EWS EXPRESS

The Best Alternative

Gince 1988

From left: Ms. Giselle Yap, Senior Trade Promotions Officer of the Embassy of Sweden,

Mr. Johan Lennefalk, Trade Commissioner to the Philippines, Acting Mayor Jeffrey Ganzon, Ambassador Harald Fries, Head of Mission of the Swedish Embassy, signing on behalf of Swedfund International, and Business Sweden Consultant Ms. Mae Balandan signed

the Memorandum of Agreement a feasibility study on a Bus Rapid Transit (BRT) system



newsexpress.com.ph

Vol. XXXVI No. 47



News Express Iloilo, Philippines



NOVEMBER 4 - 10, 2024

newsexpress_iloilo@yahoo.com.ph / newsexpressiloilo88@gmail.com

P10.00



& PUBLISHING HOUSE

Time Proven Quality

Email: malonesprintingpress@gmail.com

MOA for Iloilo City BRT system feasibility study signed

By Mary Joy Cavañas

THE Metro Iloilo-Guimaras Economic Development Council (MIGEDC) has partnered with Swedfund International through a grant agreement to conduct a feasibility study on a Bus Rapid Transit (BRT) system in Iloilo and its neighboring municipalities.

The ceremonial signing of this agreement took place on October 29, with Acting Mayor Jeffrey Ganzon representing MIGEDC Chairperson, Mayor Jerry Treñas, and Ambassador Harald Fries, Head of Mission of the Swedish Embassy, signing on behalf

Also present at the event

were Mr. Johan Lennefalk, Trade Commissioner to the Philippines; Ms. Giselle Yap, Senior Trade Promotions Officer of the Embassy of Sweden; and Business Sweden Consultant Ms. Mae Balandan.



About 1,668 farmers and fisherfolk from the province of lloilo have received financial aid under the Presidential Assistance to Farmers, Fisherfolk, and Families (PAFFF) at Haw-as Arena in Dumangas, Iloilo on October 26.(MJ Cavañas)

ILOILO SOCIETY COMMERCIAL, INC.

*CHUCHERIAS *COSMETICS *SCHOOL & OFFICE SUPPLIES *GROCERIES

16 ALDEGUER ST., ILOILO CITY TEL. # (033) 337-6971; (033) 337-8866 (033) 337-6443 ; (033) 509-8929

FAX # (033) 338-0798

156 RIZAL-ORTIZ STs., ILOILO CITY TEL. # (033) 336-1037; (033) 336-1038

FAX # (033) 337-0649

TEL. # (033) 320-8488; (033) 329-4466 TAGBAK, JARO, ILOILO CITY FAX # (033) 320-8391





The P4.9 million garbage compactor donated by the Iloilo Provincial Government to the municipality of Banate to enhance the town's solid waste management system.

1,668 add'l farmers, fisherfolk get El Niño financial aid

By Mary Joy Cavañas

ABOUT 1,668 beneficiaries – consistingof farmers, fisherfolk and their families - have received financial aid under the Presidential Assistance to Farmers, Fisherfolk, and Families (PAFFF) at Haw-as Arena in Dumangas, Iloilo on October 26.

The said event coincided with the opening of the Hawas Festival.

With a total allocated fund of Php16.68 million, the beneficiaries have received Php10,000 each.

This fund included Php12.650 million PAFFF fund that President Ferdinand "Bongbong" Marcos Jr. has turned over on June 27 in

Antique, an additional Php1.1 million from Cong. James "Jojo" Ang Jr., and Php2.930 million from 4th District Rep. Ferjenel Biron.

The financial distribution was led by Gov. Arthur "Toto" Defensor Jr. along with Provincial Legal Officer Atty. Dennis Ventilacion, Provincial Agriculturist Ildefonso Toledo, Uswag Ilonggo Partylist Representative Cong. James "Jojo" Ang Jr., and local officials from the fourth district of Iloilo Province.

In his speech, Gov. Defensor highlighted agriculture as a primary focus for the provincial government, acknowledging the reliance of many Ilonggos

on farming and fishing.

He noted the provincial government's commitment to supporting agricultural growth through initiatives such as hybrid rice programs, irrigation, and rice processing, aiming to reach a production target of six metric tons per hectare.

Previously, the provincial government through the Provincial Agriculture Office has also distributed financial aid to 3,949 farmers and fisherfolk.

PAFFF is an initiative of the government which aims to support the recovery and stability of farmers and fisherfolk who were extremely affected by the El Niño phenomenon or drought season.

Banate gets garbage compactor from Capitol

MS. MAE BALANDAN

THE Iloilo provincial government funded the purchase of a P4.9 million garbage compactor for the municipality of Banate to enhance the town's solid waste management system.

The equipment can cater to 12 to 15 tons of wastes daily. It is expected to optimize waste collection processes and reduce the volume of wastes.

Gov. Arthur Defensor Jr. led the turnover of the garbage compactor, 47 sets of trash bins, and two portalets totaling to P6 million on October 29, 2024. The event was attended by Mayor Peter Paul Gonzales, Vice Mayor Filemon Iran Jr., OIC-Municipal Agriculturist Sanly Galvez, and the municipal officials and employees. Anilao Mayor Nathalie Ann Debuque also graced the event.

