are inconsistent or in conflict with any provisions of this ordinance are hereby repealed and/or modified accordingly.

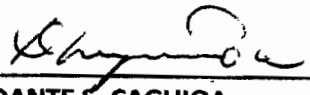
SECTION 8. – SEPARABILITY CLAUSE. – If, for any reason or reasons, any part or provision of this ordinance shall be held to be unconstitutional or invalid by the court of competent jurisdiction or suspended or revoked by the city council, such judgment shall not affect, impair, or invalidate the remainder of the ordinance, thereby shall continue to be in full force and effect

SECTION 9. – EFFECTIVITY CLAUSE. – This Ordinance shall take effect *after review and confirmation* of the Sangguniang Panglungsod of Quezon City. *A*

ENACTED: 11 JULY 2012

 REYNALDO M. AUSTRIA Kagawad	 DANTE S. CAGUIOA Punong Barangay	 RODOLFO C. ZAMORA Kagawad
 TERESITA G. SADARAN Kagawad	 MAGNO T. FLORES Kagawad	 JOYMAR S. RIVERA Kagawad
 JUANITO M. DE GUZMAN Kagawad	 MERCEDITA A. BLYSMA Kagawad	 KATHLENE C. BACAMANTE SK Chairperson

APPROVED BY:


DANTE S. CAGUIOA
Punong Barangay

CERTIFICATION

This is to certify to the fact that the foregoing are true and correct excerpt of the minutes of the Regular Meeting of the Sangguniang Barangay of Barangay San Jose held on 11 JULY 2012


ANTONIO M. BERNARDINO
Barangay Secretary



Republic of the Philippines
Office of the Punong Barangay
Barangay Bagumbayan District III, Area 17, Quezon City
Tel. No. 439-79-50; 466-62-51



ORDINANCE NO. 3, S. 2012

HON. ELMER C. MATURAN, M.D.
PUNONG BARANGAY
Chairman, Peace & Order &
Safety
Chairman, Cooperative & Trade
& Livelihood
Chairman, Health, Sanitation,
Waste Management &
Environmental Protection

KAGAWAD
COMMITTEE CHAIRMANSHIP

JOEL M. VICTORINO
Chairman, Transportation &
Communication

EFREN R. TAGUIBAO
Chairman, Appropriations,
Finance & Ways & Means

VENER A. MEJIA, M.D.
Chairman, Education, Socio-
Cultural & Religious Affairs
Chairman, Inspection &
Acceptance

ALFIE Z. MEJIA
Chairman, Gender & Advocacy
(GAD)

DOMINGO R. REYES
Chairman, Bids & Awards
Chairman, Public Works &
Infrastructure

ROLANDO M. ALVAREZ
Chairman, Senior Citizen

MARCOS M. MEJIA, DPA
Chairman, Urban Poor
Chairman, Public Information &
Calamity Management

RALPH RONALD T. VICTORINO
SK Chairman
Chairman, Youth & Sports Devt.

NELITA A. CRUZ
Barangay Secretary

NORA M. CRUZ
Barangay Treasurer

Christopher C. De Guzman II
Executive Assistant

Rosanna R. Rillas
Barangay Clerk

Not Valid Without Official Seal

AN ORDINANCE MANDATING THE IMPLEMENTATION OF DISCIPLINE HOURS TO ALL MINORS IN THE TERRITORIAL JURISDICTION OF BARANGAY BAGUMBAYAN.

INTRODUCED BY: KAGAWAD JOEL M. VICTORINO
KAGAWAD ALFIE Z. MEJIA

WHEREAS, Article II, Section 13 of the 1987 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, Article II, Section 15 of 1987 Philippine Constitution provides that the state shall protect and promote right to health of the people and instill health consciousness among them

WHEREAS, to attain these objectives, involvement of all Barangay Officials and all sectors of society within the territorial jurisdiction of Barangay Bagumbayan initiate the enactment of this Ordinance which is necessary and important.

SECTION 1: This Ordinance shall be known as the "BARANGAY BAGUMBAYAN DISCIPLINE HOURS".

SECTION 2: It shall be unlawful to any minor or child under the age of 18 years old and below to stay, roam around or wonder from 10:00 p.m. to 4:00 a.m. in public roads, streets, public market, mini-park or any public place within the territorial jurisdiction of Barangay Bagumbayan, whether alone or in groups without lawful purpose or justifiable reason

SECTION 3. Within the DISCIPLINE HOUR, all minors are prohibited to stay, roam around or wander in public roads, streets, public market, mini-park or any public place within the territorial jurisdiction of Barangay Bagumbayan, whether alone or in groups, **EXCEPT:**

1. Those in company of their parents or guardians
2. Those running lawful errands such as buying food and/or medicines, using Telecommunications facilities for emergency purposes and the like;
3. Those who are on their way home from special occasion such as Foundation Day, graduation ceremonies, and/or other school activity-curricular activities wherein their presence are required;
4. Students of night school/universities provided they carry their School Identification Card; but until 10:00pm only.
5. Those students who make assignments/research at internet café/computer shop must carry their school identification card/letter from parents; but until 10:00 p.m. only;
6. Those students who rehearse/practice for Barangay and school activity but until 10:00 p.m. only;
7. Those working at night, provided they carry their company identification card;
8. Those who were unable to go home early due to circumstances beyond their control
9. Those minor vendor/s who buys products for their business should be accompanied by their parents/guardians

15

SECTION 4: Any person or persons found violating the provisions of this Ordinance shall be penalized as follows:


- A. FIRST OFFENCE = The minor or child found violating for the first time shall be Fetched by their parents/guardians after proper notice at the BPSO Office. The parents/guardians shall be given a brief Or reminder of their parental responsibilities over the minor.
- B. SECOND OFFENCE = The minor or child found violating for the second time shall Be turned-over to the SSDD for the appropriate counseling and for Proper disposition on the matter; the violator's likewise be given Proper diversion program, equivalent to four (4) hours and the Parents/guardians shall be charge and pay a fine of P500.00
- C. THIRD OFFENCE = The parents/guardian of the minor or child found violation for the Third time shall be charge to pay a fine of P1,000.00. Violators Are likewise be given proper diversion program by the SSDD and Render eight hours community service.
- D. CONSITENT VIOLATORS - the parents/guardian of the minor must be subjected To attend a seminar and to render a community service of 72 Hours.


SECTION 5. All existing Ordinance or parts thereof which are inconsistent with any provision or part of this Ordinance are hereby repealed and modified accordingly.

SECTION 6. If for any reason or reasons, any part or provision of this Ordinance shall be held unconstitutional or invalid, other parts or provisions hereof which are not affected shall continue to be in full force and effect.

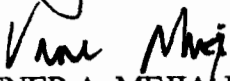
ENACTED by the Sangguniang Barangay of Barangay Bagumbayan in its Regular Meeting duly called and held for the purpose on

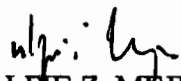
APPROVED July 7, 2012

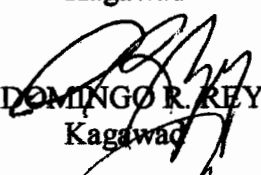

HON. ELMER C. MATURAN, M.D.
Punong Barangay


JOEL M. VICTORINO
Kagawad


EREN R. TAGUIBAO
Kagawad


VENER A. MEJIA, M.D.
Kagawad


ALFIE Z. MEJIA
Kagawad


DOMINGO R. REYES
Kagawad


ROLANDO M. ALVAREZ
Kagawad


MARCOS M. MEJIA
Kagawad


RALPH RONALD T. VICTORINO
SK Chairman

ATTESTED BY:


ROSANNA R. RILLAS
Barangay Secretary



Republic of the Philippines
BARANGAY PINAGKAISAHAN
District IV, Quezon City



BARANGAY ORDINANCE NO. 02, S-2012

AN ORDINANCE PROVIDING FOR THE BARANGAY IDENTIFICATION SYSTEM FOR RESIDENTS OF BARANGAY PINAGKAISAHAN, DISTRICT IV, QUEZON CITY

Sponsored by: Kgd. Reynaldo C. Manlulo, Committee Chairman Ways & Means

WHEREAS, under local Government code of 1991, the barangay has the power create laws and to collect reasonable charges;

WHEREAS, the said collection is a voluntary basis and it will be issued to those who are requesting and needing it;

WHEREAS, the cost of the Barangay ID is separately aside from the cost of the issuance of Barangay Clearance;

WHEREAS, the Barangay ID is computerized and contains necessary information about the applicant with his/her picture in it and signed by the Punong Barangay to certify the validity of the Barangay ID;

WHEREAS, the Barangay ID can be used for reference and for whatever legal purpose it may serve and as proof that whoever possesses it is a bonafide residents of Barangay Pinagkaisahan, District IV, Quezon City;

NOW THEREFORE, BE IT ORDAINED, by the Barangay Council in session duly assembled, An Ordinance providing for the Barangay Identification System for Residents of Barangay Pinagkaisahan, District IV, Quezon City,

Section 1. The issuance of Barangay Identification card is exclusively for bonafide residents and registered voters of Barangay Pinagkaisahan. And the Barangay ID can be availed of voluntarily.

Section 2. The requirements for the issuance of the Barangay ID are the following:

- a. Valid Barangay Clearance, barangay clearance has a validity of one (1) year.
- b. Only Barangay Residents and registered voters of Barangay Pinagkaisahan are allowed to avail the Barangay ID. Failure to present valid documents of identity must have the endorsement/certification at least (3) members of the Barangay Officials or any of our Barangay Staff to verify the status of his/her residency.
- c. All applicants of Barangay ID should be (18) years old and above and was resided in the barangay for at least (6) months.
- d. The applicants should present at least (1) primary or secondary ID's proving his/her identity.

Section 3. The ID issued by the barangay is valid for one (1) year and subject for renewal. The ID shall be issued upon payment of Fifty pesos (P 50.00). The amount collected shall be used for the expenses incurred in printing and production of the ID.

Section 4. Barangay ID's may be declared invalid as soon as it was proven that the bearer is no longer a resident of the barangay.



Republic of the Philippines
BARANGAY PINAGKAISAHAN
District IV, Quezon City





Page 2, Bgy. Ordinance No. 02, S-2012

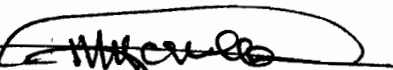
Section 5. This Ordinance shall take effect immediately upon review and approval of the City Council.


APPROVED, July 2, 2012

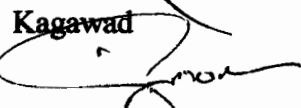

VINCENT T. SAAB
Barangay Chairman



MICHAEL O. BORNASAL
Kagawad


DAISY V. RATERTA
Kagawad


REYNALDO C. MANLULO
Kagawad


GIE JAN QUINTO-SY
Kagawad

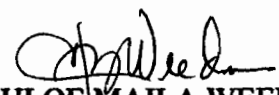

JEANETTE P. SIMON
Kagawad


REYNO D.C. AMPARO
Kagawad

MARILOU M. ZABALA
Kagawad

MA. KRISTINA B. QUITIQUIT
SK Chairman

Attested by:


CHLOE MAILA WEEDON
Barangay Secretary



Republic of the Philippines
Office of the President

HOUSING AND URBAN DEVELOPMENT COORDINATING COUNCIL



INDORSEMENT
14 May 2012

FOR:	HON. MA. ANA R. OLIVEROS President Social Housing Finance Corporation	DTS NO:	A4-12-502
LETTER-SENDER: ADDRESS:	Atty. John Thomas S. Alferos III City Gov't. Asst. Dept. Head III Office of the City Government Quezon City		
This is to request for appropriate action on the following item(s):			
<p>1. Transmitting a copy of Ordinance No. SP-2132, S. 2012 approving the subdivision plan of Sacred Heart of Jesus Homeowners Assn., Inc. with 87 lots, CMP project originated by the Quezon City government under the name Tofemi Realty Corp. with TCT No. 293118</p>			
Thank you.		<p><i>csalbe</i> CECILIA S. ALBA Secretary General <i>ch</i></p>	
Attachments:			
Letter of Atty. Alferos with attachments.			
Copy Furnished to:			
<p>Atty. John Thomas S. Alferos III City Gov't. Asst. Dept. Head III Office of the City Government Quezon City</p>			

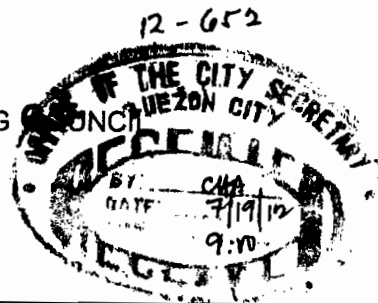
Note: Advise of the action taken on the matter direct to the party concerned, copy furnished this office, citing the DTS No. will be highly appreciated.



Republic of the Philippines
Office of the President

HOUSING AND URBAN DEVELOPMENT COORDINATING COUNCIL

INDORSEMENT
21 May 2012

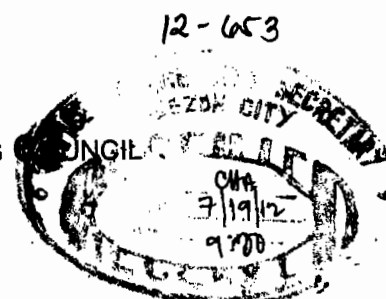


FOR:	HON. MA. ANA R. OLIVEROS President Social Housing Finance Corporation	DTS NO:	A5-12-281
LETTER-SENDER: ADDRESS:	Atty. John Thomas S. Alferos III City Gov't. Asst. Dept. Head III Office of the City Government Quezon City		
This is to request for appropriate action on the following item(s):			
1. Transmitting a copy of Ordinance No. SP-2138, S. 2012 approving the subdivision plan of Samahang Masigasig Ka "Samaka" Homeowners Assn., Inc. with 247 lots, CMP project, located at Lot 797-B-1-C, PSD-20434, Purok 4, Luzon Ave., Brgy. Culiati, Quezon City			
Thank you. <div style="text-align: right;"> <i>celia</i> CECILIA S. ALBA Secretary General </div>			
Attachments:			
Letter of Atty. Alferos with attachments.			
Copy Furnished to:			
Atty. John Thomas S. Alferos III City Gov't. Asst. Dept. Head III Office of the City Government Quezon City			

Note: Advise of the action taken on the matter direct to the party concerned, copy furnished this office, citing the DTS No. will be highly appreciated.



