ORDINANCE NO. 09-083

AN ORDINANCE AMENDING SECTIONS 2, 5[e][1][a], 9, 12, 19, 20, 21, 22[a][b][j][g][p][r][t], 55, AND 57 OF CITY ORDINANCE NO. 07-132, OTHERWISE KNOWN AS THE MARKET CODE OF MUNTINLUPA CITY.

Sponsored by:  
Hon. Coun. Melchor R. Teves  
Hon. Coun. Manta Deang-Catalang, DMD  
Hon. Coun. Aty. Ioselino M. siela Rea  
Hon. Coun. Allan Rey A. Camillon

Co-Sponsored:  
Hon. Coun. Ma. Luisa Babaran-Eckavez, MD.  
Hon. Coun. Ernie S. Espeleta  
Hon. Coun. Francis Ian T. Bagatsing  
Hon. Coun. Joselito V. Arevalo  
Hon. Coun. Luzi P. Constantino  
Hon. Coun. Vergel C. Ulanday  
Hon. Coun. Robert A. Abas  
Hon. Coun. Atty. Rey E. Buley

WHEREAS, Republic Act No. 7166, otherwise known as the Local Government Code of 1991, empowers the Sangguniang Panglunsod as the legislative body of the City to enact ordinances and appropriate funds for the general welfare of the City;

WHEREAS, Sec. 447 of Republic Act No. 7160 further provides that the City government, shall, by ordinance duly approved by the Sangguniang Panglunsod, has the authority to establish, maintain, and operate public markets within its territorial jurisdiction;

WHEREAS, pursuant to the above mandates, and to regulate the operation and establishment of markets in the City on March 8, 2007 the 4th Sangguniang Panglunsod of Muntinlupa passed Ordinance No. 07-132 otherwise known as the “Market Code of Muntinlupa City;

WHEREAS, on January 6, 2009, the Hon. City Mayor Aldrin L. San Pedro, requested the 5th Sangguniang Panglunsod to amend some Sections of the said Market Code of Muntinlupa City;

WHEREAS, study shows that the present Market Code of Muntinlupa City has to be amended in order to improve the condition, establishment, administration, and operation of both the privately-owned and operated public markets and City public markets in the City;
NOW, THEREFORE, BE IT ORDAINED, AS IT IS HEREBY ORDAINED, by the 5th Sangguniang Panlungsod of Muntinlupa in session duly assembled to amend the following Sections of Ordinance No. 07-132:

Section 2 to be amended read as follows:

SECTION 2. Scope and Coverage. — This code shall govern the establishment, administration and operation of the Muntinlupa City Public Market and all other city public markets that may be established or created, the imposition and collection of rental occupancy and other relevant market fees and charges, and, the regulation of the operations of both privately-owned and operated public markets and City Public Market.

NOW SHALL BE READ AS FOLLOWS:

Section 2. Scope and Coverage. — This code shall govern the establishment, classification, administration and operation of government owned or operated public market within the Muntinlupa City Public Market, and all other city public markets that may be established or created hereinafter; and the imposition and collection of market rental fees and other relevant fees, and charges; and as well as the regulation of the operations of both privately owned and operated markets within the city.

Section 5 (i)(l) to be amended read as follows:

Section 5. Terms and Definitions. — For purposes of this Code, the following terms shall be understood to mean as follows:

(i) MARKET COMMITTEE — refers to the body whose duty is to conduct the drawing of lots and processing of application in connection with the adjudication of vacant or newly-constructed stalls or booths in the City Public Markets, and to certify the results thereof.

(ii) MARKET RENTAL OR OCCUPYING FEE — refers to the fee paid to and collected by the city government thru the market collectors for the privilege of using market facilities.

NOW SHALL BE READ AS FOLLOWS:

(i) MARKET COMMITTEE — refers to the policy making body of the City Public Market of Muntinlupa, and all other public markets that will be hereinafter created or established.
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(l.) MARKET RENTAL or OCCUPANCY FEE — refers to the fees paid to
and collected by the City Government thru the market collectors for the privilege
of using the facilities of the public market, and which is remitted to the Office of
the City Treasurer;

(u.) UNDERWEIGHTING — refers to any act whereby a trade, seller/vendor,
tamper with his weighing scale used in the conduct of his business in weighing
goods to be merchandised or any items being traded in such a manner as to defraud
the innocent purchasers;“

Section 9 to be amended read as follows:

SECTION 9. Public Market Master. — There shall be a Public Market
Master for the Muninlupa Public Market and for each City Public Market owned
and operated by the local government to be hereinafter created. He shall be the
custodian of the City Public Market, have immediate administrative, supervision
and control over all subordinate market personnel, and perform the following
duties and responsibilities:

(1) execute and implement directives and policies emanating from the City
Market Administrator, as promulgated by the City Mayor, pertaining to the
operation of the City Public Market, including those on sanitation, cleanliness,
security, order and conduct inside the market premises and immediate environs;
(2) administer the lease of all the market stalls thereto and prepare the
documents in connection therewith; (3) ensure that the market fees and charges
are properly collected, remitted and reported; (4) prepare weekly statistical data
on the prevailing prices of goods in the City Public Market for the information of
the City Mayor; (5) Submit to the City Market administrator, for the information
of the City Mayor, weekly summary of collection and/or revenues; (6) supervise and
administer Market property, facilities and supplies, including the acquisition,
utilization, maintenance, losses, and disposal thereof; (7) supervise and evaluate
the performance of all subordinate market personnel and investigate complaints
relating to their performance and/or attitude/behavior; and (8) perform such other
functions and duties as may be assigned by the City Mayor or City Market
administrator.

NOW SHALL BE READ AS FOLLOWS:

Section 9. Public Market Master. — There shall be a Public Market
Master for the Muninlupa Public Market and for each City Public Markets
owned and operated by the local government to be hereinafter created. He
shall be the custodian of the City Public Market, have immediate
administrative, supervision, and control over all subordinate market
personnel, and perform the following duties and responsibilities:
(1) Execute and implement directives and policies emanating from the City Market Administrator, as promulgated by the Market Committee or by the City Mayor, pertaining to the operation of the City Public Market, including those on sanitation, cleanliness, security, order, and conduct inside the market premises and immediate environs;

(2) Administer the lease of all the market stalls thereat, and prepare the documents in connection therewith;

(3) Ensure that the market fees and charges are properly collected, remitted and duly reported;

(4) Prepare weekly statistical data on the prevailing prices of goods in the City Public Market for the information of the City Mayor and the Market Committee;

(5) Submit to the City Market Administrator, for the information of the City Mayor and the Market Committee, weekly summary of collection and/or revenues;

(6) Supervise and administer Market properties, facilities, and supplies, including the acquisition, utilization, maintenance, losses, and disposal thereof;

(7) Supervise and evaluate the performance of all subordinate market personnel and investigate complaints relating to their performance and/or attitude of conduct subject to review by the Market Committee;

(8) Perform such other functions and duties as may be assigned or designated by the City Mayor, Market Committee, or the City Market Administrator;

Section 12 to be amended read as follows:

SECTION 12. Special Stall Rental Fees – the rental fees for the Special Stalls located at the Montlliano Section and Bay Section of the Muntinlupa Public Market shall be as follows:

<table>
<thead>
<tr>
<th>STALL NO.</th>
<th>Rate/Month</th>
</tr>
</thead>
<tbody>
<tr>
<td>Montlliano Section (Stall Nos.____)</td>
<td>P180.00</td>
</tr>
<tr>
<td>Bay Section (Stall Nos.____)</td>
<td>P250.00</td>
</tr>
</tbody>
</table>
NOW SHALL BE READ AS FOLLOWS:

SECTION 12. Special Stall Rental Fees – The rental fees for the Special Stalls located at the Montillano Section, Bay Section of the Muntinlupa Public Market shall be as follows:

<table>
<thead>
<tr>
<th>STALL NO.</th>
<th>Rate/Month</th>
</tr>
</thead>
<tbody>
<tr>
<td>Montillano Section</td>
<td>P100.00</td>
</tr>
<tr>
<td>(Stall Nos. ___)</td>
<td></td>
</tr>
<tr>
<td>Bay Section</td>
<td>P250.00</td>
</tr>
<tr>
<td>(Stall Nos. ___)</td>
<td></td>
</tr>
<tr>
<td>Second Floor</td>
<td>amount shall not exceed to</td>
</tr>
<tr>
<td>(Stall Nos. ___)</td>
<td>the rate/price of Dry Goods</td>
</tr>
</tbody>
</table>

Section 19 to be amended as follows:

SECTION 19. Applicability – This Chapter shall apply only to new stall vacancies occurring after the enactment or amendment of this Code and shall not in any way affect the existing stall assignments at the Muntinlupa City Public Market.

