ORDINANCE NO. 01-024

AN ORDINANCE REQUIRING OWNERS/OPERATORS/DRIVERS OF PUBLIC UTILITY VEHICLES AND PRIVATE SHUTTLE VEHICLES OPERATING WITHIN THE CITY OF MUNTINLUPA TO REGISTER WITH THE BUSINESS PERMIT AND LICENCE OFFICE (BPLO), AND PRESCRIBING PENALTIES FOR VIOLATIONS THEREOF.

Sponsored by: Hon. Lucio B. Constantino
Hon. Rene Carl S. Cayetano
Hon. Allan Rey A. Camilon
Hon. Bal Nieves
Hon. Mario E. Bulay, Jr.
Hon. Patricio L. Boncayao, Jr.
Hon. Victor L. Ulanday
Hon. Nicarol L. Echavez
Hon. Icasantio M. Dela Rea
Hon. Elmer S. Espeleta
Hon. Francis Ian T. Bagatsing
Hon. Mamerto T. Sevilla, Jr.
Hon. Rufino B. Joaquin
Hon. Artemio A. Simundac

WHEREAS, Section 458 (5) (v) (vi) of Republic Act 7160, otherwise known as the Local Government Code of 1991 empowers the Sangguniang Panlungsod to approve ordinances which shall ensure the efficient and effective delivery of the basic services and facilities, and in addition thereto shall:

(v) Regulate the use of streets, avenues, alleys, sidewalks, bridges, parks and other public places; establish bus and vehicle stops and terminals or regulate the use of the same by privately-owned vehicles which serve the public; regulate garages and the operation of conveyances for hire; designate stands to be occupied by public vehicles when not in use;

(vi) Regulate traffic on all streets and bridges;

WHEREAS, Section 458 (2) (vi) of the Code also authorizes the Sangguniang Panlungsod to prescribe reasonable limits and restraints on the use of property within the jurisdiction of the city;

WHEREAS, Section 458 (3) (i) of the same Code further empowers the Sangguniang Panlungsod to fix and impose reasonable fees and charges for all services rendered by the city to private persons or entities;

WHEREAS, it has been observed that many of the public utility vehicles and private shuttle vehicles traversing and operating within the City of Muntinlupa are without the necessary certificate of registration or franchise or permit issued by proper government offices, and are therefore "colorum" or illegal per se;
WHEREAS, that these colorum or unregistered vehicles causes heavy traffic and congestion within the streets, thus, adds more burden to traffic enforcers as how to limit the big volume of vehicles traversing everyday within the City;

WHEREAS, some notices and summons issued to erring drivers by the traffic enforcers of our City cannot be served because the addresses indicated in the driver’s license are their provincial addresses;

NOW, THEREFORE, BE IT ORDAINED AS IT IS HEREBY ORDAINED by the Sangguniang Panlungsod of Muntinlupa that:

Section 1. SCOPE. This Ordinance shall cover all owners/operators and drivers of public utility vehicles (PUVs) and private shuttle vehicles operating, plying and driving their routes within the City of Muntinlupa.

Section 2. DEFINITION OF TERMS. As used in this Ordinance, the following terms are hereby defined as follows:

a. PUBLIC UTILITY VEHICLES- refers to public utility buses, mega taxis and jeepneys offering services to the riding public with a corresponding fare, or vehicles provided with the necessary franchise route issued by the LTFRB;

b. PRIVATE SHUTTLE VEHICLES- refers to any private vehicles transporting private individuals for a fix contract of compensation, paid either daily, weekly or monthly basis;

c. BPLO- Business Permit and License Office;

d. MTMB- Muntinlupa Traffic Management Bureau;

e. TED- Traffic Enforcement Division;

Section 3. All owners/operators and drivers of public utility vehicles (PUVs) and private shuttle vehicles shall register with the Business Permit and License Office (BPLO) before they are allowed to operate, ply and drive their routes within the City of Muntinlupa.

Section 4. All applications for registration shall be filed by the franchise/permit holder and driver of such public utility vehicle and private shuttle vehicle.
All owners/operators and drivers of said vehicles registered with the BPLO shall be issued a sticker and identification card, respectively, by the Treasurer’s Office after payment of the corresponding fee. Said sticker shall be posted on the windshield of the vehicle and the identification card shall be displayed inside the center portion of the windshield.