Republic of the Philippines
Office of the President
HOUSING AND URBAN DEVELOPMENT COORDINATING



INDORSEMENT
14 May 2012

FOR:	HON. MA. ANA R. OLIVEROS President Social Housing Finance Corporation	DTS NO:	A5-12-037
LETTER-SENDER: ADDRESS:	Atty. John Thomas S. Alferos III City Gov't. Asst. Dept. Head III Office of the City Government Quezon City		
This is to request for appropriate action on the following item(s):			
<p>1. Transmitting a copy of Ordinance No. SP-2131, S. 2012 approving the subdivision plan of Lite Green Heights Homeowners Assn., Inc. with 31 lots, a CMP project originated by Center for Urbanized Housing and Socialized Dev't., Inc. registered under the name Mauricio Ramos, with TCT RT-69306</p>			
<p>Thank you.</p> <p style="text-align: right;"><i>celia</i> CECILIA S. ALBA Secretary General <i>ja</i></p>			
Attachments:			
Letter of Atty. Alferos III with attachments.			
Copy Furnished to:			
<p>Atty. John Thomas S. Alferos III City Gov't. Asst. Dept. Head III Office of the City Government Quezon City</p>			

Note: Advise of the action taken on the matter direct to the party concerned, copy furnished this office, citing the DTS No. will be highly appreciated.



Republic of the Philippines
Quezon City
OFFICE OF THE MAYOR



Herbert M. Bautista mpa mnsa

July 10, 2012

THE HONORABLE CITY COUNCIL
Quezon City



**SUBJECT : REQUEST FOR AUTHORITY TO ENTER INTO AN
USUFRUCT AGREEMENT**

Your Honors:

The Metropolitan Waterworks and Sewerage System (MWSS) is upgrading the existing Imhoff Tank (constructed in 1955 by the National Housing Authority) into Joint Sewer-Septage Treatment Plant located in an open space specifically identified as Lot 28, Block 1 Psd-61418, covered by TCT No. 262147 and situated at the corner of Ivardoni and Anahaw Streets, Project 7, Quezon City.

Given the many benefits to be derived from the subject project, particularly, the treating of waste water to meet the Department of Environment and Natural Resources (DENR) standards on water quality, the City Council is requested to authorize the undersigned to enter into a usufruct agreement with the MWSS for the use of the subject property for the operation and maintenance of the sewerage facilities.

USUFRUCT AGREEMENT
(Government to Government)

KNOW ALL MEN BY THESE PRESENTS:

This Usufruct Agreement (the "Agreement") is made and entered into this ____ day of _____ 2010, by and among:

The **QUEZON CITY LOCAL GOVERNMENT**, a political subdivision of the Republic of the Philippines, duly organized and existing under and by virtue of the Philippine laws, with principal office at the Quezon City Hall, [please provide correct address], represented herein by the City Mayor, **FHERBERT M. BAUTISTA** hereinafter referred to as the "GRANTOR";

-and-

The **METROPOLITAN WATERWORKS AND SEWERAGE SYSTEM**, a government-owned and controlled corporation, duly organized and existing under and by virtue of the laws of the Philippines, with principal address at MWSS Administration Building, 489 Katipunan Road, Balara, Quezon City, represented herein by its Administrator, **GERARDO A.I. ESQUIVEL**, hereinafter referred to as "GRANTEE";

(MWSS and the LGU shall hereinafter be collectively referred to as the "Parties")

WITNESSETH, That:

WHEREAS, consistent with the pertinent provisions of Presidential Decree No. 1216 amending Presidential Decree No.957, the Quezon City Government owns all lands classified as open spaces within the residential subdivision of Project 7, Quezon City;

WHEREAS, within the open space specifically identified as Lot 28, Block 1, Psd-61418, covered by TCT No. 262147 of the Register of Deed of Quezon City (the Property), situated at the corner of Ivardoni and Anahaw Streets, Project 7, Quezon City is an Imhoff Tank, constructed in 1955 by the National Housing Authority (NHA), designed to provide collection, partial treatment and discharging of the wastewater generated within the subdivision.

WHEREAS, the MWSS, consistent with its mandate under Republic Act No. 6234, to own and/or have jurisdiction, supervision and control over all waterworks and sewerage systems in the territory comprising the cities of Manila, took over the operation and maintenance of the said Imhoff Tank from the NHA.

WHEREAS, consistent with Section 8 of Republic Act No. 9275, otherwise known as the Clean Water Act, the effluents of said Imhoff tank must be treated to alter the physical, chemical or biological and radiological character or composition of any waste water to meet the effluent standards of the Department of Environment and Natural Resources, hence it is imperative, through the joint collaboration with the DENR and MWSS, together with the concessionaire Maynilad water Services, Inc., to upgrade the Imhoff Tank into a joint sewage-septage Treatment Plant facilities;

WHEREAS, the upgrading of the Imhoff Tank into a Joint Sewage-Septage Treatment Plant facility will entail the construction of new facilities; thus, a building permit is necessary as mandated by the National Building Code and so is the consent of the registered owner, Quezon City Government;

WHEREAS, Section 7 of Republic Act No. 9275 provides that the local government shall appropriate the lands necessary for the construction of sewage and/or septage treatment plant facilities.

WHEREAS, Resolution No. _____ was adopted by the Quezon City Council on _____ authorizing the City Mayor Hon. Herbert M. Bautista to enter into this Contract in his capacity as the representative of the Local government of Quezon City.

WHEREAS, Board Resolution No. _____ dated _____ was approved by the Board of Trustees of Metropolitan Waterworks and Sewerage System authorizing the ADMINISTRATOR to enter into this Contract.

GERARDO A.I. ESQUIVEL
Administrator, MWSS

HERBERT M. BAUTISTA
Mayor, Quezon City

NOW, THEREFORE, for and in consideration of the foregoing premises, the parties hereto have mutually agreed as follows:

1. The Grantor agrees to grant the Grantee the usufruct of the Property, with possession, use and enjoyment of the said Property, as well as the right of management of the Property.
2. Such usufruct rights shall remain enforce for the period of ninety nine (99) years.
3. The Property shall be used exclusively for the operation and maintenance of sewerage facilities and the Grantee shall not directly or indirectly sublease, assign, transfer, convey, mortgage or in any way encumber its right of usufruct on the whole or part of the premises under any circumstances whatsoever.

IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed by their respective duly authorized officers on the date and at the place first mentioned above.

QUEZON CITY GOVERNMENT	METROPOLITAN WATERWORKS AND SEWERAGE SYSTEM
By: GERARDO A.I. ESQUIVEL Administrator	By: HERBERT M. BAUTISTA City Mayor

Signed in the presence of:

ACKNOWLEDGEMENT

REPUBLIC OF THE PHILIPPINES)
QUEZON CITY) S.S.

BEFORE ME, a Notary Public in and for the above jurisdiction, this _____ day of _____, 2010 personally appeared:

Name _____ Passport/ CTC. No. _____ Date/Place Issued _____

Metropolitan Waterworks
and Sewerage System
GERARDO A.I. ESQUIVEL

Local Government of Quezon City
HERBERT M. BAUTISTA

all known to me and to me known to be the same persons who executed the foregoing instrument and they acknowledged to me that the same is their free and voluntary act and deed as well as that of the entities they respectively represent.

This instrument refers to a Memorandum of Agreement consisting of two (2) pages, including the page on which this Acknowledgement is written, signed by the Parties and their witnesses on each and every page hereof.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my notarial seal on the date and at the place hereinabove stated.

Doc. No. _____
Page No. _____
Book No. _____
Series of 2010.

- 24 -

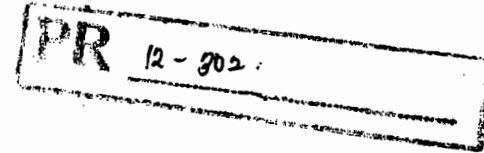


Republic of the Philippines
QUEZON CITY COUNCIL
 Quezon City

18th Quezon City Council

PROPOSED RESOLUTION

PR2012 - _____



A RESOLUTION COMMENDING AND CONGRATULATING THE IGLESIA NI CRISTO FOR STAGING THE BIGGEST MEDICAL-DENTAL MISSION IN THE HISTORY OF THE WORLD, BREAKING THREE (3) GUINNESS WORLD RECORDS IN THE PROCESS IN CELEBRATION OF THE CHURCH'S 98TH ANNIVERSARY

Introduced by: **Coun. PRECIOUS HIPOLITO CASTELO**

WHEREAS, on July 7, 2012, the Iglesia Ni Cristo achieved yet another breakthrough in humanitarian service when it triumphantly staged its regular Aid for Humanity (*Lingap sa Mamamayan*) at Parola, Tondo;

WHEREAS, Tarica Vara, Guinness World Record's official adjudicator, proclaimed that she and the Guinness partner auditor for the event had recorded 4,128 beneficiaries of the dental health check, beating the record of 3,377 previously held by India;

WHEREAS, the Iglesia Ni Cristo registered two other unprecedented records BP readings and blood glucose level (BGL) tests with 8,026 and 5,217, respectively, beating the record of 7,203 achieved by the Kuwait Heart Foundation on Oct. 28, 2011 and the record of 3,573 achieved by Novo Nordisk Education Foundation in Bangalore, India on Nov. 13, 2011, in that order;

WHEREAS, the Guinness World Record's official adjudicator observed that she had not seen anything like this, not just as a representative of Guinness world record, but in her life and that she had never seen an organization so dedicated to helping other people free of charge all day from ten past ten in the morning to ten past nine at night;

WHEREAS, this milestone highlights the grand celebration of the 98th Anniversary of the Iglesia Ni Cristo;

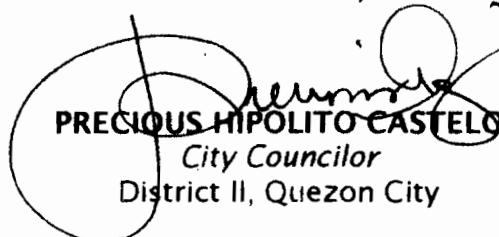
NOW, THEREFORE,

BE IT RESOLVED by the Quezon City Council to commend and congratulate the Iglesia Ni Cristo for staging the biggest medical-dental mission in the history of the world, breaking three (3) Guinness World Records in the process in celebration of the Church's 98th Anniversary.

RESOLVED, FINALLY, that a copy of this Resolution be sent to the good office of Brother Eduardo V. Manalo, the Executive Minister of the Iglesia Ni Cristo.

ADOPTED _____ 2012

Submitted by:


PRECIOUS HIPOLITO CASTELO
 City Councilor
 District II, Quezon City



Republic of the Philippines
CITY COUNCIL
Quezon City

PR 2012-303

Proposed Resolution No. _____, S-2012

A RESOLUTION STRONGLY URGING THE CITY MAYOR HONORABLE HERBERT M. BAUTISTA TO EXTEND FINANCIAL ASSISTANCE TO THE JULY 19, 2012 VICTIMS OF FIRE THAT BURNED THE RESIDENTIAL HOUSES OF FIFTEEN (15) FAMILIES AT PALANAS B, BRGY. VASRA, DISTRICT 1, QUEZON CITY AT TWO THOUSAND PESOS (P2,000.00) PER FAMILY OWNER AND ONE THOUSAND PESOS (P1,000.00) PER FAMILY RENTER/ SHARER WHICH SHALL BE TAKEN FROM THE CALAMITY OR EMERGENCY FUNDS OF THE CITY GOVERNMENT OR FROM ANY AVAILABLE SOURCE OF FUNDS THEREOF.

INTRODUCED BY COUNCILOR *Dorothy "Doray" A. Delarmente, M.D.*

WHEREAS, on July 19, 2012, at Barangay Vasra, specifically Palanas B, was hit by fire that burned the residential houses of fifteen (15) families, who are now in dire need of financial assistance;

WHEREAS, because of this calamity, they are experiencing difficulties resulting from the incident;

WHEREAS, Section 458 (1)(iv) of the Local Government Code of 1991 empowered the Sangguniang Panlungsod to "adopt measures to protect the inhabitants of the City from the harmful effects of manmade or natural disasters and calamities, and to provide relief services and assistance for victims during the aftermath of said disasters or calamities and in their return to productive livelihood following the said events".


NOW THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN SESSION ASSEMBLED, to urge as it does hereby urge, the City Mayor Honorable Herbert M. Bautista, to extend financial assistance to the July 19, 2012, victims of fire that burned the residential houses of fifteen (15) families at Palanas B, Barangay Vasra, District 1, Quezon City at Two Thousand Pesos (P2,000.00) per family owner and One Thousand Pesos (P1,000.00) per family renter/ sharer, which shall be taken from the calamity or emergency funds of the City Government or from any available source of funds thereof.

RESOLVED, FURTHER, that this resolution shall take effect immediately upon its approval.

ADOPTED: _____, 2012

Submitted by:


Hon. Dorothy "Doray" A. Delarmente, M.D.
City Councilor
District 1, Quezon City



Republic of the Philippines
CITY COUNCIL
Quezon City

PR 2012 - 304

Proposed Resolution No. _____, S-2012

A RESOLUTION STRONGLY URGING THE CITY MAYOR HONORABLE HERBERT M. BAUTISTA TO EXTEND FINANCIAL ASSISTANCE TO THE JULY 22, 2012 VICTIMS OF FIRE THAT BURNED THE RESIDENTIAL HOUSES OF TWELVE (12) FAMILIES AT SAN PEDRO ST. COR. FELIPE ST., BRGY. DAMAYAN, DISTRICT 1, QUEZON CITY AT TWO THOUSAND PESOS (P2,000.00) PER FAMILY OWNER AND ONE THOUSAND PESOS (P1,000.00) PER FAMILY RENTER/ SHARER WHICH SHALL BE TAKEN FROM THE CALAMITY OR EMERGENCY FUNDS OF THE CITY GOVERNMENT OR FROM ANY AVAILABLE SOURCE OF FUNDS THEREOF.

INTRODUCED BY COUNCILOR *Dorothy "Doray" A. Delarmente, M.D.*

WHEREAS, on July 22, 2012, at Barangay Damayan, specifically San Pedro St., cor. Felipe St., was hit by fire that burned the residential houses of twelve (12) families, who are now in dire need of financial assistance;

WHEREAS, because of this calamity, they are experiencing difficulties resulting from the incident;

WHEREAS, Section 458 (1)(iv) of the Local Government Code of 1991 empowered the Sangguniang Panlungsod to "adopt measures to protect the inhabitants of the City from the harmful effects of manmade or natural disasters and calamities, and to provide relief services and assistance for victims during the aftermath of said disasters or calamities and in their return to productive livelihood following the said events".

NOW THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN SESSION ASSEMBLED, to urge as it does hereby urge, the City Mayor Honorable Herbert M. Bautista, to extend financial assistance to the July 22, 2012, victims of fire that burned the residential houses of twelve (12) families at San Pedro St., cor. Felipe St., Barangay Damayan, District 1, Quezon City at Two Thousand Pesos (P2,000.00) per family owner and One Thousand Pesos (P1,000.00) per family renter/ sharer, which shall be taken from the calamity or emergency funds of the City Government or from any available source of funds thereof.

RESOLVED, FURTHER, that this resolution shall take effect immediately upon its approval.

ADOPTED: _____, 2012

Submitted by:

Hon. Dorothy "Doray" A. Delarmente, M.D.