NOW SHALL BE READ AS FOLLOWS:

Section 19. Applicability - This chapter shall apply to both new stall vacancies occurring after the enactment of this Code and all existing stall assignments at the Muntinlupa City Public Market.

Section 20 to be amended as follows:

SECTION 20. There is hereby created a permanent Market Committee to be composed of the City Mayor, as Chairman, and the City Market Administrator, Public Market Master, Market Committee Chairmen, of the Sangguniang Panglungsod, and a representative of the Market Vendors Association to be appointed by the City Mayor, as members. The Market Committee shall decide on the award/adjudication of vacant or newly-constructed stalls in all City-owned public markets to qualified applicants and shall perform the following functions:
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(1) conduct the drawing of lots and certify the results thereof to the City Mayor, based on the rules and regulations to be adopted by it; (2) adjudicate the transfer of lessee-stallholders from one section to another, or from one stall to another within the same section; and, (3) recommend to the City Mayor such measure or actions as may be necessary for the resolution of issues concerning the occupancy of stalls, booths or spaces in the City Public Markets.

NOW SHALL BE READ AS FOLLOWS:

Section 20. Market Committee. There is hereby created a Market Committee chaired by the City Mayor, and composed of the following members: City Administrator as Vice Chairman, City Market Administrator, City Attorney, City Engineer, BPOLO Chief, City Treasurer, Market Committee Chairman of the Sangguniang Panglungsod, and three (3) Supporting Staffs which includes a secretary.

Section 20.1 Functions and duties of the Market Committee are as follows:

a) To assume supervision, control, management, and operation of the Muntinlupa City Public Market, and other city public markets which are hereinafter be created or established;

b) To formulate policies, plans, and programs based on the objectives and priorities of the city government, and on sound professional concepts and principles;

c) To promulgate rules of procedure for the efficient supervision, control and management of the public market;

d) To develop plans and strategies on public market services supportive of the welfare of the stallholders and the buying public, and implement them upon approval by the city government;

e) To coordinate with the city health and environment officials to maintain sanitation, cleanliness, and healthy environment in the public market;

f) To closely coordinate with the city government in the maintenance of peace and order, and in such other facilities as may be necessary for the effective management and operation of the public market;

g) To recommend and advise the city government on all other matters involving the public market in order to improve its services and operations;
Section 21 to be amended read as follows:

SECTION 21. Adjudication of Stalls - (a) Notice of Vacancy. The Market Committee shall cause a Notice of Vacancy of any stall, booth or space in the Muntinlupa City Public Market or in any other City Public Markets to be hereafter established to be posted at the vacant stall, in the bulletin board of the City Hall, and in any conspicuous space within the Market Premises for a period of not less than ten (10) days prior to the date of award to apprise the public of the fact of vacancy of the subject stall, booth or space that is available for lease.

NOW SHALL BE READ AS FOLLOWS:

Section 21. Adjudication of stalls. - (a) Notice of Vacancy. - The Committee on Award/Adjudication of stalls before it causes Notice of Vacancy of any stall, booth, or space in the Muntinlupa City Public market, or in any other City Public Market to be hereafter established, it shall submit to the Market Committee the records showing that there is such a vacancy, and approval thereof is necessary. The Notice of Vacancy shall then be posted at the vacant stall, in the bulletin board of the City Hall, and in any conspicuous space within the market premises for a period of not less than ten (10) days prior to the date of award to apprise the public of the notice of vacancy of the subject stall, booth, or space that is available for lease.

(b) Application to lease market stall. - All applicants for vacant or newly-constructed market stalls shall have the following minimum qualifications:

i. Filipino citizen;
ii. At least 18 years of age;
iii. Not legally incapacitated; and a
iv. Resident of Muntinlupa City for at least six (6) months prior to his application as shown by the requisite Barangay Certificate.
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An application fee of Twenty Thousand Pesos (PHP 20,000.00) shall be collected from each applicant to cover the necessary expenses relative to the award, and lease of stall, and any excess thereof shall form part of the Trust Fund. An application form shall be furnished to the applicant who shall accomplish and submit the same to the Committee on Award/Adjudication together with his Barangay Certification and two (2) pieces of 2 ½ x 2 ½ ID picture. The application shall be made under oath. The submitted application shall be relayed by the Committee on Award/Adjudication to the Market Committee Secretariat. It shall be the duty of the Market Committee Secretariat to keep a registry book showing the name and addresses of the stall/booth applied for, and the date and time of the receipt of each application. It shall also be the duty of said officer to acknowledge receipt of all the applications and to issue order of payment of the application fee.