Defensor also led the blessing and inauguration of the new building and training center of the Municipal Agriculture's Office.

Governor Defensor, who is a staunch environmentalist, advocates for efficient solid waste management.

He underscored the BANATE/ page 2

NEWS **E**XPRESS **NOVEMBER 4-10, 2024**

NDA holds 2024 National **Dairy Summit in Iloilo City**

By Mary Joy Cavañas

THE National Dairy Authority (NDA) in partnership with the Western Visayas Dairy Farmers and Stakeholders Agriventures Inc., conducted the 2024 National Dairy Summit at the Iloilo Convention Center in Mandurriao, Iloilo City on October 28-30.

With t h e theme "Advancing DAIRY preneurship, Innovation, Nutrition, Sustainability, and Food Security," the summit was attended by hundreds of participants from the dairy sector, alongside dairy experts and practitioners from both national and international backgrounds.

This year's summit, the largest dairy event of 2024, featured discussions on best practices within the dairy industry, focusing on innovation, sustainability, and food security.

Attendees were treated to exhibitions highlighting the latest products, services, and technological advancements in dairy, aimed at enhancing productivity, nutrition, and sustainability within the sector.

The National Dairy Authority (NDA) aims to boost the Philippines' dairy industry with a strategic plan targeting a 5% milk sufficiency rate, equivalent to 80 million liters of milk by 2028. For the near term, the NDA aims to reach a 2.5% milk sufficiency rate by 2025, building on the current rate of 1%.

To achieve these targets, several objectives:

* Herd Expansion: Increasing the number of dairy animals to enhance overall milk production.



Iloilo City Acting Mayor Jeffrey Ganzon, NDA Administrator Atty. Marcus Antonius Andaya, Department of Agriculture Undersecretary Deogracias Savellano, COOP-NATCCO Partylist Representative FelimonEspares, Architect Johnny Que, among others, led the opening of the 2024 National Dairy Summit at the Iloilo Convention Center in Mandurriao, Iloilo City on October 28-30.

* Yield Improvement: Providing proper nutrition and food supplies to dairy herds to increase productivity.

* Demand Generation: Partnering with local sectors to boost demand for locally produced milk.

* Public Awareness: Launching the National Dairy Campaign to emphasize milk's nutritional benefits, especially for children, pregnant women, and nursing mothers.

* Dairy Farmer Growth: Expanding the number of dairy farmers to strengthen and scale up the industry.

The NDA aims for these efforts to contribute to a sustainable dairy value chain, ensuring both the growth of the local dairy the NDA has outlined sector and a reliable supply of milk across the

> Meanwhile, the threeday dairy summit was also attended by key

Undersecretary among others.

figures including Acting Deogracias Savellano, Mayor Jeffrey Ganzon, COOP-NATCCO NDA Administrator Atty. Partylist Representative Marcus Antonius Andaya, Felimon Espares, Department of Agriculture Architect Johnny Que,

DA-Western Visayas harvests 12 metric tons of new rice variety

The Department of Agriculture (DA) harvested around 12.4 metric tons of the NSIC Rc 604 (saline-resistant variety) of rice in the twohectare area of its Western Visayas Integrated Agricultural Research Center (DA-WESVIARC), Jaro, Iloilo, City.

The metric tons harvested are equivalent to 252 bags; each bag weighing more than 49 kilograms.

According to Science Research Specialist Engr. FleridaDemamay, the said rice variety is part of the ongoing efforts at WESVIARC to test its yield performance and develop resilient rice varieties suitable for irrigated lowland areas with saline conditions.

"The department, through the Masagana Rice Industry Development Program, hopes to expand rice production areas next year particularly in farms with high salinity," she added.

The PalayCheck System and Rice Crop Management Advisory Service were employed to optimize production and yield of rice.

The rice was planted on July 8 this year and harvested on October 7, thus grown for three months. (PIA 6)



The completed one-kilometer-long farm-to-market road in Barangay Tupaz, Carles, Iloilo aims to enhance local agricultural connectivity. Its construction is through the convergence program of DPWH and the Department of Agriculture. (Photo courtesy of DPWH 6)

DPWH completes farm-to-market road in northern Iloilo

BUS... (from page 1)

Swedfund's grant will fund a comprehensive feasibility study covering technical assessments, financial projections, and environmental and social impact analyses.

This study will determine the viability and sustainability of the proposed BRT system in Metro Iloilo, aiming to meet the rising demand for modern public transport.

Acting Mayor Ganzon expressed optimism about the partnership, viewing it as a milestone towards a more efficient transportation system.

In addition, Ambassador Harald Fries affirmed Sweden's commitment to supporting sustainable development projects in the Philippines, underscoring the collaboration's potential to improve urban mobility and quality of life for Iloilo residents.

Meanwhile, the said grant represents the strong relationship between Sweden and the Philippines, highlighting Sweden's support for local governments like Iloilo in terms of strengthening key industries such as infrastructure and transportation.

THE concreting of the Works and Highways farm-to-market (FMR)

road in Barangay Tupaz in Carles town is now completed, according to the Department of Public

(DPWH) 6.