City Councilor
District 1, Quezon City



Republic of the Philippines
Quezon City
18th CITY COUNCIL

PR 12-305

PROPOSED RESOLUTION NO. _____

A RESOLUTION AUTHORIZING THE BARANGAY COUNCIL OF BARANGAY SIKATUNA TO UTILIZE THE AMOUNT OF ONE HUNDRED FIFTY THOUSAND PESOS (P 150,000.00) FROM THEIR CALAMITY FUND FOR THE FISCAL YEAR 2012 FOR THE DISASTER PREPAREDNESS SEMINAR AND FOR THE PURCHASE OF SUPPLIES AND MATERIALS FOR RISK REDUCTION MANAGEMENT PROGRAM OF BARANGAY SIKATUNA VILLAGE, QUEZON CITY.

Introduced by: Councilor Marvin Rillo

WHEREAS, Section 16 of Republic Act No. 7160, also known as the “ Local Government Code of 1991”, provides that each local government unit shall ensure the efficient delivery of the basic services including among others, adequate social services and facilities to its constituents;

WHEREAS, Joint Memorandum Circular No. 2003-1 issued by the Department of Budget and Management and Department of Interior and Local Government provide for the guidelines for the utilization of the annual lump sum appropriation for the Calamity Fund of the Barangay for the relief, rehabilitation, reconstruction and other works or services in connection with both man-made and natural calamities as well as pre-disaster activities, including but not limited to public order and safety contingencies like fires and terrorist attacks;

WHEREAS, the said amount is part of the 70% of the Annual Calamity Fund and the Disaster Preparedness Activities are allowed under DBM-DILG Joint Memorandum Circular Nos.2003-1 and 2003-2 in utilizing the 5% Calamity Fund;

WHEREAS, it is the principal obligation of every local government unit through its legislative body, in the case the Barangay Sikatuna Village, to request the City Council of Quezon City to sponsor a resolution for the release and utilization of the Annual Appropriation for the calamity fund.

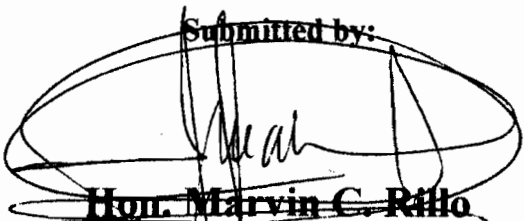
NOW, THEREFORE,

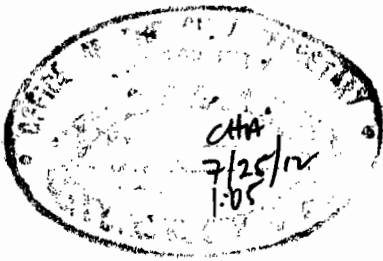
BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED, to authorize, as it is hereby authorize the Barangay Council of Barangay Sikatuna Village to utilize the amount of One Hundred Fifty Thousand Pesos (P 150,000.00) of their Calamity Fund for the fiscal year 2012 for the disaster preparedness seminar and for the purchase of supplies and materials for risk reduction management program of Barangay Sikatuna Village.

RESOLVED, FURTHER, the Barangay Council of Barangay Sikatuna Village is hereby authorized to use One Hundred Fifty Thousand Pesos of their calamity fund for the above stated purpose and any remaining

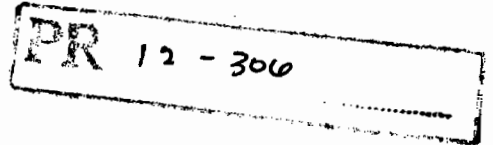
Amount is set aside for possible needs which may arise chargeable against the said fund in the latter part of the calendar year.

ADOPTED: _____

Submitted by:

Hon. Marvin C. Rillo
City Councilor
District 4, Quezon City



Republic of the Philippines
Quezon City
18th CITY COUNCIL



PROPOSED RESOLUTION NO. _____, S-2012

PROPOSED RESOLUTION AUTHORIZING OF A SPECIAL USE PERMIT TO CALTEX GAS STATION FOR THE CONSTRUCTION AND OPERATION OF A GASOLINE FILLING STATION TO BE LOCATED AT NO. 49 SCOUT ALCARAZ STREET, CORNER D. TUAZON STREET, STA. MESA HEIGHTS, BARANGAY MAHARLIKA, QUEZON CITY.

Introduced by: Councilor JULIAN ML. COSETENG

WHEREAS, petitioner, CALTEX GAS STATION, 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 Filling Station located at No. 49 Scout Alcaraz Street, Corner D. Tuazon Street, Sta. Mesa Heights, Barangay Maharlika Quezon City;

WHEREAS, fuel stations are among the users that require a Special Use Permit upon authorization from the Quezon City Council as provided in Ordinances No. SP—0918, S-2000, otherwise known as the Quezon City Comprehensive Zoning Ordinance of 2000;

WHEREAS, CALTEX GAS STATION, has complied with the necessary requirements for the issuance of a Special Use Permit as mandated by the Quezon City Comprehensive Zoning Ordinance;

WHEREAS, the construction and operation of a Gas Station will provide employment and promote economic development in the City.

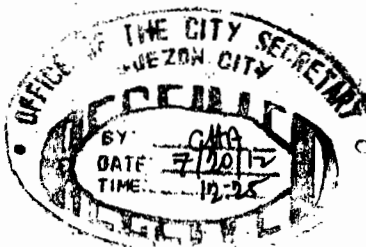
NOW, THEREFORE

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED, to authorize as it hereby authorizes the issuance of a Special Use Permit to CALTEX GAS STATION for the construction and operation of a Gasoline Filling Station to be located at No. 49 Scout Alcaraz Street, Corner D. Tuazon Street, Sta. Mesa Heights, Barangay Maharlika, Quezon City.

ADOPTED: _____, 2012

Respectfully Submitted:


JULIAN ML. COSETENG
City Councilor



Republic of the Philippines
Quezon City
CITY COUNCIL

PO 12 - 73

PROPOSED ORDINANCE NO. _____, S-2012

AN ORDINANCE REQUIRING MALLS, GROCERIES AND OTHER BUSINESS ESTABLISHMENTS LOCATED WITHIN QUEZON CITY TO GIVE PRIORITY TO DIFFERENTLY-ABLED PERSONS, PREGNANT WOMEN AND SENIOR CITIZENS BY DESIGNATING A SPECIAL LANE FOR THEM AT THE CASHIER COUNTERS, AND PROVIDING PENALTIES FOR VIOLATIONS THEREOF.

INTRODUCED BY COUNCILOR JOSE MARIO DON S. DE LEON

WHEREAS, Article XIII Section 11 of the 1987 Philippine Constitution empowers the State to give priority for the needs of the underprivileged sick, elderly, disabled, women and children.

WHEREAS, Section 458 of the Republic Act No. 7160 otherwise known as the Local Government Code of 1991 empowers the Sangguniang Panlungsod to enact ordinances, approve resolutions and appropriate funds for the general welfare of the city and its inhabitants pursuant to Section 16 of the same Code;

WHEREAS, pursuant to the above-mentioned policy, the Congress of the Philippines enacted Republic Act No. 7432, as amended by Republic Act No. 9257, and further amended by Republic Act No. 9994, otherwise known as the "Expanded Senior Citizens Act of 2010";

WHEREAS, in keeping with the needs and concerns of the elderly constituents, the Quezon City Government, at the instance of the City Council, sees the necessity of extending such privileges also to differently-abled persons and pregnant women.

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

SECTION 1. TITLE- This Ordinance shall be known as *"An Ordinance Requiring Malls, Groceries and Other Business Establishments Located within Quezon City to Give Priority to Differently-Abled Persons, Pregnant Women and Senior Citizens by Designating a Special Lane for Them at the Cashier Counters, and Providing Penalties for Violations Thereof"*.

SECTION 2. BASIS- It is the policy of the Government of Quezon City to firmly commit and to give priority to the protection of the basic rights of the differently-abled, pregnant women and senior citizens, as enshrined in the 1987 Philippine Constitution.

SECTION 3. COVERAGE. All existing malls, groceries and other business establishments within the territorial jurisdiction of Quezon City shall be covered by the provisions of this Ordinance.

SECTION 4. MANDATORY REQUIREMENT. All malls, groceries and other business establishments within the coverage of this Ordinance is hereby directed to designate a Special Lane for differently-abled individuals, pregnant women and senior citizens to give priority to them.

SECTION 5. PENALTIES. The following penalties shall be imposed upon the operator, manager and/or owners of the mall, grocery or any other business establishment and/or individual who shall fail to give priority and designate a special lane for the above-mentioned individuals:

- First Offense** - **One Thousand Pesos (Php1,000.00) fine**
- Second Offense** - **Two Thousand Five Hundred Pesos (Php2,500.00) fine**
- Third Offense** - **Five Thousand Pesos (PhP5,000.00) fine, and/or the revocation of its license to operate for a period of one (1) year.**

SECTION 6. IMPLEMENTATION- The Business Permits and Licensing Office (BPLO) is hereby tasked to monitor, inspect and secure the strict implementation of the provisions of this Ordinance.

SECTION 7. REPEALING CLAUSE- All ordinances, resolutions, local executive orders, rules and regulations, or any part thereof inconsistent herewith are deemed repealed, modified or amended accordingly.

SECTION 8. SEPARABILITY CLAUSE- In case any provision of this Ordinance is declared unconstitutional or invalid, the other provisions hereof which are not affected thereby shall remain in full force and effect.

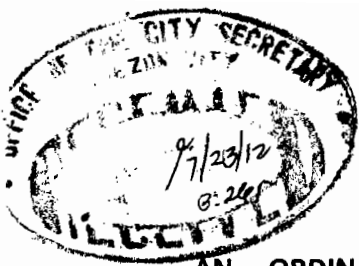
SECTION 9. EFFECTIVITY CLAUSE- This Ordinance shall take effect immediately upon its approval.

Submitted by:

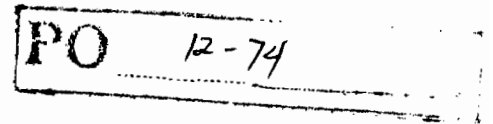


Jose Mario Don S. de Leon

City Councilor
District 3, Quezon City



Republic of the Philippines
Quezon City
CITY COUNCIL



PROPOSED ORDINANCE

AN ORDINANCE MANADATING THE HOUSING, COMMUNITY DEVELOPMENT AND RESETTLEMENT DEPARTMENT TO UNDERTAKE THE ESTABLISHMENT AND MAINTENANCE OF A MANAGEMENT INFORMATION SYSTEM (MIS) ON INFORMAL SETTLERS IN QUEZON CITY.

Introduced by Councilor ALEXIS R. HERRERA

WHEREAS, with the immensity and multi-dimensional impact of the problem of lack of legitimate shelter and urgency of the need to reduced the vulnerability of thousands of poor families to disaster, Mayor Herbert M. Bautista made the issue of housing and resettlement as his priority agenda (2011-2012 Quezon City Annual Report);

WHEREAS, the development of information technology devices significantly change how people access information. Individuals, businesses and government collect and interpret information in their decision-making activities and use this information for personal and economic gain. We need to adopt the critical role of information in many aspects of good and decisive governance;

WHEREAS, every housing and resettlement project involves decision making. The right information at the right time is needed to make correct decisions. Housing and resettlement planners need to ensure that their information-processing systems are properly integrated, and that the necessary information is flowing in from the environment and being supplied to the right people in the organization;

WHEREAS, due to the importance of information in decision making a separate field has emerged to serve the appropriate information's to planners and decision makers for an effective and good decision making purpose;

WHEREAS, the objective of an MIS (Management Information System) is to provide information for decision making on planning, initiating, organizing, and implementation.

NOW, THEREFORE,

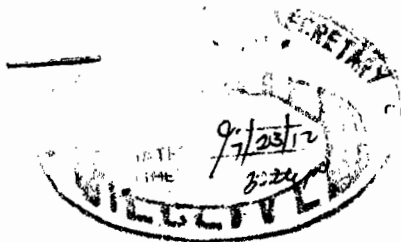
BE IT ORDAINED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED:

Section 1. The Housing Community Development and Resettlement Department is hereby mandated to undertake the establishment and maintenance of a Management Information System (MIS) on informal settlers in Quezon City.

Section 2. The Housing Community Development and Resettlement Department shall establish and maintain the Management Information System (MIS) on informal settlers in Quezon City in coordination with the Quezon City Information Technology Office.

Section 3. This Ordinance shall take effect upon its approval.

ENACTED _____



PROPOSED ORDINANCE

AN ORDINANCE REQUIRING ALL OWNERS OF MAJOR REAL ESTATE DEVELOPMENT PROJECTS IN QUEZON CITY TO SUBMIT TO THE CITY PLANNING AND DEVELOPMENT DEPARTMENT AN ENVIRONMENTAL IMPACT ASSESSMENT STUDY AS ONE (1) OF THE REQUIREMENTS FOR THE ISSUANCE OF A LOCATIONAL CLERANCE.

Introduced by Councilor ALEXIS R. HERRERA

WHEREAS, the Environmental Impact Assessment (EIA) is an evaluation procedure in order to evaluate the environmental impact of a project. The process includes formulating enhancement and preventive measures to address possible environmental effects. The Environmental Impact Assessment is being undertaken to *improve planning and design to reduce adverse environmental impacts;*

WHEREAS, Environmental Impact Assessment is a new planning and decision-making process used to predict the environmental consequences of any development project. It ensures that the potential problems are foreseen and addressed at an early stage of project planning and design. It is vital in order that socio-economic development projects will conform with environmental safety and thereby ensure sustainable economic development;

WHEREAS, in view of the fact that there is an ever-growing development process in Quezon City, its impact on the environment is also ever increasing, that might lead to deterioration in environmental conditions;

WHEREAS, environmental assessment provides a rational approach to sustainable development. It enables developer to carry out environmental cost-benefit analysis of projects at an initial stage. It is thus a precursor to detailed analysis of environmental impacts, which are taken up only if a need for the same is established. It helps the planning and management to take long-term measures for effective management as well as environment conservation;

WHEREAS, in order to ensure the protection and conservation of the environment including human health aspects against uncontrolled development, there is a need to require all development and construction companies to submit an Environmental Impact Assessment to the City Planning and Development Department when applying for a Locational Clearance.

NOW, THEREFORE,

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

Section 1. All owners of major real estate development in Quezon City is hereby required to submit to the City Planning and Development Department an Environmental Impact Assessment Study as one (1) of the requirements for the issuance of a Locational Clearance.

Section 2. For purposed of this Ordinance, the following shall be considered as major real estate development:

1. Shopping Malls with a total floor area of _____
2. Residential Condominium with _____
3. Residential Subdivision with _____
4. Commercial Subdivision with _____
5. Residential Townhouses with _____

Section 3. This Ordinance shall take effect upon its approval.