Section 5. REGISTRATION FEE. An annual registration in the amount of Five Hundred Pesos (P500.00), for public utility buses and private shuttle buses and Three Hundred Pesos (P300.00), for public utility jeeps and private shuttle jeeps shall be paid by the owner/operator/driver of said vehicles to cover the cost of the vehicle sticker and identification card.

Section 6. REQUIREMENTS: All owners/operators and drivers of Public utility vehicles and private shuttle vehicles shall be required to present with the BPLO, the following requirements:

a. Certificate of Public Conveyance;
b. Franchise Route issued by LTRFB-NCR (for public utility vehicles);
c. Transport Permit issued by MMDA (for private shuttle vehicles);
d. Clearance/Permit from MTMB/TED

Section 7. PENALTY. Any owner/operator and driver of public utility vehicle and private shuttle vehicle apprehended without the corresponding registration, sticker and identification card, as required by this Ordinance, shall be subject to the following penalties:

a. FIRST OFFENSE - a fine of Five Hundred Pesos (P500.00) or an imprisonment of five (5) days, or both, at the discretion of the court;

b. SECOND OFFENSE - a fine of One Thousand Pesos (P1,000.00) or an imprisonment of ten (10) days, or both, at the discretion of the court;

c. THIRD OFFENSE - a fine of Three Thousand Pesos (P3,000.00) or an imprisonment of one (1) month, or both at the discretion of the court;

The fines imposed under this Ordinance must be paid within five days (5) from the date of infraction, otherwise, the case shall be filed with the court.

Aside from the penalty and/or imprisonment imposed in the third offense, the MTMB/TED shall recommend to the LTO-LTRFB the revocation or cancellation of the operator’s certificate of registration or franchise/transport permit and the driver’s license, as the case may be.
Section 8. SEPARABILITY CLAUSE. If for any reason, any part or provision of this Ordinance shall be declared unconstitutional or invalid, other parts or provisions hereof which are not affected thereby shall continue to be in full force and effect.

Section 9. REPEALING CLAUSE. All ordinances or part or parts thereof which are inconsistent with any of the provisions of this Ordinance are hereby repealed or modified accordingly.

Section 10. EFFECTIVITY CLAUSE. This Ordinance shall take effect after publication in any newspaper of general circulation of the City.

ENACTED, by the Sangguniang Panlungsod of Muntinlupa this 22nd day of November 2001, on its 15th Regular Session.

CONCURRED:

BAL NIEFES
Councilor

VICTOR L. ULANDAY
Councilor

DR. NICANOR L. ECHAVES
Councilor

ELMER S. ESPELETA
Councilor

ATTY. PATRICIO L. BONCAYAO, JR.
Councilor

FRANCIS RAN T. BAGAISING
Councilor

ALLAN REY A. CAMILON
Councilor

RENE CARL S. CAYETANO
Councilor

LUCIO B. CONSTANTINO
Councilor

ATTY. ICASIANO M. DELA REA
Councilor

MARIO E. BULAY, JR.
Councilor
REPUBLIKA NG PILIPINAS
PAMAHALAANG LUNGSOD NG MUNTINLUPA
KALAKHANG MAYNILA

Sangguniang Panglunsod

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MAMERTO T. SEVILLA, JR.
Councilor

RUPINO B. JOAQUIN
Councilor

ARTEMIO A. SIMUNDAC
Sectoral Representative
President
Association of Barangay Captains

ABSENT:

MELCHOR R. TESES
Councilor

ABSTAIN:

ATTY. RAUL R. CORRO
Councilor

I HEREBY CERTIFIED, as to the correctness of the foregoing ordinance.

ATTY. ISIDORO L. SORIANO, JR.
Secretary
SANGGUNIANG PANLUNGSOD

ATTESTED:

ALDRIN L. SAN PEDRO
Acting Vice Mayor/Presiding Officer

APPROVED:

ATTY. JO JASON T. ALCARAZ
Acting City Mayor
Date:

LITO B. SALAMAT, JR./NORY
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