(d) Certificate of Award/Occupancy and Good will money.

X X X

Before the issuance of the Certificate of Award/Occupancy the awardee shall pay a Goodwill Money in the fixed amount of Twenty Thousand Pesos (PHP 20,000.00), payable in full, or in equal installments within a period of twelve (12) months.

Goodwill money is not subject to reimbursement. Same shall be applied upon renewal of their contract of lease, provided, however, that if there will be transfer of rights on the stall within the three (3) year period following the award or execution of contract, such transferee is exempted from payment of goodwill money. However, any transfer of rights following the expiration of the contract shall make the third party liable for the payment of goodwill money.

Section 22 (a)(b)(g)(p)(r)(t) to be amended shall be read as follows.

SECTION 22. Contract of Lease – (a) Term. Every awarded contract of lease shall be valid for a period of six (6) years. Upon the expiration of the term of the lease, the contract may be renewed for same period upon the favorable recommendation of the City Market Administrator and the Public Market Master after conducting a review of the stallholder-awardee's compliance with the conditions of the previous contract. In case of violations, however, said stall shall be declared vacant and available for award and occupancy to any new qualified applicant.
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(b) Payment of rental and other charges. - The stall rental/occupancy fees fixed in Chapter 3 of this code shall be payable on a daily basis, with the imposition of the proper surcharge in case of the late payment. Non-payment of rent for a total of sixty (60) days, whether consecutive or cumulative, shall be a ground for the cancellation of the lease and the ejectment of the lessee from the leased premises.

The manner of payment for electricity, water and other maintenance charges shall be in accordance with the regulations to be issued by the Public Market Master and specified in the Contract of Lease. Failure by the lessee to settle his water and electricity bill within the period prescribed by regulation of the Public Market Master shall vest authority in the City Government, through the Public Market Master, to cut off the electric and water line of the delinquent lessee. It is only upon presentation of an Official Receipt issued by the City Treasurer showing full payment of the arrears that such disconnected electricity and water line may be reconnected.

(g) Sub-Lease, Assignment and Transfer of Rights. No lessee of any market stall shall sub-lease the whole or part thereof, nor shall he convey, transfer, assign, mortgage, encumber, or in any other manner dispose of his rights or interests thereto during the term of the contract of lease. Any person other than the lessee, his helper or registered partner found selling in the leased premises without full knowledge of the grantor shall be prima facie evidence of sub-leasing and shall be ground for the outright revocation of the contract of lease and the imposition of the penalty provided for in paragraph (e) hereof.

(p) Inspection of the Lease Premises. - The City Government, thru the City Market Administrator or Public Market Master or their representatives, shall have the right to inspect the leased premises at any reasonable hour of the day to check the general condition thereof or to investigate or determine whether there are any violations of this Code or other ordinances, national laws, rules and regulations, and the terms and conditions of the lease contract committed therein. In case of the non-renewal of the contract of lease, the Public Market Master shall the authority to show the leased premises to prospective applicants for the stall.

(r) Revocation of Lease - unless otherwise renewed or extended, the contract of lease shall be deemed revoked upon the expiration of the term thereof, or upon non-payment of rentals for a total of sixty (60) days, as provided in paragraph (b) of this section. The lease contract shall likewise be revoked, if the lessee committed any violation of the terms and conditions of the lease as prescribed in this section and embodied in the contract of lease, upon the recommendation of the Public Market Master.
Ejected stallholder disqualified to participate in the drawing of lots - Should the stallholder be ejected from his/her stall/booth or stalls/booths, for cause as provided in this Ordinance, he/she and his/her helper/s shall be disqualified from filling another application for the lease of said stall/booth or any stall/booth in any public market of the city for a period of one year.

NOW SHALL BE READ AS FOLLOWS:

Section 22. Contract of Lease. - (a) Term. Every awarded contract of lease shall be valid for a period of six (6) years. The contract of lease shall be entered into between the City Mayor, as lessor, and the awardee as lessee/lesseeholder.