ENACTED _____


ALEXIS R. HERRERA
City Councilor



Republic of the Philippines
Quezon City
CITY COUNCIL

PO 12-76

PROPOSED ORDINANCE NO. _____, S-2012

AN ORDINANCE DECLARING NARRA STREET CORNER MOLAVE STREET TO THE CORNER OF TINDALO STREET AS ONE WAY STREET AND THE WEST SIDE OF MOLAVE STREET AS NO LEFT TURN ZONE, BARANGAY DUYN-DUYN, AND PROVIDING PENALTIES FOR VIOLATION THEREOF.

INTRODUCED BY COUNCILOR JOSE MARIO DON S. DE LEON

WHEREAS, Section 458 (a) (5) (v) of the Republic Act No. 7160 otherwise known as the Local Government Code of 1991 empowers the Sangguniang Panlungsod to enact ordinances to 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;

WHEREAS, Section 458 (a) (5) (vi) of the same law likewise empowers the Sangguniang Panlungsod to approve ordinances that regulate traffic on all streets and bridges; prohibit encroachments or obstacles thereon when necessary, in the interest of public welfare;

WHEREAS, the Barangay Council of Barangay Duyn-Duyn passed Resolution No. 264, series of 2012, entitled:

"A resolution requesting the City Council to declare Narra Street corner Molave Street to be one way up to the corner of Tindalo Street and no left turn to all incoming public utility jeepneys turning left from the west side of Molave Street."

WHEREAS, the intersection of Narra St. and Molave St. has long been the converging point of all forms of vehicles, including PUJ's, tricycles and FX taxis, thereby causing bottleneck traffic especially during rush hours due to the indiscriminate loading and unloading of passengers;

WHEREAS, there is a need to implement a one way, as well as a no left turn traffic scheme in order restore order and discipline within the said section of Barangay Duyn-Duyn;

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 REGULAR SESSION ASSEMBLED THAT:**

SECTION 1. *Title-* This Ordinance shall be known as "An Ordinance declaring Narra Street corner Molave Street to the corner of Tindalo Street as one way street and the west side of

Molave Street as no left turn zone, Barangay Duyan-Duyan, and providing penalties for violation thereof".

SECTION 2. Streets Covered-

1. One Way- Narra Street, from Molave Street up to Tindalo Street.
2. No left turn to all Public Utility Jeepneys- those coming from the west side of Molave Street.

SECTION 3. Enforcement- This Ordinance shall be enforced and implemented by the Department of Public Order and Safety (DPOS), and by the Barangay Public Security Officer (BPSO) of Barangay Duyan-Duyan.

The DPOS is likewise hereby mandated to install a one-way traffic sign, as well as, no left turn sign for all public utility jeepneys.

SECTION 4. Penalties. Any person or persons found violating the provisions of this Ordinance shall be penalized with a fine not less than One Thousand Pesos (P1,000.00) but not more than Five Thousand Pesos (P5,000.00).

SECTION 5. Repealing Clause- All ordinances, resolutions, local executive orders, rules and regulations, or any part thereof inconsistent herewith are deemed repealed, modified or amended accordingly.

SECTION 6. Separability Clause- In case any provision of this Ordinance is declared unconstitutional or invalid, the other provisions hereof which are not affected thereby shall remain in full force and effect.

SECTION 7. Effectivity Clause- This Ordinance shall take effect immediately upon its approval.

Submitted by:



Jose Mario Don S. de Leon

City Councilor
District 3, Quezon City

CHM
1/18/12
11:20

PR 12-25

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

PROPOSED RESOLUTION NO. ____, S-2012

A RESOLUTION GRANTING FINANCIAL ASSISTANCE TO THE BEREAVED FAMILY OF THE LATE CONRADO CLEOFAS, FORMER BARANGAY KAGAWAD, BARANGAY PASONG TAMO, DISTRICT II, QUEZON CITY, IN THE AMOUNT OF FIFTY FIVE THOUSAND PESOS (P55,000.00), CHARGEABLE AGAINST THE APPROPRIATION FOR GRANTS, SUBSIDIES AND CONTRIBUTIONS UNDER THE 2012 ANNUAL BUDGET OF THE OFFICE OF THE CITY MAYOR OR FROM ANY AVAILABLE FUNDS OF THE CITY TREASURY.

Introduced by COUNCILOR EDEN "CANDY" A. MEDINA

WHEREAS, the late former Barangay Kagawad Conrado Cleofas of Barangay Pasong Tamo served in the barangay from 1997 up to 2007;

WHEREAS, during his incumbency, the late Kagawad Cleofas showed an exemplary performance as local legislator and contributed a lot for the development of the barangay;

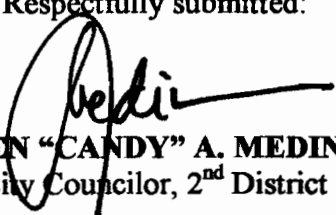
WHEREAS, as a gesture of sympathy to the surviving heirs and in recognition of his valuable and immeasurable public service, it is appropriate to extend financial assistance.

NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED, TO GRANT, AS IT DOES HEREBY GRANT, FINANCIAL ASSISTANCE TO THE BEREAVED FAMILY OF THE LATE CONRADO CLEOFAS, FORMER BARANGAY KAGAWAD, BARANGAY PASONG TAMO, DISTRICT II, QUEZON CITY, IN THE AMOUNT OF FIFTY FIVE THOUSAND PESOS (P55, 000.00) CHARGEABLE AGAINST THE APPROPRIATION FOR GRANTS, SUBSIDIES AND CONTRIBUTIONS UNDER THE 2012 ANNUAL BUDGET OF THE OFFICE OF THE CITY MAYOR OR FROM ANY AVAILABLE FUNDS OF THE CITY TREASURY.

Adopted this 18TH day of January 2012.

Respectfully submitted:


EDEN "CANDY" A. MEDINA
City Councilor, 2nd District

Republic of the Philippines
QUEZON CITY COUNCIL
 Quezon City

PR 12-56

18th Quezon City Council

PROPOSED RESOLUTION

PR 2011-_____

RESOLUTION AUTHORIZING THE CITY MAYOR, HONORABLE HERBERT M. BAUTISTA TO ENTER INTO A CONTRACT TO SELL WITH MRS. SOL R. RUIVIVAR AND MRS. RUTH O. ARAMBULO FOR THE PURCHASE OF A PORTION OF AN OPEN SPACE DESCRIBED AS LOT 29, BLOCK 17 CONSISTING OF TWO HUNDRED FORTY EIGHT (248.00) SQUARE METERS LOCATED AT GSIS VILLAGE, PROJECT 8, BARANGAY BAHAY TORO, QUEZON CITY.

Introduced by: Coun. PRECIOUS HIPOLITO CASTELO

WHEREAS, the Quezon City Government is the owner of a parcel of land identified as Lot 29 Block 17, covered by TCT No. RT-9603 (302848), portion of which approximately Two Hundred Forty Eight (248.00) square meters is presently encroached in good faith by private lot owners (Mrs. Sol R. Ruivivar and Mrs. Ruth O. Arambulo), and occupied the same for forty (40) years;

WHEREAS, the area allocated for parks and playground for GSIS Village donated to the City Government of Quezon City equal to 28,442.00 square meters is in excess than the required 25,997.36 square meters;

WHEREAS, the conversion of the said parcels of land (portion only) was reclassified from public use to residential as per Ordinance No. SP- _____, S-2011;

WHEREAS, Section 22 (c) of Republic Act No. 7160, otherwise known as the Local Government Code of 1991, provides that;

“Unless otherwise provided in this Code, no contract may be entered into by the local chief executive in behalf of the local government unit without prior authorization by the sanggunian concerned. x x x x”

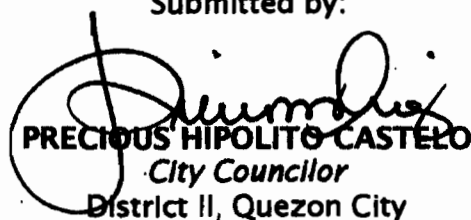
WHEREAS, Mrs. Sol R. Ruivivar and Mrs. Ruth O. Arambulo a resident of 28 Actural St., GSIS Village and 27 Asset St., GSIS Village, respectively, have applied for the purchase of subject portion of the open space and signified their willingness to buy the same thru fair and reasonable price on which the property shall be disposed.

NOW, THEREFORE,

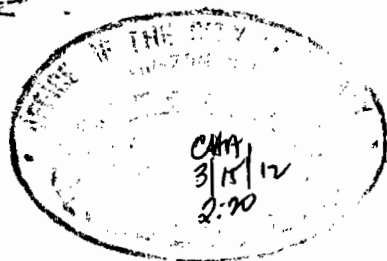
BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN SESSION ASSEMBLED, to authorize as it hereby authorize the City Mayor, Honorable Herbert M. Bautista to enter into a contract to sell with Mrs. Sol R. Ruivivar and Mrs. Ruth O. Arambulo for the purchase of a portion of an open space described as Lot 29, Block 17 consisting of Two Hundred Forty Eight (248.00) Square Meters located at GSIS Village, Project 8, Barangay Bahay Toro, Quezon City.

ADOPTED _____ 2011.

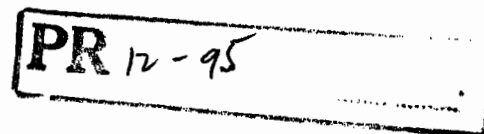
Submitted by:


PRECIOUS HIPOLITO CASTELO
 City Councilor
 District II, Quezon City

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Republic of the Philippines
Quezon City Council
Quezon City
18th City Council



Proposed Resolution No. _____, S-2012

A RESOLUTION AUTHORIZING THE CITY MAYOR OF QUEZON CITY TO GRANT BURIAL BENEFITS TO THE HEIRS OF FORMER AND INCUMBENT BARANGAY OFFICIALS, REGULAR MEMBERS OF THE BARANGAY PUBLIC SECURITY OFFICERS (BPSO), AND MEMBERS OF LUPON TAGAPAMAYAPA, IN ACCORDANCE WITH ORDINANCE NO. NC-223, S-1991, AS AMENDED BY SP-1860, S-2008.

Introduced by **Councilors Jesus "Bong" C. Suntay, Eufemio C. Lagumbay, and Godofredo T. Liban II**

WHEREAS, being the front liners in delivering basic services, appointed and elected barangay officials of Quezon City faithfully serve their residents without taking into consideration the danger that often endanger their lives;

WHEREAS, to uphold these selfless acts of service and to give recognition and gratitude for the invaluable contribution they have made to their community, and to Quezon City as a whole, this Council enacted Ordinance No. SP-1207, S-2002, which provides burial benefits to the surviving heirs of the Barangay Officials, Regular Members of the Barangay Public Security Officers (BPSO), and Members of the Lupon Tagapamayapa;

WHEREAS, the tedious procedure for giving burial benefits through an adopted resolution from this Council, often causes delay in providing the needed assistance to the bereaved family of the barangay official;


WHEREAS, to address this concern, and hasten the process of awarding financial assistance, it will be appropriate to authorize the Mayor of our City to grant the same in accordance with Ordinance No. NC-223, s-1991, as amended by SP-1860, S-2008;

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 of Quezon City to grant burial benefits to the heirs of former and incumbent barangay officials, regular members of the Barangay Public Security Officers (BPSO), and members of lupon tagapamayapa, in accordance with Ordinance No. NC-223, S-1991, as amended by SP-1860, S-2008.

ADOPTED _____, 2012.

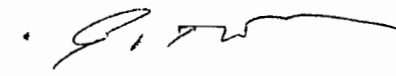
Submitted by:



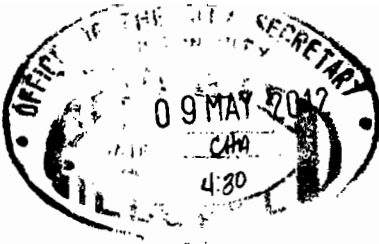
ATTY. JESUS "BONG" C. SUNTAY
Councilor
Quezon City, District IV



EUFEMIO C. LAGUMBAY
Councilor
Quezon City, District III



GODOFREDO T. LIBAN II
Councilor
Quezon City, District II



Republic of the Philippines
Quezon City
18th City Council

PR 12-182

PROPOSED RESOLUTION NO. _____, S-2012

A RESOLUTION AUTHORIZING THE HONORABLE CITY MAYOR HERBERT M. BAUTISTA TO ENTER INTO A MEMORANDUM OF AGREEMENT WITH BARANGAY PROJECT 6, THIS CITY, FOR THE ADMINISTRATION, MAINTENANCE AND SAFEKEEPING OF PROPERTIES BELONGING TO THE QUEZON CITY GOVERNMENT INCLUDING BUT NOT LIMITED TO THE SWIMMING POOLS, MULTI-PURPOSE HALL AND COMFORT ROOMS LOCATED AT BARANGAY PROJECT 6, QUEZON CITY.

INTRODUCED BY: COUNCILOR JULIAN ML. COSETENG

WHEREAS, the Quezon City Government owns a parcel land of consisting of four thousand one hundred fifty three meters and fifty decimeters (4,153.50) more or less, situated in the District of Diliman, Quezon City, covered by TCT No. RT-9614 (262137);

WHEREAS, the city government has authorized Barangay Project 6 to use and develop the parcel of land as its open space for the benefit of its constituents;

WHEREAS, Barangay Project 6, in coordination with the city government, has put up swimming pools, a multi-purpose hall and comfort rooms in the aforementioned open space;

WHEREAS, the abovementioned barangay has offered and is ready, able and willing to undertake, at its own expense, the administration, maintenance, and safekeeping of the said structures;

WHEREAS, Section 376 of the Local Government Code provides that the person in actual physical possession of government property or entrusted with its custody and control shall be responsible for its proper use and care and shall exercise due diligence in the utilization and safekeeping thereof;

WHEREAS, Section 22 (c) of Republic Act No. 7160, otherwise known as the Local Government Code of 1991 provides that:

"Unless otherwise provided in this Code, no contract may be entered by the local chief executive in behalf of the local government unit without prior authorization by the sanggunian concerned. xxx"


WHEREAS, a Memorandum of Agreement, containing terms and conditions favourable to both parties, was prepared for the said purposes.

NOW, THEREFORE,

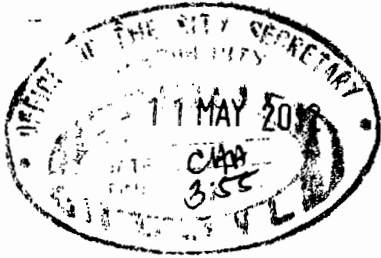
BE IT RESOLVED BY THE QUEZON CITY COUNCIL IN ITS REGULAR SESSION ASSEMBLED, to authorize, as it does authorize the Honorable City Mayor Herbert M. Bautista to enter into a Memorandum of Agreement with Barangay Project 6, this City, for the administration, maintenance and safekeeping of properties belonging to the Quezon City Government including but not limited to the swimming pools, multi-purpose hall and comfort rooms located at Barangay Project 6, Quezon City.