In convergence with the Department of Agriculture, the P11 – million worth FMR project is built by the

BANATE ... (from page 2)

essence of the garbage compactor in improving the town's waste disposal system which is crucial in protecting the province's marine resources, particularly the Visayan Sea. Banate, a coastal municipality, is known for its abundant harvest of blue crabs (kasag).

Meanwhile, Mayor Gonzales thanked Governor Defensor for the other projects that the provincial government has given to the municipality such as the P5 million Resilience Hub and the soon to be established Crab Hatchery. (Capitol news)

DPWH Iloilo 3rd District Engineering Office. Its construction was funded under the District's FY 2023 General Appropriations Act (GAA) aimed at enhancing local agricultural connectivity.

The project which involved the construction of 1-kilometer long, 5-meter wide, 2-lane Portland Concrete Cement Pavement (PCCP) is expected to improve the town's transport system substantially benefiting local farmers and fisherfolk.

DPWH 6 Regional

Director Sanny Boy O Oropel said the improved road is set to enhance the efficiency of transporting agricultural produce, thereby supporting the local economy and fostering growth within the community.

"This farm-to-market road offers local farmers faster access to transport their goods and products. The road will assure and facilitate the effective transit of the town's diverse agricultural and fishery products, and residents will make more progress," said Oropel. (PIA-6)

Consumers urged to support local, buy early

ILOILO CITY Consumers are advised to shop early for flowers with prices expected to be dictated by the demand and choose local as they observe Undas.

In a press conference on Wednesday, Department of Trade and Industry (DTI) Antique director Mutya Eusores said the purchasing power of consumers is affected by their time to look for the best items or goods.

"If you will be given the time to look around before you decide which and where to purchase, you do so. You may be able to get something cheaper if you get to go around, also. You have to spend time when you are on a tight budget," she said.

DTI Aklan director Romel Amihan said, based on their monitoring record, the prices of flowers vary, so it is better to do some canvassing if they have the time.

"It really matters to do canvass for you to be able to source relatively lower prices of flowers," Amihan

Flowers sold in the region are mostly sourced from Dangwa in Manila, while others are from Baguio and imported from China.

DTI regional director Rachel Nufable, in the meantime, encouraged consumers to support and buy locally-produced candles and food.

She said there are small producers of candles, particularly decorative

"It's good also to consider our local products. Other than cheaper because the cost of logistics is low, we can also help our local entrepreneurs. We advocate go local, buy local," she said.

In the meantime, DTI assured a sufficient supply of candles and bottled water, two of the most soughtafter commodities during

Lawyer Jazer Mirada, officer-in-charge of DTI Consumer Protection Division, said all prices are within the suggested retail

He cited, as an example, the 350ml of Absolute pure distilled drinking water, which costs PHP12, and Wilkins 330 ml at PHP12.

Other brands are even lower, selling at PHP64.75. he said.

The cost of Liwanag Esperma No. 3 white candles is PHP65.78 for a pack of 20, while some retailers are

The Manila Wax No. 14 white is sold at PHP54.10 for a pack of five, but some retailers sell them at PHP53.75.

He added that local government units are also required to activate their local price monitoring council. (PNA)



BUY EARLY, SUPPORT LOCAL. Officials of the Department of Trade and Industry (DTI) Western Visayas advise consumers to buy early and support local products before the observance of Undas in a press conference on Wednesday (Oct. 30, 2024). DTI regional director Rachel said aside from being cheaper, patronizing local products will also help local entrepreneurs. (PNA photo by PGLena)

3 suspects yield P2.7-M shabu in Iloilo drug sting

ILOILO CITY-The anti-drug operation launched by the Iloilo City Police Office Tuesday night resulted in the seizure of 400 grams of shabu valued at PHP2.7 million and the arrest of three high-value individuals.

Arrested were 24-yearold Hyder John Angcayan, his live-in partner, 22-yearold Sharei Mae Tolentino, and cousin, 30-year-old Anton John Angcayan in a buy-bust in Barangay Bitoon in Jaro district.

"Hyder has direct contact inside (National Bilibid Prison) in Muntinlupa. Hyder and John are members of the Happy Go Lucky gang inside Muntinlupa," said Capt. Ryan Christ Inot, officerin-charge of the ICPO-City Drug Enforcement Unit (CDEU), in an interview on Wednesday.

Hayder and Anton John



SEIZED. The anti-drug operation launched by the Iloilo City Police Office yields 400 grams of shabu valued at PHP2.7 million and arrested three high-value individuals on Tuesday (Oct. 29, 2024). Two of the suspects were arrested in 2019 but were released and eventually returned to their illegal activities. (Photo courtesy of ICPO-CDEU)

were arrested in 2019 due to illegal drugs but availed of plea bargaining agreement and were released in 2022. They, however, resumed their illegal activities.

Tolentino, meanwhile, collects the illegal items shipped from Manila at

the Tagbak terminal in Barangay Tagbak. The two other suspects handle the repacking and delivery.

He added that Hyder works in a parcel delivery

"We placed them under surveillance for two weeks since we already arrested alias Janjan, their cousin who was also engaged in illegal

drugs, where we seized more than one kilogram of shabu," Inot added.

He said Janjan served as their runner.