Upon the expiration of the term of the lease, the contract maybe renewed for same period, upon the favorable recommendation of the City Market Public Administrator, and the Public Market Master after conducting a review of the stall holders awardees whether they have complied with the conditions of their previous contract the rules and regulations set by Market Committee. In case of violations, the said stall shall be declared vacant, and available for award, and occupancy to any new qualified applicant;

(b) Payment of rental and other charges. - The stall rental/occupancy fees fixed in Chapter 3 of this Code shall be payable on a daily basis, with the imposition of the proper surcharge in case of late payment. Non-payment of rent for a total of sixty (60) days, whether consecutive or cumulative, shall be a ground for the cancelation of the lease and the ejectment of the lessee from the leased premises.

The manner of payment for electricity, water, and other maintenance charges shall be in accordance with the regulations issued by the Market Committee shall be and enforced by the City Market Administrator thru the Public Market Master as specified in the contract of lease. Failure of the lessee to settle his water and electricity bills within the period prescribed in the regulation shall vest authority in the City Government, through the Public Market Master, to cut-off the electric and water line of the delinquent lessee. It is only upon the presentation of an Official Receipt issued by the City Treasurer showing full payment of the arrearages that such disconnected electricity and water line maybe reconnected;
(g) **Sub-Lease, Assignment, and Transfer of Rights.** No lessee of any market stall shall sub-lease the whole or part thereof, nor shall he convey, transfer, assign, mortgage, encumber, or in any other manner dispose of his rights or interests thereto during the term of the contract of lease without the written consent and approval of the City Mayor thru the Market Committee. Any person other than the lessee, his helper, or registered partners found selling in the leased premises without full knowledge of the grantor shall be prima facie evidence of sub-leasing and shall be a ground for the outright revocation of the contract of lease, and the imposition of the penalty provided for in paragraph (e) hereof.

(p) **Inspection of the Lease Premises.** - The City Government, thru the market committee, or any of its members, or representatives, or the Public Market Master, shall have the right to inspect the leased premises at any reasonable hour of the day to check the general condition thereof, or to conduct and investigate whether there are any violations of these Code, or other ordinances, national laws, rules and regulations, and the terms and conditions of the contract of lease committed therein. Should there be any violations committed by the lessee during the inspection, the operation of the stall shall be summarily closed or suspended. The lessee shall be given **seventy two (72) hours or equivalent of three (3) days** to explain his/her side why his/her Contract of Lease shall not be revoked or cancelled. If the lessee satisfactorily explain his/her reasons to the Market Committee, and he/she may resume operation. However, subsequent violation of any provisions of the Code, or other ordinances, national laws, rules and regulations as well as and the terms and conditions of the contract of lease shall operate ipso facto as automatic revocation of the contract of lease.

In case of the non-renewal of the contract of lease, the Public Market Master shall have the opportunity to show the leased premises to any prospective applicant of the stall.

(f) **Revocation of Lease** - Unless otherwise renewed or extended, the contract of lease shall be deemed revoked upon the expiration of the term thereof, or in case of non-payment of rentals for a total of **sixty (60) days**, as provided in paragraph (b) of this section.

The lease contract shall likewise be revoked, if there is any complaint from any person that the lessee has committed any violation of the terms and conditions of the lease as prescribed in this section and embodied in the contract of lease. The lessee shall be given the opportunity to refute the complaint against him/her. If after investigation, it is found out that the lessee committed such violation being imputed against him/her, the contract of lease shall automatically be revoked.
Section 55 to be amended as follows:

SECTION 55. Posting of Rules and Regulations. - The Public Master Market shall promulgate market rules and regulations as he may deem necessary in the operation and maintenance of the City Public Market, which shall be posted in conspicuous places inside the Market Premises both in English and Filipino. He shall also furnish each lessee-stallholder with a copy thereof, either in English or Filipino, as may be preferred by the lessee-stallholder.

NOW SHALL READ AS FOLLOWS:

Section 55. Posting of Rules and Regulations. - The Public Market Master may promulgate market rules and regulations as he may deem necessary in the operation and maintenance of the city public market, subject to the approval of the Market Committee. All Rules and Regulations issued by the Market Master or with the approval of the Market Committee shall be posted in conspicuous place in the market premises both in English and Filipino. He shall also furnish each lease-stallholder with a copy thereof either in English or Filipino, as may be preferred by the lessee-stallholder.