ADOPTED: _____, 2012

Submitted by:

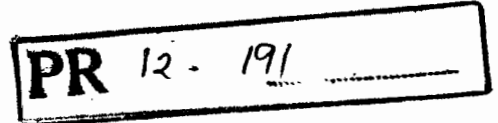

JULIAN ML. COSETENG
City Councilor, 3rd District 42

PR12-182



Republika ng Pilipinas
Lungsod Quezon
Sangguniang Panlungsod

18th City Council



PROPOSED RESOLUTION NO. _____ 2012

A RESOLUTION AUTHORIZING THE ISSUANCE OF CERTIFICATE OF EXEMPTION TO KOLORA INK AND CHEMICAL CORPORATION FOR THE MANUFACTURING OF INK, A FOUR (4) UNITS / ONE (1) STOREY WAREHOUSE LOCATED AT LOT 3-A/BLK. 104 #54 JUDGE JUAN LUNA STREET, BARANGAY BUNGAD, QUEZON CITY, ALLOWING DEVIATION FROM THE RESTRICTIONS OF THE QUEZON CITY COMPREHENSIVE ZONING ORDINANCE NO. SP-918, S-2000, AS AMENDED.

Introduced by COUNCILOR RICARDO T. BELMONTE, JR.

WHEREAS, **Kolora Ink and Chemical Corp.**, thru its representative Mr. Eduardo M. Bautista, is applying for a Certificate of Exception for the manufacturing of ink a Four (4) units / One (1) storey warehouse located at Lot 3-A/Blk. 104 #54 Judge Juan Luna Street, Barangay Bungad, Quezon City;

WHEREAS, the Barangay Council of Barangay Bungad and its residents interposed no objection to the said project,

WHEREAS, the proposed Project considering the Zoning classification, being a Low Intensity Industrial (I-1) zone and the existence of warehouses within the vicinity, the character of the area has potential for further developments, for compliance with the permissible uses in I-1 zone;

WHEREAS, in accordance with the provision of Article V, Article VI, Article VIII Section 3 and Article IX Section 18 of Ordinance No. SP-918, S-2000, and its implementing rules and regulation, an Exception is required for project to which the proposed project falls under.

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 Certification of Exemption as provided for in Article V, Article VI, Article VIII Section 3 and Article IX Section 18 of Ordinance No. SP-918, S-2000, of the Quezon City Zoning Ordinance and its implementing rules and regulation to **POWER DIMENSIONS INC. FOR THE CONSTRUCTION OF A FOUR (4) STOREY OFFICE-RESIDENTIAL BUILDING WITH MEZZANINE AND ONE (1) STOREY WAREHOUSE WITH QUARTERS LOCATED AT LOT 2 #3 A. LUNA STREET, PROJECT 4, BARANGAY BAGUMBUHAY, QUEZON CITY, ALLOWING DEVIATION FROM THE RESTRICTIONS OF THE QUEZON CITY COMPREHENSIVE ZONING ORDINANCE NO. SP-918, S-2000, AS AMENDED.**

ADOPTED _____ 2012

Submitted by:

HON. RICARDO T. BELMONTE, JR.
City Councilor, District I



PR - D- 266

PR2012-_____

Republic of the Philippines
Quezon City
18th City Council

A RESOLUTION AUTHORIZING THE HONORABLE CITY MAYOR HERBERT M BAUTISTA TO DONATE ONE HUNDRED FORTY TWO (142) UNITS CITY-OWNED FOTON TORNADO 2 MPV BARANGAY EMERGENCY RESPONSE TEAM (BERT) VEHICLES TO ALL THE BARANGAYS OF QUEZON CITY AND TO TRANSFER OWNERSHIP OF THE SAID BERT VEHICLES TO THE BARANGAYS WITHOUT COST SUBJECT TO EXISTING LAWS, RULES AND REGULATIONS.

INTRODUCED BY COUNCILOR JULIAN M L COSETENG

WHEREAS, the Quezon City Government through the administration of Mayor Herbert M Bautista, has recently procured and issued Foton Tornado 2 MPV Barangay Emergency Response Team (BERT) vehicles to the (142) Barangays of Quezon City, breakdown as follows:

DISTRICT I

BARANGAY	PLATE NUMBER
1. LOURDES	SKU 317
2. MAHARLIKA	SKU 312
3. PAANG BUNDOK	SKU 315
4. SALVACION	SKU 314
5. BAGONG PAG-ASA	SKU 322
6. RAMON MAGSAYSAY	SKU 328
7. PROJECT 6	SKR 387
8. PALTOK	SKU 335
9. PHIL-AM	SKU 331
10. VETERANS VILLAGE	SKU 329
11. MASAMBONG	SKU 340
12. TALAYAN	SKU 341
13. BALINGASA	SKU 348
14. DAMAR	SKU 347
15. MANRESA	SKU 346
16. PAG-IBIG SA NAYON	SKU 349
17. ALICIA	SKU 327
18. STO CRISTO	SKU 323
19. VASRA	SKU 321
20. BAHAY TORO	SKU 236
21. KATIPUNAN	SKU 325
22. SAN ANTONIO	SKU 324
23. BUNGAD	SKU 330
24. NAYONG KAUNLARAN	SKU 333
25. STA CRUZ	SKU 334
26. WEST TRIANGLE	SKU 332
27. DAMAYAN	SKU 338
28. DEL MONTE	SKU 339
29. MARIBLO	SKU 337

30. PARAISO	SKU 336
31. STO DOMINGO	SKU 342
32. SIENA	SKU 343
33. SAN JOSE	SKU 345
34. SAINT PETER	SKU 344
35. N.S AMORANTO	SKU 316
36. SAN ISIDRO LABRADOR	SKU 313
37. STA TERESITA	SKU 311

DISTRICT II

BARANGAY	PLATE NUMBER
1. BATASAN HILLS	SKU 318
2. COMMONWEALTH	SKU 320
3. PAYATAS	SKU 302
4. FAIRVIEW	SKU 303
5. STA LUCIA	SKU 308
6. CAPRI	SKU 367
7. NOVALICHES PROPER	SKU 310
8. BAGBAG	SKU 394
9. BAESA	SKU 398
10. SANGANDAAN	SKU 350
11. CULIAT	SKU 363
12. NEW ERA	SKU 362
13. NORTH FAIRVIEW	SKU 306
14. HOLY SPIRIT	SKU 319
15. BAGONG SILANGAN	SKU 301
16. GREATER LAGRO	SKU 305
17. KALIGAYAHAN	SKU 307
18. PASONG PUTIK	SKU 304
19. NAGKAISANG NAYON	SKU 366
20. SAN AGUSTIN	SKU 309
21. STA MONICA	SKU 368
22. GULOD	SKU 370
23. SAN BARTOLOME	SKU 395
24. SAUYO	SKU 351
25. TALIPAPA	SKU 369
26. APOLONIO SAMSON	SKU 358
27. BALON BATO	SKU 397
28. PASONG TAMO	SKU 364
29. TANDANG SORA	SKU 360
30. UNANG SIGAW	SKU 357

DISTRICT III

BARANGAY	PLATE NUMBER
1. MASAGANA	SKU 407
2. TAGUMPAY	SKU 380
3. ESCOPA III	SKU 367
4. MARILAG	SKU 362
5. WEST KAMIAS	SKU 353
6. DUYAN-DUYAN	SKU 352

7. UGONG NORTE	SKU 416
8. WHITE PLAINS	SKR 364
9. CAMP AGUINALDO	SKU 393
10. SAN ROQUE	SKR 351
11. PANSOL	SKR 368
12. MATANDANG BALARA	SKU 381
13. SILANGAN	SKU 359
14. QUIRINO 2-A	SKU 355
15. QUIRINO 3-A	SKU 410
16. VILLA MARIA CLARA	SKR 393
17. MILAGROSA	SKU 405
18. BAYANIHAN	SKU 414
19. BLUE RIDGE B	SKR 388
20. BLUE RIDGE A	SKU 397
21. MANGGA	SKR 383
22. BAGUMBUHAY	SKU 400
23. ESCOPA I	SKU 413
24. E RODRIGUEZ	SKU 365
25. EAST KAMIAS	SKU 354
26. SOCORRO	SKU 361
27. ESCOPA II	SKU 401
28. ESCOPA IV	SKR 392
29. CLARO	SKU 390
30. AMIHAN	SKU 385
31. LIBIS	SKR 371
32. BAGUMBAYAN	SKU 379
33. ST IGNATIUS	SKR 381
34. LOYOLA HEIGHTS	SKU 394
35. DIOQUINO ZOBEL	SKU 418
36. QUIRINO 2-B	SKU 356
37. QUIRINO 2-C	SKU 352

DISTRICT IV

BARANGAY	PLATE NUMBER
1. KRISTONG HARI	SKU 408
2. ROXAS	SKR 377
3. SACRED HEART	SKU 375
4. HORSESHOE	SKU 417
5. VALENCIA	SKU 415
6. IMMACULATE CONCEPCION	SKU 386
7. KAUNLARAN	SKU 404
8. BAGONG LIPUNAN NG CRAME	SKU 399
9. SAN ISIDRO GALAS	SKR 374
10. DOÑA AURORA	SKU 372
11. DON MANUEL	SKU 387
12. TATALON	SKR 372
13. MALAYA	SKU 374
14. SAN VICENTE	SKU 412
15. KRUS NA LIGAS	SKU 384
16. SANTOL	SKU 348
17. KALUSUGAN	SKU 383
18. MARIANA	SKU 388

19. PALIGSAHAN	SKR 391
20. OBRERO	SKU 406
21. SOUTH TRIANGLE	SKU 392
22. LAGING HANDA	SKU 376
23. SAN MARTIN DE PORRES	SKU 391
24. DOÑA JOSEFA	SKU 419
25. STO NIÑO	SKR 333
26. DAMAYANG LAGI	SKU 409
27. DOÑA IMELDA	SKU 389
28. CENTRAL	SKR 342
29. PINAGKAISAHAN	SKU 371
30. OLD CAPITOL SITE	SKU 420
31. PINYAHAN	SKU 378
32. SIKATUNA VILLAGE	SKU 373
33. BOTOCAN	SKU 382
34. KAMUNING	SKR 382
35. UP CAMPUS	SKU 411
36. TEACHERS VILLAGE WEST	SKU 396
37. UP VILLAGE	SKU 395
38. TEACHERS VILLAGE EAST	SKR 361

WHEREAS, these Barangay Emergency Response Team (BERT) vehicles shall be utilized within the Barangays of Quezon City or NCR to serve as emergency response vehicles particularly in times of disaster and other emergency situations;

WHEREAS, considering the significant amount of funds that can be saved from payment of annual insurance coverage and renewal of registration, the City General Services Department recommended the transfer without cost or donation of these vehicles to the Barangays and the Honorable City Mayor favorably considered the same;

NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN SESSION ASSEMBLED: to authorize, as it does hereby authorize, the Honorable City Mayor Herbert M Bautista, to donate the Foton Tornado 2 MPV Barangay Emergency Response Team (BERT) vehicles to One Hundred Forty Two (142) Barangays of Quezon City and to transfer ownership of the said vehicles to the Barangay without cost subject to existing laws, rules, and regulations;

RESOLVED, FURTHER, that ownership of the said BERT vehicles shall be transferred to the Barangays through a Deed of Donation duly signed by the Honorable Mayor Herbert M Bautista as Donor, the Punong Barangay concerned as Donee, Mr Rolando P Montiel, City Government Head III, City General Services Department and Mr Jorge P Felipe, OIC-Barangay Operations Center, as witnesses.

RESOLVED, FURTHERMORE, that the Barangays are hereby authorized to appropriate funds necessary for the payment of insurance policies and registration of the BERT vehicles from their respective budgets;

RESOLVED, FURTHERMORE, that the Deed of Donations shall be made integral part of this Resolution;

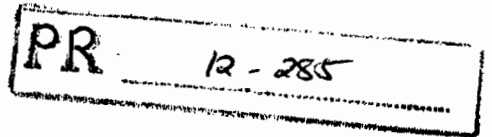
RESOLVED, FINALLY, to furnish the One Hundred Forty Two (142) Barangays, City General Services Department, Administrative Management Office, and the Barangay Operations Center, for records, inventory and future references.

Adopted: _____, 2012.

Submitted by:


JULIAN ML COSETENG
3RD Legislative District

Republic of the Philippines
18th CITY COUNCIL
 Quezon City



PROPOSED RESOLUTION NO. _____, S-2012

A RESOLUTION AUTHORIZING THE CITY MAYOR, HONORABLE HERBERT M. BAUTISTA, TO ACQUIRE THROUGH NEGOTIATED SALE OR EXPROPRIATION A PARCEL OF LAND OWNED BY TRINIDAD L. TAN, LOCATED AT LIMQUECO SUBDIVISION, BARANGAY CULIAT, QUEZON CITY, TO BE USED AS ROAD RIGHT-OF-WAY OF THE RESIDENTS OF METRO HEIGHTS COMPOUND AND HOMEOWNERS OF LIMQUECO AND METRO HEIGHTS SUBDIVISION.

Introduced by **ATTY. GODOFREDO "Godie" T. LIBAN II**

WHEREAS, the Quezon City Government has acquired through expropriation a parcel of land described as Lot 644-A-7-D, (LRC) Psd-32238, formerly Tiong Property and popularly known as Metro Heights Compound, with a gross area of 9,200 sq. m., purposely to develop the same into a Socialized Housing Project for the benefit of the bonafide residents thereat;

WHEREAS, the residents of Metro Heights Compound have been using an existing 1.50 meter wide pathwalk as their ingress and egress to the compound via Limqueco and Metro Heights Subdivisions;

WHEREAS, said pathwalk is considered not enough and therefore there is a need to provide the Project Site with alternative access road which would satisfy and comply with its subdivision and land development requirements;

WHEREAS, one of the vacant lots of Limqueco Subdivision technically described as Lot 2, Pcs-13-001381, with an area of 244 sq. m., owned by certain Trinidad L. Tan, has been identified as the only property within which an access road from Visayas Avenue via Vargas Lane can be developed;


NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION DULY ASSEMBLED, to authorize, as it does hereby authorize the City Mayor, Honorable Herbert M. Bautista, to acquire through negotiated sale or expropriation a parcel of land owned by Trinidad L. Tan, located at Limqueco Subdivision, Barangay Culiati, Quezon City, to be used as road right-of-way of the residents of Metro Heights Compound and Homeowners of Limqueco and Metro Heights Subdivision.

RESOLVED, FURTHER, that the City Mayor be authorized to disburse whatever amount necessary in the lawful acquisition of the same.