The suspects are now nder police custody and will be charged with violation of Republic Act 9165 or the Comprehensive Dangerous Drugs Act of 2002. (PNA)

'Leon' damages 5 houses, 12 families evacuated in Antique

SAN JOSE DE BUENAVISTA, Antique – The strong winds brought by Super Typhoon Leon (international name Kong-rey) destroyed a house, damaged four houses, and caused the preemptive evacuation of 12 families in Antique.

"The houses were of light materials and in the upland barangays," Local Disaster Risk Reduction and Management Officer III Michael Tolentino said in an interview Wednesday, noting they were vulnerable to strong winds because of their location.

Four of the five houses were in San Remigio and one was from the municipality of Laua-an.

Meanwhile, of the 12 families preemptively evacuated on Oct. 29, five were from San Jose de Buenavista, four from San Remigio, two from Valderrama, and one from Laua-an.

"The preemptively evacuated families preferred to stay with their relatives outside of the evacuation centers except for the two at the Moscoso Elementary School in San Jose de Buenavista," Tolentino said.

He said the local government units (LGUs) provided assistance to the affected families.

Further, classes remained suspended in 17 LGUs while classes resumed in the town of Tobias Fornier due to improving weather conditions.

The suspended in-person classes from pre-school to senior high school were in San Jose de Buenavista, Hamtic, Pandan, Barbaza, Tibiao, Culasi, Caluya, Sibalom, San Remigio, and Libertad and all levels in Laua-an, Valderrama, Sebaste, Belison, Patnongon, Anini-y, and Bugasong. (PNA)



09554571248//09178263

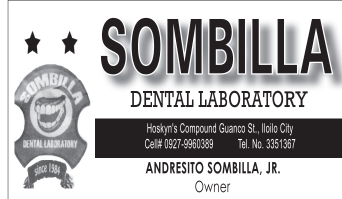
Local DRRM body calls for preemptive evacuation in high-risk areas

SAN JOSE DE pre-emptively evacuate in BUENAVISTA, Antique -Families residing in high-risk areas, including those along coasts and rivers in Antique province, are encouraged to

anticipation of the intense to torrential rains brought by Typhoon Leon (international name Kong-rey) on Tuesday.

Provincial Disaster Risk

LOCAL / page 11





PRE-EMPTIVE EVACUATION. The province of Antique experiences light to moderate and, at times, heavy rainfall on Tuesday (Oct. 29, 2024). Antique Provincial Disaster Risk Reduction and Management Office (PDRRMO) chief Broderick Train, in an interview, called for the preemptive evacuation of families along the coastal, river, and other high-risk areas in anticipation of intense to torrential rains brought by Typhoon Leon (Kong-rey). (PNA photo by Annabel Consuelo J. Petinglay)

NEWS **E**XPRESS **NOVEMBER 4-10, 2024**

DOLE releases Php9.9m assistance at Bagong Pilipinas **Caravan of Services**

Over Php8M TUPAD assistance for 1,700 informal workers and Php1.9 M livelihood assistance was released in the Province of Capiz during the Bagong Pilipinas Caravan of Services held in Roxas City on October 12, 2024. The initiative displayed the array of services of DOLE and other government agencies.

The TUPAD pay-out and ceremonial releasing of salary vouchers benefitted informal workers from Roxas City and the Municipality of Panay, Capiz.

DOLE RO 6, through its Capiz Field Office, released Php960,000.00 for various livelihood assistance for the 32 parents of child laborers from Brgy. Dumulog, Roxas City, Capiz.

Regional Director Atty. Sixto T. Rodriguez, Jr. also approved the release of a Php500,000.00 for the Egg Machine Project for 24 member-beneficiaries of Humwad Olalonians Farmers Association, Brgy. Olalo, Pilar, Capiz and another Php500,000.00 for the Gourmet Tuyo Production Project of 22 members of Brgy. Navitas Fisherfolks Association in Panay, Capiz

RD Rodriguez underscored cooperation and unity among the beneficiaries for the sustainability of the projects, and the importance of livelihood to ensure that the children could go to school and keep them away from child labor.

DSWD-W. Visayas on alert for 'Leon,' releases P25-M aid for 'Kristine'

ILOILO CITY - The Department of Social Welfare and Development (DSWD) 6 (Western Visayas) is on alert status for the possible impact of Typhoon Leon (international name Kong-Rey) even while the provision of assistance continues to those affected by Severe Tropical Storm Kristine (international name Trami).

"As to the preparedness, PHP832,188. we have adequate resources that we can use at any given time. In terms of the family food packs (FFPs), we still have more than 90,000 scattered all over the region. Aside from the family food packs, we also have non-individuals, in the region. food items (NFIs) available," DSWD-6 Director Arwin Lazo said on Tuesday.

The DSWD has more

than PHP120.7 million in total stockpile and standby funds, he added.

Meanwhile, in its latest report, DSWD-6 said the total assistance extended to families affected by Kristine has already reached PHP25.36 million.

The assistance consisted of 22,724 FFPs worth about PHP22.5 million, and 531 NFIs amounting to

"The local government units provided assistance worth over PHP2 million to the affected families/ persons," the report said.