Section 57 to be amended as follows:

SECTION 57. Franchise Requirement. - No person, partnership, corporation, or any other juridical entity shall operate a privately-owned public market, satellite market, (Talipapa) or flea market (tiangge), without first securing a franchise from the Sangguniang Panglungsod, upon submission of the following requirements, to wit: (i) feasibility study; (ii) favorable recommendation from the City Market Administrator; (iii) locational clearance from the City Zoning Administration Office; (iv) complete building/floor plan indicating the total number of available stalls/commercial spaces; (v) building occupancy permits; and (vi) other requirements which may be deemed appropriate or necessary.
For privately-owned public market, satellite market (talipapa) or flea market (tangge) already in existence at the time of the enactment of this code, the franchise requirement shall likewise be required and must be obtained within a period of six (6) months from the Code effectivity subject to the submission of the following requirements, to wit: (i) favorable recommendation from the City Market Administrator; (ii) Complete building/floor plans indicating the total number of available stalls/commercial spaces; (iii) building/occupancy permits; and, (iv) other requirements which may be deemed appropriate or necessary.

NOW SHALL BE READ AS FOLLOWS:

Section 57. Franchise Requirement. — No person, partnership, corporation, or any other juridical entity shall operate a privately-owned public markets, satellite market (“talipapa”) or flea market (“tangge”), without first securing a franchise from the Sangguniang Panglungsod, upon submission of the following requirements, to wit: (i) feasibility study; (ii) favorable recommendation from the Market Committee; (iii) Locational Clearance from the City Zoning Administration Office; (iv) complete building/floor plan indicating the total number of available stalls/commercial spaces; (v) building occupancy permits; and, (vi) other requirements as may be deemed appropriate or necessary.

For privately-owned public market, satellite market (talipapa), or flea market (tangge) already in existence at the time of the enactment of this code, the franchise requirement shall likewise be required and must be obtained within a period of six (6) months from the effectivity of this Code effectivity subject to the submission of the following requirements, to wit: (i) favorable recommendation from the City Market Administrator; (ii) Complete building/floor plans indicating the total number of available stalls/commercial spaces; (iii) building/occupancy permits; and, (iv) other requirements as may be deemed appropriate or necessary.

FINAL PROVISIONS

SEPARABILITY CLAUSE. — If for any reason, any part or provision of the Code is declared to be unconstitutional or invalid by any court of competent jurisdiction, or otherwise suspended or revoked by the Sangguniang Panglungsod, all other parts or provisions hereof which are not affected shall continue to be in full force and effect.

REPEALING CLAUSE. — All ordinances and other administrative issuances or regulations, the whole or part of which are inconsistent with any provision of this ordinance are hereby repealed or modified accordingly.
EFFECTIVITY CLAUSE – This ordinance shall take effect immediately upon its publication in a newspaper of general circulation.

ENACTED, by the 5th Sangguniang Panlungsod of Muntinlupa this 2nd day of March, 2009, on its 58th Regular Session.

CONCURRED:

DISTRICT I:

COUN. ALLAN REY A. CAMILON
Member

COUN. MA. LUISA BABARAN-ECHAVEZ, MD
Member

COUN. MELCHOR R. TEVES
Member

COUN. ATTY. JOSE ANTONIO M. DELA REZ
Member

COUN. ERMIAS S. ESPELETA
Member

COUN. MARITA DEANG-CALALANG, MD
Member

DISTRICT II:

COUN. FRANCISIAN T. BAGATSING
Member

COUN. JOSE LITO V. AREVALO
Member

COUN. LUVI P. CONSTANTINO
Member

COUN. ENGR. MARISSA COLE-RONGAVILLA
Member
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COUN. ENGR. MAMERTO T. SEVILLA, JR.
Member

COUN. VERGEL C. ULANDAY
Member

COUN. ROBERT A. ABAS
Member

COUN. ATTY. REY E. BULAY
Member

ABSENT:

COUN. ALLEN F. AMPAYA
Member

COUN. MARGARITA AMYTHYST PATDU-LABIOS, MD
Member

COUN. DANN HENRY G. TEVES
Sectoral Representative
President
Federation of Sangguniang Kabataan

I HEREBY CERTIFY, as to the correctness of the foregoing Ordinance.

LEONORA M. MARCELO
Legislative Staff Officer IV

ATTESTED:

ARTEMIO A. SIMUNDAC
Vice-Mayor/Presiding Officer

APPROVED:

ALDRIN L. SAN PEDRO
City Mayor

Date: 

Noriel