ADOPTED: _____

Respectfully submitted by:


HON. GODOFREDO T. LIBAN II
 City Councilor, 2nd Legislative District
 Quezon City

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Republic of the Philippines
18th CITY COUNCIL
 Quezon City

PR

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PROPOSED RESOLUTION NO. _____, S-2012

A RESOLUTION AUTHORIZING THE CITY MAYOR, HONORABLE HERBERT M. BAUTISTA, TO DISPOSE OF THE PORTIONS OF QUEZON CITY GOVERNMENT PROPERTY DESCRIBED AS LOT 9-B, PSD-00-036995, WHICH ARE NOT INCLUDED IN THE DEVELOPMENT OF THE CITY'S SOCIALIZED HOUSING PROGRAM "BISTIKVILLE-1", CONSISTING OF THREE (3) PARCELS WITH THE TOTAL AREA OF EIGHT HUNDRED EIGHTY FOUR (884) SQUARE METERS, MORE OR LESS, TO THE ACTUAL OCCUPANTS AT A PRICE TO BE DETERMINED BY THE QUEZON CITY APPRAISAL COMMITTEE.

Introduced by **ATTY. GODOFREDO "Godie" T. LIBAN II**

WHEREAS, the Quezon City Government has acquired and developed Lot 9-B, Psd-00-036995, with gross area of 15,651 square meters, located along Molave Street, Barangay Payatas, Quezon City, into a Socialized Housing Project "BISTIKVILLE-1", for the benefit of qualified Quezon City residents through PAG-IBIG FUND financing;

WHEREAS, the portions of the aforementioned property situated outside of the existing CHB enclosure fence, consisting of three parcels/sub-lots, are occupied by informal settlers, a chapel and commercial establishments;

WHEREAS, the said three sub-lots have already been segregated and excluded from the development of Bistekville-1;

WHEREAS, the actual occupants of said three sub-lots have already expressed their willingness and intention to buy their respective occupied spaces;

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 Herbert M. Bautista, to dispose of the portions Quezon City Government property described as Lot 9-B, Psd-00-036995, which are not included in the development of the City's Socialized Housing Program "BISTIKVILLE-1", consisting of three (3) parcels with the total area of Eight Hundred Eighty Four (884) Square Meters, more or less, to the actual occupants at a price to be determined by the Quezon City Appraisal Committee.

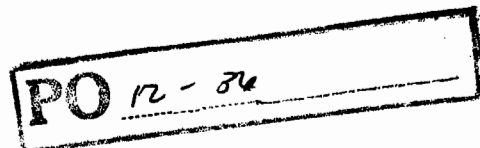
ADOPTED: _____

Respectfully submitted by:


HON. GODOFREDO T. LIBAN II
 City Councilor, 2nd Legislative District
 Quezon City

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Republic of the Philippines
Quezon City
CITY COUNCIL



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PROPOSED ORDINANCE NO. SP- _____, 2012

AN ORDINANCE CREATING AN ADDITIONAL SEVEN (7) PERMANENT POSITIONS UNDER THE INFORMATION COMMUNICATIONS TECHNOLOGY SECTION OF THE DIVISION OF CITY SCHOOLS – QUEZON CITY.

Introduced by: Councilor JULIENNE ALYSON RAE V. MEDALLA

WHEREAS, Quezon City is acknowledged to be the Information Communication Technology (ICT) Capital of the Philippines;

WHEREAS, the goal of Quezon City is to establish improved services for the education sector to be able to access a definite and well managed information for the students and teachers curriculum, programs and projects;

WHEREAS, the Information Communications and Technology (ICT) Section of The Division of City Schools – Quezon City was established in 2003 and now is in its Bⁿ Year of operation and is responsible for matters pertaining to Information Technology for the Division Office for its continuing thrust to support education thru technology;

WHEREAS, there is a need to create additional permanent positions for the ICT Department of the Division of City Schools to have a competitive group of Information Technology specialists to support such endeavour of achieving the use of Information Technology as a tool for enhancing education to be able produce technologically capable students;

NOW THEREFORE,

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

Section 1. There is hereby created seven (7) permanent positions under the Information Communications Technology Section of the Division of City Schools – Quezon City, as follows:

- (1) Information Technology Officer II
- (1) Programmer II
- (1) Programmer I
- (1) Information System Analyst I
- (1) Computer Maintenance Technologist II
- (1) Data Encoder and Machine Operator III
- (1) Data Encoder and Machine Operator II

Section 2. This Ordinance shall take effect upon its approval

Adopted: _____

Submitted by:

JULIENNE ALYSON RAE V. MEDALLA
City Councilor, 2nd District

PO 12-36

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Republic of the Philippines
18th City Council
Quezon City

PO 12-45

PROPOSED ORDINANCE NO. ____-S-2012

AN ORDINANCE ESTABLISHING THE QUEZON CITY POST-GRADUATE SCHOLARSHIP PROGRAM FOR DESERVING STUDENTS RESIDING WITHIN THE CITY AND PROVIDING FUNDS FOR THE PURPOSE.

Introduced by: COUNCILOR JULIENNE ALYSON RAE V. MEDALLA

WHEREAS, the 1987 Philippine Constitution provides that the state shall 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, Republic Act No. 7160, otherwise known as the Local Government Code of 1991, specifically provides that, among the functions of the Sangguniang Panlungsod, is to establish a scholarship fund for deserving students in schools located within its jurisdiction;

WHEREAS, while there are existing scholarship programs in the Office of the City Mayor and private schools and entities, a scholarship program for students who would like to pursue post-graduate studies is yet to be established;

WHEREAS, providing post-graduate scholarships to deserving beneficiaries is consistent with the 2010 City Development Plan to make Quezon City a truly Knowledge Industry Capital of the country;

WHEREAS, designing a sustainable educational assistance program is an integral part of the City's anti-poverty integration program since the local government of Quezon City believes that education is the ultimate weapon to fight poverty;

NOW THEREFORE:

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

SECTION 1. TITLE – This ordinance shall be known as “**The Quezon City Post-Graduate Scholarship Program**”

SECTION 2. DECLARATION OF POLICY – The Local Government of Quezon City has placed emphasis on literacy and education programs to improve the quality of our human resources to become globally competitive. It is therefore the policy of this local government to provide the less fortunate but deserving and qualified students, access to post-graduate education.

SECTION 3. OBJECTIVES – This Ordinance shall have the following objectives:

- a. Open opportunities to quality education;
- b. Minimize the number of displaced youth in the City;
- c. Upgrade the literacy of the residents of the City;

- d. Promote activities related to the course taken by the grantee for development, such as trainings, projects and seminars;
- e. To attain the objective of the Quezon City Government in promoting the advancement of science and technology with respect to post graduate education; and
- f. Encourage dual scholarship from Quezon City and the prospective school.

SECTION 4. SCHOLARSHIP SCREENING COMMITTEE (SSC) – The City Mayor shall create a Scholarship Screening Committee (SSC) who shall screen and approve qualified scholars. They shall likewise determine the course and school a grantee may pursue.

The City Mayor may waive the requirements and qualifications as he deems fit.

The composition of the Scholarship Screening Committee shall be the following:

- a. Representative of the Honorable City Mayor – as Chairperson
- b. Head of the City Planning and Development Department - as member
- c. Head of the Scholarship and Youth Development Program (SYDP) - as member
- d. Head of the City Personnel – as member

SECTION 5. BENEFICIARIES OF THE SCHOLARSHIP PROGRAM

- a. The grantee shall be a college graduate who is willing and capable to pursue a post-graduate degree;
- b. The grantee is a graduate from one of the reputable universities of the country as identified by the Commission on Higher Education;
- c. The grantee will only enroll in one of the reputable universities of the country or in an educational institution offering specialized courses as determined by the SSC;

SECTION 6. LIMITATIONS TO THE GRANTEE

- a. Must not be enjoying other educational scholarships or grants;
- b. Only one member of the family can avail of this grant in a school year;
- c. Must be a resident of Quezon City for at least six (6) months; and
- d. Grantee must be twenty (20) years old but not more than thirty (30) years old.

SECTION 7. TERMS AND CONDITIONS – Financial assistance to the grantee shall cover one (1) academic year, but he shall renew his application for scholarship every semester until he shall have completed the degree subject to the following conditions:

- a. The courses to be taken shall be approved by the SSC;
- b. The grantee shall immediately enroll in the semester following the approval of his application for scholarship assistance or he may defer the availment thereof, provided that SYDP is explicitly informed through a written request addressed to the head of the program;
- c. The grantee shall maintain a weighted average of 1.50 or its equivalent with no failing grade;
- d. City Hall employees under this program shall finish the academic course for five (5) years for Masters Degree and at least seven (7) years for Doctorate

Degree depending on the circumstances as required by the Degree prescribed by the University as stipulated in their 'MAXIMUM Residency Requirement' (MRR). In no case shall the course be finished beyond the prescribed years.

- e. Non-City Hall employee under this program shall finish the academic program for four (4) years for Masters Degree and six (6) years for Doctorate Degree depending on the circumstances as required by the Degree prescribed by the University as stipulated in their "Maximum Residency Requirement (MRR). In no case shall the course be finished beyond the prescribed years.
- f. The grantee shall carry the full semester load prescribed by the school for the particular year level or course which requires thesis for the completion of such course.
- g. The grantee's thesis/dissertation must be for the benefit of the City;
- h. The grantee shall actively participate in community/special projects initiated by the City Government for the duration of his scholarship; and
- i. In case of a government employee, the grantee shall remain employed, or be exclusively employed, with the city for two (2) years, immediately following the grantee's graduation from the post-graduate course taken, but in no case shall this obligation to remain employed with the city go beyond five (5) years.
- j. In case of a non-government employee, he may be employed or render consultancy services to the City for a reasonable period of time subject to agreement between the City and the grantee.

SECTION 8. GROUNDS FOR TERMINATION OF SCHOLARSHIP – the following shall be grounds for the termination of the scholarship, unless otherwise provided by the SYDP:

- a. Non-fulfillment of scholarship requirements;
- b. Academic deficiencies;
- c. Forging or falsification of official grades/records;
- d. Abandonment of scholarship and/or non-communication with SYDP office for one semester despite the efforts exerted by the latter to communicate;
- e. Conviction of a crime involving moral turpitude; and
- f. Other causes as may be determined by the SYDP.

In case the grantee's general weighted average should be lower than the required grades to avail of the scholarship he shall be given another chance, but a falling, dropped or incomplete mark in any subject will automatically terminate his scholarship. The grantee who fails to fulfill or terminate scholarship for any reason must pay back the total amount of the scholarship he gained from the City within the next two years after the termination of the scholarship.

SECTION 9. APPROPRIATION – An initial amount of Three Million Five Hundred Thousand (3,500,000.00) pesos shall be allotted and the fund shall be taken from the budget of Scholarship for Youth and Development Program (SYDP) for the year 2012. Thereafter, an annual budget shall be allocated for its continuous operation.

SECTION 10. IMPLEMENTING RULES AND REGULATIONS – The SYDP shall issue guidelines and prescribe rules and regulations for the implementation of this ordinance, taking into account the rules and regulations set forth by CHED and the Civil Service Commission.

SECTION 11. SEPARABILITY CLAUSE - If any part or section of this Ordinance is declared unconstitutional for any reason whatsoever such declaration shall not in any way affect other parts or sections of this Ordinance.

SECTION 12. EFFECTIVITY - This Act shall take effect after thirty (30) days following its publication in any newspaper of general circulation.

Adopted _____ 2012

Submitted by:


JULIENNE ALYSON RAE V. MEDALLA
City Councilor District 2

Amended Version
2012 - 45

Republic of the Philippines
18th City Council
Quezon City

PROPOSED ORDINANCE NO. ____-S-2012

AN ORDINANCE ESTABLISHING THE QUEZON CITY POST-GRADUATE SCHOLARSHIP PROGRAM FOR DESERVING STUDENTS DOMICILED WITHIN THE CITY AND PROVIDING FUNDS FOR THE PURPOSE. ① amended

Introduced by: COUNCILOR JULIENNE ALYSON RAE V. MEDALLA

WHEREAS, as provided in the 1987 Constitution of the Republic of the Philippines, the state shall 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, RA 7160, otherwise known as the Local Government Code of 1991 and its Implementing Rules and Regulations, specifically provides that among the powers of the Sangguniang Panlungsod is to establish a scholarship fund for deserving students in schools located within its jurisdiction or for students residing within the City;

WHEREAS, while there are existing scholarship programs in the Office of the City Mayor and private schools and entities, a scholarship program for students who would like to pursue post-graduate studies is yet to be established;

WHEREAS, providing post-graduate scholarships to deserving beneficiaries is consistent with the 2010 City Development Plan to make Quezon City a true Knowledge Industry Capital of the country;

WHEREAS, designing a sustainable educational assistance program is an integral part of the City's anti-poverty integration program since the local government of Quezon City believes that education is the ultimate weapon to fight poverty;

NOW THEREFORE:

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

SECTION 1. TITLE – This ordinance shall be known as “The Quezon City Post-Graduate Scholarship Program”

SECTION 2. DECLARATION OF POLICY – It is hereby declared the policy of the Local Government of Quezon City to provide the less-fortunate but deserving and qualified students within its territorial jurisdiction to post-graduate education, in order to make its human resources globally competitive.

55-A

SECTION 3. OBJECTIVES – This Ordinance shall have the following objectives:

- a. Open the opportunities to quality education;
- b. Minimize the number of displaced youth in the City;
- c. Upgrade the literacy of the residents of the City;
- d. Promote activities related to the course taken by the grantee for development, such as trainings, projects and seminars;
- e. To attain the objective of the Quezon City Government in promoting the advancement of science and technology with respect to post graduate education; and
- f. Encourage dual scholarship from Quezon City and the prospective school.

SECTION 4. SCHOLARSHIP SCREENING COMMITTEE (SSC) – there is hereby created a Scholarship Screening Committee(SSC), which shall screen and approve qualified scholars, the qualifications of which shall be prescribed in the implementing rules and regulations hereof.

The SSC shall be composed of five (5) members, namely:

- a. Representative of the Honorable City Mayor, as Chairperson
- b. Head of the City Planning and Development Department, as member
- c. Head of the Scholarship and Youth Development Program (SYDP), as member
- d. Head of the City Personnel, as member
- e. *Chairperson, Comm on Education, Science and Technology*

②

amendment

SECTION 5. BENEFICIARIES OF THE SCHOLARSHIP PROGRAM - the following shall be the minimum qualifications of any beneficiary of the Scholarship Program:

- a. The grantee shall be a college graduate who is willing and capable to pursue a post-graduate degree;
- b. The grantee is a graduate from of one of the reputable universities of the country as identified by the Commission on Higher Education;
- c. The grantee will only enrol in one of the reputable universities of the country or in an educational institution offering specialized courses as determined by the SSC

In addition to the above mentioned qualifications, the SSC shall pre-screen the applicant and determine whether he or she meets the requirements set by the SYDP. After pre-screening, the SSC shall identify who will be recommended for nomination for the grant of scholarship.

The SSC screening shall be in two phases, as follows:

First Screening: The first screening shall be conducted through a written examination that will gauge the nominee's analytical and numerical abilities

Second Screening: the second screening shall be conducted through a technical interview of nominee/s who passed the written examination. The technical interview shall focus on the nominee's research proposal and determine his/her capacity to undergo the rigors of graduate studies.