Kristine affected 125,496 families, or 485,015

It also destroyed 572 houses and partially damaged 17,915 others. (PNA)

NWPC APPROVES MINIMUM WAGE INCREASE IN WESTERN VISAYAS

The National Wages and Productivity Commission (NWPC) approved on 28 October 2024 Wage Order No. RBVI-28 granting a Php33-40 wage increase for private sector workers and Wage Order No. RB VI-DW-05 for a P1,000

Kasambahays. The wage increase is implemented fifteen (15) days after its publication in a newspaper of general circulation in the region.

wage increase for the

The Wage Orders came after the Regional Tripartite Wages and Productivity Board VI (RTWPB VI) headed by Regional Director Atty. Sixto T. Rodriguez, Jr. and comprised of representatives from the government, management, and labor sectors, conducted a series of consultations and

public hearings in Panay Island and Negros Occidental as part of the minimum wage determination process.

The increases considered the various wage determination criteria provided under Republic Act No. 6727 or the Wage Rationalization Act.

The wage adjustments bring the daily minimum wage rates in the region to a range of P485 - P513 in the non-agriculture sector and P480 in the agriculture sector. The Kasambahays will receive a Php6,000 monthly wages upon its implementation.

About 193,032 minimum wage earners will directly benefit from the wage increase and about 300,252 full-time wage and salary workers earning above the minimum wage may also indirectly benefit as a result of upward adjustments at the enterprise level arising from the correction of wage distortion.

A total of 160, 795 domestic workers are also expected to benefit from the wage increase for Kasambahays.

Wage Order No. RBVI-28: **New Minimum** Minimum Wage **Amount of** Wage Rates Sector/Industry under Wage Order Increase (Upon No. RBVI-27 effectivity) 1. Non-Agriculture/Industrial/Commercial A. Employing more than Php 480.00 Php 33.00 Php 513.00 (10) workers Php 450.00 Php 35.00 Php 485.00 B. Employing ten (10) workers or less Php 440.00 Php 40.00 Php 480.00 2. Agriculture

Wage Order No. RB VI-DW-05:

Monthly Minimum Wage under Wage Order No. RB VI-DW-05	Amount of Increase	New Minimum Wage Rate
Php 5,000.00	Php1,000	Php6,000



CONTINUOUS ASSISTANCE. Assistance continues for families affected by Severe Tropical Storm Kristine in Concepcion. Iloilo on Tuesday (Oct. 29, 2024). The Department of Social Welfare and Development said the total assistance extended to families affected by Kristine in Western Visayas has reached PHP25.36 million. (Photo courtesy of DSWD-6)

P33-M grant to assess viability of BRT system in Iloilo, Guimaras

ILOILO CITY - The Mayor Jeffrey Ganzon Metro Iloilo-Guimaras Economic Development Council (MIGEDC) and Sweden on Tuesday formalized an agreement for a PHP33-million grant from Swedfund International for a feasibility study to determine the viability of establishing a bus rapid transport (BRT) system in Metro Iloilo and Guimaras.

The agreement was signed by Iloilo City acting

on behalf of MIGEDC chairperson, Mayor Jerry Treñas, and Harald Fries, Chargé d'affaires of the Swedish Embassy.

Johan Lennefalk, Trade Commissioner to the Philippines; Giselle Yap, Senior Trade Promotions Officer of the Embassy of Sweden; and Mae Balandan, Consultant from Business Sweden, witnessed the agreement signing at the City Mayor's Office.

The study will include technical assessments, financial projections, and environmental and social impact analyses to ensure the proposed system is sustainable and beneficial to the local community.

In an interview, Fries said the assistance was an offshoot of the visit of former Ambassador Annika Thunborg in March 2023 when she met

representatives from Iloilo to discuss possible business partnerships.

"It was clear to her that Iloilo was a very good partner in terms of being a businessfriendly, progressive, safe city. She saw that there was a good opportunity for partnership here. In the discussions, it was clear that the urban transportation situation was an area, which was identified here as a priority and where Sweden

could offer support," he added.

Iloilo City is the first local government unit in the country chosen for the grant under Swedfund International.

Ganzon said the assistance will help reshape the landscape of Metro Iloilo to be better prepared for the future.

"This is a great help for the city, considering that they have this feasibility

study intended to be implemented in a strategic area. I think they have enough consultants to see to it that it is doable. We are grateful to the Swedish government for deciding to implement it first in Iloilo City," he said.

MIGEDC executive director Velma Jane Lao, meanwhile, said the feasibility study would be a "big help" in attracting

P33-M/ page 5

REPUBLIC OF THE PHILIPPINES **REGIONAL TRIAL COURT** 6TH JUDICIAL REGION OFFICE OF THE CLERK OF COURT and EX-OFFICIO SHERIFF OF ILOILO

NOVEMBER 4-10, 2024

CHIEF JUSTICE RAMON Q AVANCEÑA HALL OF JUSTICE Bonifacio Drive, Iloilo City rtc1iloocc@judiciary.gov.ph

(033)3353190 -000-

FORECLOSURE NO. F-11085-24 (Branch 35, RTC, Iloilo City)

FOR:

EXTRA-JUDICIAL FORECLOSURE OF REAL ESTATE MORTGAGE **UNDER ACT NO. 3135, AS AMENDED BY ACT NO. 4118**

HOME DEVELOPMENT MUTUAL FUND (otherwise known as PAG-IBIG Fund) Mortgagee,

-versus-

MARY GRACE JOY L. SALUDES, herein represented by her Attorney-in-Fact, TERESA VILLANUEVA LAREDA,

Mortgagors.

