



Republika ng Pilipinas
Lungsod Quezon
SANGGUNIANG PANLUNGSOD
(City Council)

PO96-176

65th Regular Session

ORDINANCE NO. SP- 439, S-96

AN ORDINANCE DIVIDING BARANGAY PASONG PUTIK INTO THREE (3) BARANGAYS TO BE KNOWN AS BARANGAY GREATER LAGRO, BARANGAY PASONG PUTIK PROPER AND BARANGAY NORTH FAIRVIEW, AND ALLOCATING THE AMOUNT OF FIVE HUNDRED THOUSAND PESOS (P500,000.00) TO BE TAKEN FROM THE SPECIAL PROJECTS FUNDS (BARANGAY PLEBISCITE) UNDER THE OFFICE OF THE VICE MAYOR APPROPRIATED IN THE 1996 ANNUAL BUDGET OF QUEZON CITY.

Introduced by Councilors GODOFREDO T. LIBAN II, WINSTON "Winnie" T. CASTELO, MA. FRESCA M. BIGLANG-AWA, MARCIANO P. MEDALLA, ANTONIO V. HERNANDEZ (Anthony Alonzo) and ENRICO S. SERRANO.

WHEREAS, Section 6 of Republic Act No. 7160, otherwise known as the "Local Government Code of 1991", provides, among other things, that "a local government unit may be created, divided, merged, abolished, or its boundaries substantially altered either by law enacted by Congress in the case of a province, city, municipality, or any other political subdivision, or by ordinance passed by the sangguniang panlalawigan or sangguniang panlungsod concerned in the case of barangay located within its territorial jurisdiction, subject to such limitations and requirements prescribed in this code";

WHEREAS, on March 9, 1995, the Quezon City Council enacted proposed ordinance (PO94-09), which seek to divide Barangay Pasong Putik into three (3) barangays namely, Barangays Pasong Putik I, Pasong Putik II and Pasong Putik III, entitled:

"AN ORDINANCE DIVIDING BARANGAY PASONG PUTIK INTO THREE (3) INDEPENDENT AND SEPARATE BARANGAYS TO BE KNOWN AS BARANGAYS PASONG PUTIK I, PASONG PUTIK II, AND PASONG PUTIK III AND APPROPRIATING THE NECESSARY FUNDS THEREFOR."

WHEREAS, the said enacted ordinance (PO94-09) was not forwarded to the City Mayor, Honorable Ismael A. Mathay, Jr., for his honor's signature due to the fact that the then Presiding Officer of the City Council, Vice Mayor Charito L. Planas, did not sign the said measure on the ground that said ordinance did not specifically provide the amount in Section 4 thereof;