③

amendment

SECTION 6. LIMITATIONS TO THE GRANTEE – the following shall be the limitations to the availment of the scholarship program:

- a. Only one member of the family can avail of this grant in a school year; ^{replaced w/}
- b. Must be domiciled within Quezon City for at least ~~six (6) months~~ and 3 years ^{(4) amendment}
- c. Grantee must be twenty (20) years old but not more than thirty (30) years old.

SECTION 7. TERMS AND CONDITIONS – Financial assistance to the grantee shall cover one (1) academic year, but he shall renew his application for scholarship every semester until he shall have completed the degree subject to the following conditions:

- a. The courses to be taken shall be approved by the SSC;
- b. The grantee shall immediately enroll in the semester following the approval of his application for scholarship assistance or he may defer the availment provided that SYDP is explicitly informed through a written request;
- c. The grantee shall maintain a weighted average of 1.50 or its equivalent with no failing grade;
- d. City Hall employees under this program shall finish the academic course within four (4) years for Masters Degree and at least six (6) years for Doctorate Degree depending on the rules of the University as stipulated in their "MAXIMUM Residency Requirement" (MRR). In no case shall the course be finished beyond the prescribed years. ^{(5) amendment}

The grantee shall carry minimum semester load prescribed by the school for the particular year level or course which requires thesis for the completion of such course.
- e. Non-City Hall employee under this program shall finish the academic program within three (3) years for Masters Degree and five (5) years for Doctorate Degree depending rules of the University as stipulated in their "Maximum Residency Requirement (MRR). In no case shall the course be finished beyond the prescribed years.

The grantee shall carry the full semester load prescribed by the school for the particular year level or course which requires thesis for the completion of such course.
- f. The grantee's thesis/dissertation must be for the benefit of the City;
- g. The grantee shall actively participate in community/special projects initiated by the City Government for the duration of his scholarship; and
- h. In case of a government employee, the grantee shall be exclusively employed by the city for two (2) years for each academic school year and cannot sever employment unless he pays back the total amount of the scholarship he gained from the City provided that in no case shall the years of employment exceed 5 years.. In case of a non-government employee, he may be employed or render consultancy services to the City for a reasonable period of time subject to agreement between the City and the grantee.

✓✓-C

SECTION 8. GROUNDS FOR TERMINATION OF SCHOLARSHIP – the following shall be the grounds for the termination of scholarship unless otherwise provided by SYDP:

- a. Non-fulfilment of scholarship requirements;
- b. Academic deficiencies;
- c. Forging or falsification of official grades/records;
- d. Abandonment of scholarship and/or non-communication with SYDP office for one semester despite efforts exerted by the latter to communicate; and
- e. Conviction of a crime involving moral turpitude
- f. Other causes as may be determined by the SYDP

In case the grantee's general weighted average falls below the required minimum to avail of the scholarship, the beneficiary shall be given another opportunity to meet the required general weighted average. However, a failing, dropped or incomplete mark in any subject will automatically terminate the scholarship.

Likewise, any grantee who fails to fulfil or terminates the scholarship for any reason, must reimburse the City Government the total amount of the scholarship, within (2) years after the termination of the scholarship.

SECTION 9. APPROPRIATION – An initial amount of Three Million Five Hundred Thousand (3,500,000.00) pesos shall be allotted which shall be taken from the budget of Scholarship for Youth and Development Program (SYDP) for the year 2012. Thereafter, an annual budget shall be allocated for its continuous operation.

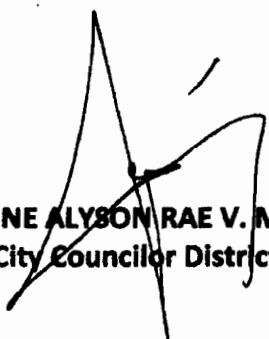
SECTION 10. IMPLEMENTING RULES AND REGULATIONS – The SYDP shall issue guidelines and prescribe the appropriate rules and regulations for the implementation of this ordinance, taking into account those already issued by CHED and the Civil Service Commission.

SECTION 11. SEPARABILITY CLAUSE - If any part or section of this Ordinance is declared unconstitutional for any reason whatsoever such declaration shall not in any way affect other parts or sections of this Ordinance.

SECTION 12. EFFECTIVITY - This Act shall take effect after thirty (30) days following its publication in any newspaper of general circulation.

Adopted _____ 2012

Submitted by:


JULIENNE ALYSON RAE V. MEDALLA
City Councilor District 2

JS-D



Republika ng Pilipinas
Lungsod Quezon
Sangguniang Panglungsod

PO 12-46

18th City Council

PROPOSED ORDINANCE NO. _____

AN ORDINANCE NAMING ALL STREETS WITHIN THE QUEZON CITY HALL COMPOUND AFTER FORMER MAYORS, VICE-MAYORS, CITY COUNCILORS AND PROMINENT PERSONS WHO HAD PASSED AWAY AND SIGNIFICANTLY CONTRIBUTED TO THE WELFARE OF THE FILIPINO PEOPLE.

Introduced by Councilors RICARDO T. BELMONTE, JR., FRANCISCO A. CALALAY, JR., PRECIOUS H. CASTELO, EUFEMIO C. LAGUMBAY, JESUS MANUEL C. SUNTAY

WHEREAS, the 12 hectare Quezon City Hall Compound consists of Fourteen (14) streets which are still unnamed up to the present except the Makatarungan Street located at the rear portion of the Compound from PLDT East Avenue to Health Department Kalayaan Avenue;

WHEREAS, for the convenience of the public who have day to day transactions with the City Government and other offices therein, there is a need to name the said streets to properly locate all offices and buildings within the City Hall Compound;

WHEREAS, the "Local Government Code (RA7160), Sec 13 (d) states: "None of the foregoing local government units, institutions, places or buildings shall be named after a living person, nor may change a name be made unless for justifiable reason and in any case, not oftener than once every ten (10) years..."

WHEREAS, since the Makatarungan Street is within the 12-hectare City Hall Compound, the said street name must be change to a person to be stated hereunder;

WHEREAS, Ordinance No. SP-1951, S-2009 was approved naming the streets inside the City Hall Complex to former Mayors of Quezon City, however, said ordinance is applicable only to six (6) streets for six (6) City Mayors who had passed away.

NOW, THEREFORE,

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

SECTION 1. Street Names. The streets within the Quezon City Hall Compound shall be named after persons who had passed away consisting of the six (6) mayors, three (3) vice-mayors, two (2) city councilors and three (3) prominent persons with significant contributions to welfare of Filipino people wit:

1. MANUEL L. QUEZON : Public Service record: President of the Philippines;
Founder of Quezon City; Act as mayor at transition period from October 12, 1939 to November 4, 1939.
2. TOMAS MORATO: City Mayor from November 10, 1939 to July 19, 1942.
3. PONCIANO BERNARDO: City Mayor from 1947 to 1949
Died on April 29, 1949

4. NICANOR ROXAS: City Mayor from 1949 to 1950
5. IGNACIO S. DIAZ: City Mayor from 1950 to 1953
6. NORBERTO AMORANTO: City Mayor from 1954 to 1976
7. CARLOS ALBERT: Vice Mayor from 1972 to 1975
8. VICENTE O. NOVALES: Vice Mayor from November 1959 to December 30, 1963
9. MARIANO STA. ROMANA: Vice Mayor from January 1, 1964 to December 30, 1967
10. REYNALDO CALALAY: Congressman 1st District from 1995 to 2002
City Councilor from 1989 to 1995
Died on January 11, 2002
11. MELENCIO CASTELO: City Councilor from 1972 to 1995
12. ALEJANDRO ROCES: Executive Secretary of President Manuel Quezon who assisted President Quezon in planning and creation of the Quezon City Charter.
13. CECILIA MUÑOZ PALMA: President 1986 Constitutional Commission Associate Justice, Supreme Court of the Philippines
14. BETTY GO BELMONTE: President the Philippines Star from 1988 to 1994
One of the Journalists who founded The Philippine Star in 1986. Died on January 28, 1994

SECTION 2. Allocation of Streets. The Fourteen (14) streets shall be named after the abovementioned personalities and will be allocated as follows:

1. MANUEL L. QUEZON: from Elliptical Road beside the lagoon traversing Betty Go Belmonte St., to Reynaldo Calalay St.
2. TOMAS MORATO: From Ponciano Bernardo St., (Makatarungan St.) to Nicanor Roxas St., between Two (2) newly constructed Civic Center.
3. PONCIANO BERNARDO: Presently named Makatarungan St.; From PLDT East Avenue to Health Department (rear portion) Kalayaan Avenue.
4. NICANOR ROXAS: From East Avenue Gate to Health Department Kalayaan Avenue Parallel to Ponciano Bernardo St.
5. IGNACIO S. DIAZ: From East Avenue to Melencio Castelo St., between Nicanor Roxas St. and Betty Go Belmonte St.
6. NORBERTO S. AMORANTO: From Kalayaan Avenue gate at City Motorpool to Alejandro Roces St.
7. CARLOS ALBERT: From Reynaldo Calalay St. at Legislative Wing to Nicanor Roxas St. at the rear portion of hall of Justice.
8. VICENTE O. NAVALES: From Carlos Albert St. beside former Rizal Monument to Cecilia Muñoz Palma St. parallel to Mariano Sta. Romana St.
9. MARIANO STA. ROMANA: Front of Hall of Justice from Carlos Albert St. to Cecilia Muñoz Palma St.

10. REYNALDO CALALAY: Front of City Hall from Carlos Albert St. to Melencio Castelo Street.
11. MELENCIO CASTELO: From Betty Go Belmonte St. Traversing Ignacio Diaz St. to Nicanor Roxas St.
12. ALEJANDRO ROCES: Parallel to Manuel L. Quezon St. from Elliptical Road to Norbeto S. Amoranto St.
13. CECILIA MUÑOZ PALMA: From Norberto S. Amoranto St. eastside of Hall of Justice to Nicanor Roxas St.
14. BETTY GO BELMONTE: From East Avenue approaching Elliptical Road Traversing Melencio Castelo St. to Manuel L. Quezon St.

SECTION 3. Change of name of Makatarungan St. The Makatarungan St. being within the Quezon City Hall Compound will be changed and named to Ponciano Bernardo St.

SECTION 4. Streets with Permanent Status. Streets named after the mayors who had passed away inclusive of Alejandro Roces shall not be changed, renamed or replaced.

SECTION 5. Restriction on Betty Go Belmonte Street. The Betty Go Belmonte St. can only be renamed or replaced exclusively by Mayor Feliciano R. Belmonte, Jr. in the future.

SECTION 6. Future changing of Street names. All streets not covered by the provisions of Section 4 and 5 may be subjected to change of street names provided that the name to be replaced shall be a mayor of Quezon City who had passed away.


SECTION 7. Augmentation to Ordinance No. SP-1951, S-2009. This Ordinance augments ordinance SP-1951, 2009 in naming the streets in Quezon City Hall Complex.

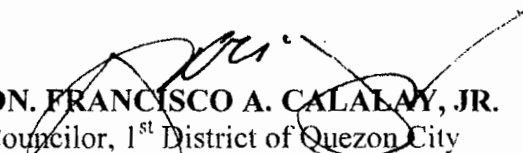
SECTION 8. This Ordinance shall be transmitted to the National Historical Institute (NHI) for its conformity prior to installation of approved street names within the City Hall Complex pursuant to Section 13 of the Local Government Code (RA 7160).

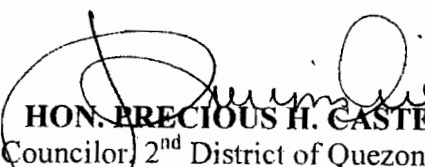
SECTION 9. Effectivity. This ordinance shall take effect upon its approval.


APPROVED _____


Submitted by:


HON. RICARDO T. BELMONTE, JR.
Councilor, 1st District of Quezon City


HON. FRANCISCO A. CALALAY, JR.
Councilor, 1st District of Quezon City


HON. PRECIOUS H. CASTELO
Councilor, 2nd District of Quezon City


HON. EUFEMIO D. LAGUMBAY
Councilor, 3rd District of Quezon City
Minority Floor Leader


HON. JESUS MANUEL C. SUNTAY
Councilor, 4th District of Quezon City
Majority Floor Leader

Republic of the Philippines
SPECIAL REVIEW COMMITTEE ON BARANGAY ORDINANCES
Quezon City Council

COMMITTEE REPORT

FOR : THE CITY COUNCIL
THRU : THE HONORABLE MAJORITY FLOOR LEADER
DATE : May 24, 2012



Conformably with Resolution No. SP-29, S-92, in relation to Sections 57 and 458 of R.A. 7160, also known as the Local Government Code of 1991, we are pleased to submit hereunder the **COMMITTEE REPORT** of the Special Review Committee on Barangay Ordinances for the **month of April 2012**, on barangay ordinances reviewed, passed and acted upon by the Committee including resolutions submitted to the Committee for the enlightenment and proper guidance of barangay officials, for confirmation/approval of the City Council in the manner as follows:

I. ORDINANCES

a) BARANGAY ORDINANCES APPROVED AND/OR PASSED IN REVIEW AND FOUND TO BE CONSISTENT WITH EXISTING LAWS AND CITY ORDINANCES:

1. Barangay Damayan
Ord. No. 002, S-2012
(Reviewed on April 12, 2012)

“AN ORDINANCE REQUIRING ANY PERSON, PRIVATE OR CORPORATION, TO POST CASH BOND EQUIVALENT TO FIVE (5%) PERCENT OF THE TOTAL CONTRACT PRICE OF THE PROJECT, AND PROVIDING PENALTIES FOR VIOLATION THEREOF.”

2. Barangay Libis
Rev. Ord. No. 2, S-2012 (Amended version)
(Reviewed on April 26, 2012)

“AN ORDINANCE AUTHORIZING BARANGAY LIBIS TO CREATE SOURCES OF REVENUE AND TO LEVY TAXES, FEES AND CHARGES PURSUANT TO THE PROVISIONS OF THE LOCAL GOVERNMENT CODE OF 1991 (R.A. 7160).”

II. RESOLUTIONS

a) **BARANGAY RESOLUTIONS DULY NOTED AND REFERRED TO CONCERNED OFFICIALS/OFFICES FOR THEIR INFORMATION AND CONSIDERATION:**

1. Barangay Quirino 3-A
Res. No. 30, S-2012
(Reviewed on April 12, 2012)

"A RESOLUTION RENOUNCING AND OPPOSING THE CREATION OF A GASOLINE STATION ALONG TINDALO STREET ORNER ANONAS AND AGUHO STREETS WITHIN THE JURISDICTION OF BARANGAY CLARO, BARANGAY QUIRINO 2B AND QUIRINO 3-A."