SHERIFF'S NOTICE OF SALE AT PUBLIC AUCTION

Upon extra-judicial petition for sale under Act 3135 filed by the mortgagee, HOME DEVELOPMENT MUTUAL FUND (otherwise known as Pag-IBIG Fund), with principal office at 44th Petron Megaplaza Building No. 358, Sen. Gil J. Puyat Avenue, Makati City, as represented herein by its Department Manager III, WILMER B. LIRAZAN, with office address at Pag-IBIG Housing Business Center, Gaisano City Mall, Araneta Street Singcang, Bacolod City, Negros Occ., and its Attorney-in-Fact, ATTY. MELANIO A. BADENAS, JR., with office address at Rm. 209 Megastate Bldg., No. 737 G. Araneta Avenue, Tatalon, Quezon City, Philippines, against the mortgagors, MARY GRACE JOY L.. SALUDES, herein represented by her Attorney-in-Fact, TERESA VILLANUEVA LAREDA, both of legal age, Filipinos, with residence and postal addresses at Lot 25, Block 2, Hacienda Sta. Ana, Brgy. Poblacion Ilaud, Zarraga, Iloilo or at 229 Brgy. Ma. Clara, Iloilo City, Philippines, to satisfy the mortgage indebtedness which as of August 23, 2024 amounted to ONE MILLION FORTY FOUR THOUSAND ONE HUNDRED NINETY THREE PESOS & 38/100 ONLY (P1,044,193.38) Philippine Currency, plus interests, penalties, other charges, publication cost, attorney's fees, sheriff's legal expenses and other incidental expenses of foreclosure and auction sale, the Ex-Officio Sheriff of Iloilo or his lawful deputy will sell at public auction on **NOVEMBER 5, 2024** at 10:00 o'clock in the morning at Ground Floor, Office of the Clerk of Court, Regional Trial Court, Chief Justice Ramon Q. Avanceña Hall of Justice, Bonifacio Drive, Iloilo City, to the Highest bidder, for CASH or MANAGER'S CHECK and in Philippine Currency, the following real properties with the buildings and all the improvements found thereon, to wit:

TRANSFER CERTIFICATE OF TITLE NO. 090-2010008075

That certain land situated in POBLACION ILAUD, MUNICIPALITY OF ZARRAGA, PROVINCE OF ILOILO, ISLAND OF PANAY, bounded and described as follows:

LOT NO: 25 BLOCK NO: 2 PLAN NO: PSD-06-042799

LOCATION: POBLACION ILAUD, MUNICIPALITY OF ZARRAGA, PROVINCE OF ILOILO, ISLAND OF PANAY

AREA: 110 SQUARE METERS, MORE OR LESS

All sealed bids must be submitted to the undersigned on the aforementioned time and date.

In the event the public auction should not take place on the said date, it shall be held on DECEMBER 3, 2024 at the same time and place aforementioned without further notice.

Iloilo City, Philippines, September 5, 2024.

(SGD.) ATTY. GERRY D. SUMACULUB Ex-Officio Sheriff of Iloilo and Clerk of Court VII

(SGD.) RICARDO F. PALABRICA. JR.

Sheriff IV/Sheriff-in-Charge

NE/Oct. 21, 28 & Nov. 4, 2024

P33-M ... (from page 4)

investors to the BRT project.

"This is just a study. But we are hoping that after the study, an investor will be attracted, or maybe an official development assistance agency, to bring it to fruition," she said.

of the municipalities of Oton, Leganes, Pavia, Sta. Barbara, Cabatuan, San Miguel, and the province of Guimaras.

On Monday, the team also visited the office of Governor Arthur Defensor

MIGEDC is composed Jr., where they discussed possible collaboration with Iloilo.

> "The governor, the vicegovernor, and us from team Sweden decided to continue our dialogue with the province and the city to see if we can find other

areas of partnership. As I mentioned here, Iloilo really stands out as a very progressive and businessfriendly city and province. We think from team Sweden that Iloilo is a very good partner for us," Fries said. (PNA)

Republic of the Philippines **REGIONAL TRIAL COURT** 6th Judicial Region OFFICE OF THE PROVINCIAL SHERIFF C.J. Ramon Q. Avanceña Hall of Justice Iloilo City

FORECLOSURE NO. F-11091-24 (Branch 27, RTC-Iloilo City)

-000-

EXTRA-JUDICIAL FORECLOSURE OF REAL ESTATE MORTGAGE **UNDER 3135, AS AMENDED**

BANK OF THE PHILIPPINE ISLANDS (SUCCESSOR-IN-INTEREST OF **BPI FAMILY SAVINGS BANK, INC.),** Mortgagee.

- versus -

DIVINE GRACE E. ALIGATO & ARLENE A. MANOSA ARLENE A. MANOSA herein represented by **DIVINE GRACE** E. ALIGATO as her true and lawful Attorney-in-Fact,

Mortgagors.

SHERIFF'S NOTICE OF SALE AT PUBLIC AUCTION

Upon extra-judicial petition for sale under Act 3135 filed by the mortgagee, BANK OF THE PHILIPPINE ISLANDS (SUCCESSOR-IN-INTEREST OF BPI FAMILY SAVINGS BANK. INC.), with office address at 2/F BPI Building, General Luna Highway, Iloilo City, Philippines, against the mortgagors, DIVINE GRACE E. ALIGATO & ARLENE A. MANOSA, Arlene A. Manosa herein represented by Divine Grace E. Aligato as her true and lawful Attorney-in-Fact, of legal ages, Filipinos and with residence and postal address at 20 De Leon Street, Mandurriao, Iloilo City, Philippines, to satisfy the mortgage indebtedness which as of July 17, 2024, amounted to ONE MILLION FOUR HUNDRED NINETY SEVEN THOUSAND THREE HUNDRED FIFTY EIGHT PESOS & 65/100 (P1,497,358.65), inclusive of interest, penalties and other charges, the Ex-Officio Provincial Sheriff of Iloilo or his lawful deputy will sell at public auction on November 20. 2024 at 10:00 o'clock in the morning at Ground Floor, Office of the Clerk of Court, Regional Trial Court, C.J. Ramon Q. Avanceña Hall of Justice, Bonifacio Drive, Iloilo City, to the HIGHEST BIDDER, for CASH or MANAGER'S CHECK and in Philippine Currency, the following real property with the buildings and all the improvements found thereon, to wit:

TRANSFER CERTIFICATE OF TITLE NO. 095-2016002097

"A PARCEL OF LAND (LOT 100, BLOCK 20, PCS-06-004023 BEING A CONS- SUBD. OF LOTS 2146-D, PSD-06-034880, 2150-B, PSD-45356, 2296-A-1-B, 2296-A-1-C, 2296-A-1-D, 2296-A-1-E, 2296-A-1-F, 2296-A-1-H, PSD-06-030466, 2296-A-2, PSD-34645, 2160, 2161, 2164, 2298, 3010, 3006, 2153, 3007 & 3009, AGONOA CAD. 8, SITUATED IN THE DISTRICT OF MANDURRIAO, CITY OF ILOILO, ISLAND OF PANAY. BOUNDED ON THE SW., ALONG LINE 1-2 BY LOT 99; ON THE NW., ALONG LINE 2-3 BY LOT 2288 AGONOA CAD. 8; ON THE NE., ALONG LINE 3-4 BY LOT 101; ON THE SE., ALONG LINE 4-1 BY ROAD LOT 22 (10.00 M. WIDE) ALL OF THIS SUBD. SURVEY. X XX. CONTAINING AN AREA OF ONE HUNDRED TEN (110) SQUARE METERS, MORE OR LESS.)

NOTE: (With all the improvements found thereon.)

All sealed bids must be submitted to the undersigned on the aforementioned time and date.

In the event the public auction should not take place on the said date, it shall be held on November 27, 2024 at the same time and place aforementioned without further

Iloilo City, Philippines, October 7, 2024.

(SGD.) ATTY. GERRY D. SUMACULUB

Ex-Officio Provincial Sheriff and Branch Clerk of Court VII

(SGD.) ERIC GEORGE S. LUNTAO Sheriff-In-Charge

NE/Oct. 21, 28, 2024 & Nov. 4, 2024

REPUBLIC OF THE PHILIPPINES **REGIONAL TRIAL COURT** 6[™] JUDICIAL REGION OFFICE OF THE CLERK OF COURT and EX-OFFICIO SHERIFF OF ILOILO

CHIEF JUSTICE RAMON Q. AVANCEÑA HALL OF JUSTICE Bonifacio Drive, Iloilo City rtc1iloocc@judiciary.gov.ph (033)3353190 -000-

> FORECLOSURE NO. F-11080-24 (Branch 35, RTC, Iloilo City)

> > FOR:

EXTRA-JUDICIAL FORECLOSURE OF REAL ESTATE MORTGAGE **UNDER ACT NO. 3135, AS AMENDED BY ACT NO. 4118**

HOME DEVELOPMENT MUTUAL FUND (otherwise known as PAG-IBIG Fund), Mortgagee,

versus-

SHENLEY D. SEVILLENO herein represented by her Attorney-in-Fact, SHIELA MAY L. SEVILLENO,

Mortgagors.