2. Barangay Malaya
Res. No. 14, S-2012
(Reviewed on April 12, 2012)

"RESOLUTION URGING THE CITY COUNCIL TO AUTHORIZE THE "PASABONG SA BARANGAY MALAYA, AT MATAHIMIK ST. BARANGAY MALAYA, DISTRICT IV, QUEZON CITY IN CONNECTION WITH THE CELEBRATION OF THE FEAST OF DIVINE MERCY PARISH ON APRIL 13, 14 & 15, 2012.

3. Barangay Duyan-duyan
Res. No. 264, S-2012
(Reviewed on April 12, 2012)

"A RESOLUTION REQUESTING THE CITY COUNCIL TO DECLARE NARRA STREET CORNER MOLAVE STREET TO BE "ONE WAY UP TO THE CORNER OF TINDALO STREET AND NO LEFT TURN" TO ALL INCOMING PUBLIC UTILITY JEEPNEYS TURNING LEFT FROM THE WEST SIE OF MOLAVE STREET."

4. Barangay Duyan-duyan
Res. No. 272, S-2012
(Reviewed on April 12, 2012)

"A RESOLUTION AMENDING THE BARANGAY DEVELOPMENT PLAN FOR FISCAL YEAR 2012 BY CORRECTING THE NAME OF PROJECT INDICATED HEREIN AS (CONSTRUCTION OF BARANGAY CLINIC) TO (BARANGAY CLINIC) AND CHANGING THE PROJECT DESCRIPTION FROM (PURCHASE OF CONSTRUCTION MATERIALS NECESSARY FOR THE CONSTRUCTION OF BARANGAY HEALTH CLINIC FOR BARANGAY RESIDENTS) TO (PURCHASE OF SUPPLIES AND MATERIALS AND EQUIPMENT FOR BARANGAY HEALTH CLINIC)."

5. **Barangay Silangan**
Res. No. 123, S-2012
(Reviewed on April 12, 2012)

"RESOLUTION STRONGLY URGING THE CITY COUNCIL OF QUEZON CITY TO PASS AN ORDINANCE PROHIBITING THE PARKING OF ALL TYPE OF VEHICLES FIFTEEN (15) METERS ON ALL STREET CORNERS OR INTERSECTIONS WITHIN THE TERRITORIAL LIMITS OF BARANGAY SILANGAN, AND PROVIDING PENALTIES THEREOF."

6. **Barangay Krus na Ligas**
Res. No. 051, S-2012
(Reviewed on April 19, 2012)

"BARANGAY RESOLUTION EARNESTLY REQUESTING THE CITY COUNCIL OF QUEZON CITY TO AUTHORIZE THE HOLDING OF PASABONG SA BARANGAY KRUS NA LIGAS, DISTRICT IV, QUEZON CITY IN CONNECTION WITH THE FEAST DAY CELEBRATION OF NUESTRO SEÑOR HESUKRISTO ON MAY 4, 5, 6, 2012 TO RAISE FUNDS TO AUGMENT EXPENSES FOR FEAST DAY CELEBRATION."

7. **Barangay South Triangle**
Res. No. 030, S-2012
(Reviewed on April 19, 2012)

"A RESOLUTION REQUESTING THE QUEZON CITY COUNCIL TO AUTHORIZE THE HOLDING OF A "SPECIAL PINTAKASI" IN BARANGAY SOUTH TRIANGLE, THIS CITY, ON MAY 4, 5, 6, 2012."

8. **Barangay Kaunlaran**
Res. No. 069, S-2012
(Reviewed on April 19, 2012)

"A RESOLUTION ASKING AND EXHORTING THE CITY COUNCIL OF QUEZON CITY TO REOPEN AND CORRECT DELINEATION OF BOUNDARIES BETWEEN BARANGAY KAUNLARAN AND BARANGAY SAN MARTIN DE PORRES."

9. **Barangay Ugong Norte**
Res. No. 046, S-2012
(Reviewed on April 19, 2012)

"A RESOLUTION AMENDING THE BARANGAY DEVELOPMENT PLAN FOR FISCAL YEAR 2012 BY CHANGING THE NAME OF PROJECT UNDER PROJECT CATEGORY "SOCIAL DEVELOPMENT" FROM REHABILITATION OF COVERED COURT TO TRAFFIC MANAGEMENT PLAN (INTERNATIONAL STANDARDS)."

10. Barangay Bagumbayan
Res. No. 019, S-2012
(Reviewed on April 19, 2012)

"A RESOLUTION REQUESTING THE CITY COUNCIL TO IMPLEMENT AND DESIGNATE THE PORTION OF THE LEFT SIDE ENTRANCE OF MANGGAHAN STREET AS LOADING AND UNLOADING AREA FOR DELIVERIES FOR THE ESTABLISHMENT ALONG CALLE INDUSTRIA AND THE LEFT SIDE UP TO KALINISAN STEAM LAUNDRY AS PARKING AREA; RIGHT SIDE PORTION IS STRICTLY NO PARKING AREA."

11. Barangay Bagumbayan
Res. No. 020, S-2012
(Reviewed on April 19, 2012)

"RESOLUTION ASKING THE CITY COUNCIL TO AUTHORIZE BARANGAY BAGUMBAYAN TO REGULATE THE USE AND DESIGNATE MERCURY AVENUE AS: LEFT SIDE FROM RCJ LINES TO 3D INDUSTRIES AS A NO PARKING AREA LEFT SIDE FRONTING D & L INDUSTRIES AS LOADING & UNLOADING FOR HEAVY EQUIPMENT; RIGHT SIDE TEN (10) METERS AWAY FROM E. RODRIGUEZ, SR. AVENUE (C-5) AS NO PARKING AREA AND THE CUL-DE-SAC IS DESIGNATED AS AU-TURN SLOT AND NO PARKING AREA."

12. Barangay Bagong Pag-asa
Res. No. 094, S-2012
(Reviewed on April 19, 2012)

"A RESOLUTION REQUESTING THE COUNCILOR ANTHONY "ONYX" CRISOLOGO TO SPONSOR AN ORDINANCE IF NONE EXIST IMPLEMENTING ONE-SIDE PARKING ALONG ROAD 1, ROAD 2, ROAD 3, ROAD 8 AND ROAD 9 AND ONE-WAY TRAFFIC ALONG ROAD 9, ROAD 2 AND ROAD 3 OF BARANGAY BAGONG PAG-ASA AND PRESCRIBING PENALTIES FOR VIOLATION THEREOF."

13. Barangay Central
Res. No. 051-A, S-2012
(Reviewed on April 19, 2012)

"A RESOLUTION REQUESTING THE CITY COUNCIL TO AUTHORIZE THE PUNONG BARANGAY TO USE THE CALAMITY FUND FOR FISCAL YEAR 2012 FOR THE DISASTER PREPAREDNESS SEMINAR, BARANGAY DISASTER RISK REDUCTION MANAGEMENT COMMITTEE, AREA DISASTER BRIGADE VOLUNTEERS AND PUROK LEADERS AMOUNTING TO TWO HUNDRED FORTY-SEVEN THOUSAND FIVE HUNDRED PESOS ONLY (P247,500.00)."

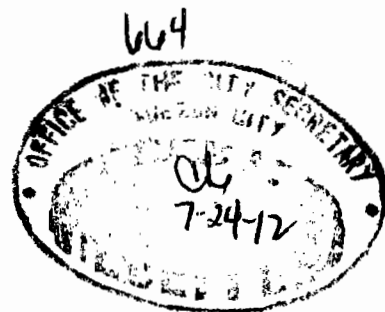
Submitted by:

Hon. RANULFO Z. LUDOVICA
President, Liga ng mga Barangay
con Vice Chairman, Special Review Committee
on Barangay Ordinances

Republic of the Philippines
SPECIAL REVIEW COMMITTEE ON BARANGAY ORDINANCES
Quezon City Council

COMMITTEE REPORT

FOR : THE CITY COUNCIL
THRU : THE HONORABLE MAJORITY FLOOR LEADER
DATE : June 21, 2012



Conformably with Resolution No. SP-29, S-92, in relation to Sections 57 and 458 of R.A. 7160, also known as the Local Government Code of 1991, we are pleased to submit hereunder the **COMMITTEE REPORT** of the Special Review Committee on Barangay Ordinances for the **month of May 2012**, on barangay ordinances reviewed, passed and acted upon by the Committee including resolutions submitted to the Committee for the enlightenment and proper guidance of barangay officials, for confirmation/approval of the City Council in the manner as follows:

I. ORDINANCES

a) BARANGAY ORDINANCES APPROVED AND/OR PASSED IN REVIEW AND FOUND TO BE CONSISTENT WITH EXISTING LAWS AND CITY ORDINANCES:

1. Barangay Sta. Cruz
Rev. Ord. No. 02, S-2012
(Reviewed on May 10, 2012)

“ORDINANCE CREATING BARANGAY STA. CRUZ DISASTER RISK REDUCTION AND MANAGEMENT COMMITTEE (BSCDRMC) AND FOR OTHER PURPOSES.”

II. RESOLUTIONS

a) BARANGAY RESOLUTIONS DULY NOTED AND REFERRED TO CONCERNED OFFICIALS/OFFICES FOR THEIR INFORMATION AND CONSIDERATION:

1. Barangay Pinyahan
Res. No. 146, S-2012
(Reviewed on May 31, 2012)

“A RESOLUTION REQUESTING THE QUEZON CITY COUNCIL TO INVESTIGATE THE ILLEGAL ACTIVITIES OF JAC LINER, INC., THAT IS OPERATING DESPITE ABSENCE OF A SPECIAL USE PERMIT FROM THE QUEZON CITY COUNCIL.”

2. Barangay Matandang Balara
Res. No. 076, S-2012
(Reviewed on May 31, 2012)

“BARANGAY RESOLUTION TO CHOOSE OUTSTANDING PUROK LEADER FOR EVERY MONTH.”

3. Barangay Quirino 2-B
Res. No. 069, S-2012
(Reviewed on May 31, 2012)

"A RESOLUTION REQUESTING THE QUEZON CITY COUNCIL TO AUTHORIZE THE SANGGUNIANG BARANGAY OF QUIRINO 2-B TO INSTALL SEVEN (7) STEEL GATES WITHIN ITS TERRITORIAL JURISDICTION ON THE STREETS OF BIGNAY, DURIAN, MARANG, TAMPOY, NARANGHITA, GUYABANO AND LANZONES AND ALSO TO MANAGE THE SECURITY OBJECTIVES AND PURPOSES FOR THE RESIDENTS OF THE BARANGAY."

4. Barangay Paltok
Res. No. 086, S-2012
(Reviewed on May 24, 2012)

"RESOLUTION URGING HONORABLE CONGRESSMAN VINCENT 'BINGBONG' CRISOLOGO OF THE 1ST DISTRICT OF QUEZON CITY TO ALLOCATE FUNDS FOR THE PROPOSED IMPROVEMENT OF BARANGAY HALL INCLUDING OFFICE OF BARANGAY KAGAWADS LOCATED AT BARANGAY PALTOK, QUEZON CITY."

This measure was forwarded to the Office of Councilor Anthony Peter D. Crisologo for his information and consideration.

5. Barangay Sikatuna Village
Res. No. 65, S-2012
(Reviewed on May 24, 2012)

"A RESOLUTION REQUESTING THE CITY COUNCIL TO AUTHORIZE THE SANGGUNIANG BARANGAY OF SIKATUNA VILLAGE TO IMPLEMENT A ONE-WAY TRAFFIC SCHEME IN THE AREA OF THE PARISH OF THE LORD OF DIVINE MERCY OF MAAMO AND MADASALIN STREETS, BARANGAY SIKATUNA VILLAGE, QUEZON CITY, DURING SUNDAYS AND HOLY DAYS OF OBLIGATION."

This measure was forwarded to the City Council, for their information and consideration.

6. Barangay West Triangle
Res. No. 65, S-2012
(Reviewed on May 24, 2012)

"A BARANGAY COUNCIL RESOLUTION URGING THE QUEZON CITY COUNCIL TO EXCLUDE AND/OR DISALLOW SOME LAND USES OF EXAMINER STREET IN THE PROPOSED ZONING ORDINANCE OF 2011."

7. Barangay Holy Spirit
Res. No. 123, S-2012
(Reviewed on May 17, 2012)

"A RESOLUTION URGING THE HONORABLE CITY COUNCILOR GODOFREDO 'GODIE' LIBAN II, TO SPONSOR A CITY COUNCIL RESOLUTION AIMED TO EXPEDITE THE GRANTING OF PERMIT TO CONDUCT COCKFIGHTING AT KASIYAHAN ST., BRGY. HOLY SPIRIT ON MAY 11, 12 & 13 AS FUND RAISING ACTIVITY IN LINE WITH THE FIESTA CELEBRATION OF NUESTRA SEÑORA DE SALVACION."

8. Barangay Matandang Balara
Res. No. 077, S-2012
(Reviewed on May 3, 2012)

"BARANGAY RESOLUTION REQUESTING HON. ROGELIO L. SINGSON, SECRETARY OF DEPARTMENT OF PUBLIC WORKS AND HIGHWAYS (DPWH) FOR ASSISTANCE REGARDING THE APPEAL TO PROVIDE SERVICE LANE AT C-5 TANDANG SORA EXTENSION PROJECT INTENDED FOR OBCHTODA AND NEW LUZON TODA WHOSE AUTHORIZED ROUTES ARE LOCATED WITHIN BRGY. MATANDANG BALARA, DISTRICT III OF QUEZON CITY."

9. Barangay San Isidro Galas
Res. No. 023, S-2012
(Reviewed on May 3, 2012)

"A RESOLUTION REQUESTING THE CITY COUNCIL TO ALLOW OUR BARANGAY TO CONDUCT A COCKFIGHTING ACTIVITY, DUBBED AS 'TUKAAN SA BARANGAY SAN ISIDRO GALAS' AS ONE OF THE ACTIVITIES OF THE FEAST DAY OF SAN ISIDRO LABRADOR PATRON SAINT AND OUR LADY OF FATIMA ON MAY, 2012."

This measure was forwarded to the City Councilors of District IV, particularly, the Office of Councilor Jesus Manuel C. Suntay, for their information and consideration.

10. Barangay San Isidro Galas
Res. No. 032, S-2012
(Reviewed on May 3, 2012)

"A RESOLUTION ADOPTING AND APPROVING THE COMPOSITION OF BARANGAY EMERGENCY RESPONSE TEAM (BERT) OF BARANGAY SAN ISIDRO GALAS TO ADDRESS THE CASES OF IMMEDIATE RISK TO LIFE AND HEALTH FOR FISCAL YEAR 2012."

11. Barangay San Isidro Galas
Res. No. 051, S-2012
(Reviewed on May 3, 2012)

"A RESOLUTION APPROVING THE ANNUAL RE-SHUFFLE OF VARIOUS STANDING AND SPECIAL COMMITTEES OF THE BARANGAY COUNCIL EFFECTIVE JANUARY, 2012."

Submitted by:

Hon. RANULFO Z. LUDOVICA
President, Liga ng mga Barangay
con Vice Chairman, Special Review Committee
on Barangay Ordinances

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