SHERIFF'S NOTICE OF SALE AT PUBLIC AUCTION

Upon extra-judicial petition for sale under Act 3135 filed by the mortgagee, HOME DEVELOPMENT MUTUAL FUND (otherwise known as Pag-IBIG Fund), with principal office at 44th Petron Megaplaza Building No. 358, Sen. Gil J. Puyat Avenue, Makati City, as represented herein by its Department Manager III, WILMER B. LIRAZAN, with office address at Pag-IBIG Housing Business Center, Gaisano City Mall, Araneta Street Singcang, Bacolod City, Negros Occ., and its Attorney-in-Fact, ATTY. MELANIO A. BADENAS, JR., with office address at Rm. 209 Megastate Bldg., No. 737 G. Araneta Avenue, Tatalon, Quezon City, Philippines, against the Mortgagors, SHENLEY D. SEVILLENO, herein represented by her Attorney-in-Fact, SHIELA MAY L. SEVILLENO, both of legal age, Filipinos, with residence and postal addresses/at Lot 27 Block 34, Deca Homes Pavia Resort Residences, Brgy. Jibao-an, Pavia, Iloilo or at Compayan, Dumangas, Iloilo, Philippines, to satisfy the mortgage indebtedness which as of August 23, 2024 amounted to ONE MILLION TWO HUNDRED THIRTY FOUR THOUSAND FOUR HUNDRED THIRTY TWO PESOS & 81/100 ONLY (P1,234,432.81) Philippine Currency, plus interests, penalties, other charges, publication cost, attorney's fees, sheriff's legal expenses and other incidental expenses of foreclosure and auction sale, the Ex-Officio Sheriff of Iloilo or his lawful deputy will sell at public auction on **NOVEMBER 5, 2024** at 10:00 o'clock in the morning at Ground Floor, Office of the Clerk of Court, Regional Trial Court, Chief Justice Ramon Q. Avanceña Hall of Justice, Bonifacio Drive, Iloilo City, to the Highest bidder, for CASH or MANAGER'S CHECK and in Philippine Currency, the following real properties with the buildings and all the improvements found thereon, to wit:

TRANSFER CERTIFICATE OF TITLE NO. 090-2022004380

That certain land situated in BARANGAY OF PANDAC/ JIBAO-AN MUNICIPALITY OF PAVIA, PROVINCE OF ILOILO, ISLAND OF PANAY.

LOT NO: 27 BLOCK NO: 34 PCS-06-006502

BARANGAY OF PANDAC/JIBAO-AN, LOCATION: MUNICIPALITY OF PAVIA, PROVINCE OF ILOILO, ISLAND OF PANAY

AREA: 100 SQUARE METERS, MORE OR LESS

All sealed bids must be submitted to the undersigned on the aforementioned time and date.

In the event the public auction should not take place on the said date, it shall be held on **DECEMBER 3, 2024** at the same time and place aforementioned without further notice.

Iloilo City, Philippines, September 5, 2024.

(SGD.) ATTY. GERRY D. SUMACULUB

Ex-Officio Sheriff of Iloilo and Clerk of Court VII

(SGD.) RICARDO F. PALABIICA, JR. Sheriff IV/Sheriff-in-Charge

NE/Oct. 21, 28 & Nov. 4, 2024



REMEGIO G. CASTOR Publisher

MARY JOY ANGELA CAVAÑAS

CARL SARDUA

Reporter Photographer / Lay-out Artist

LINNY P. GAURANA Secretary / Account Officer **JASON LAZATIN**

Circulation

RURAL PRESS COMMUNICATORS REPRESENTATIVE, INC.

3055 Tolentino Street, corner Balabac Streets, Pinagkaisahan, Makati City, Metro Manila Tel. Nos. 882-3978 / 882-4639 / 882-3205 Telefax No. 882-3223 E-mail Address: ruralpress@yahoo.com

> **EVA R. ABAJENCIA** Antique Bureau Chief San Jose, Antique

Cel. Nos. 0995-2107119 **MEMBERS: PHILIPPINE PRESS INSTITUTE (PPI)** PUBLISHERS ASSOCIATION OF THE PHILIPPINES, INC. (PAPI)

PRESS PHOTOGRAPHERS OF THE PHILIPPINES (PPP) Door 35, Zerrudo Commercial Complex, E. Lopez St. Jaro, Iloilo City, Philippines

Tel. Nos. (033) 320-1509/508-8725 E-Mail Address: newsexpress_iloilo@yahoo.com.ph newsexpressiloilo88@gmail.com

WEBSITE: www.newsexpress.com.ph

Entered as second class mail matter at the Iloilo City Post Office on October 5, 1988 with General Circulation in the Philippines



Literacy as a way of life

The Global Media and Information Literacy Week It also aims to develop students to be creative and is an annual commemoration held October 24-31. Its aim is to raise awareness of and to celebrate the progress achieved toward MIL for all.

UNESCO is spearheading the celebrations to enable people to engage critically with information, navigate the online environment safely and responsibly, and ensure that there can be trust in information ecosystems and in digital technologies.

It added that MIL provides a set of essential skills to address the challenges of the 21st century, including the proliferation of mis- and disinformation, hate speech, the decline of trust in media, and digital innovations notably Artificial Intelligence.

Here in the Philippines, MIL also refers to a subject taught in Senior High School that "introduces the learners to basic understanding of media and information as channels of communication and tools for the development of individuals and societies.

critical thinkers as well as responsible users and competent producers of media and information."

Unfortunately, the manner of delivery of this course varies greatly, and there are no guarantees that any Grade 11 or Grade 12 student will graduate from high school completely literate in media and information. And then, there are the students' immediate surroundings – families, teachers, and communities – who themselves may not enjoy the desired level of literacy when it comes to processing what they see online.

No one, not even professionals or the highly schooled, is completely safe from being misled or downright duped. MIL has come to be a fixture and a necessity in people's lives whether they are aware of it or not.

The ease with which information flows and is shared has threatened people's ability to discern what is true from false. Many continue to be duped by what they see online, accepting it as gospel truth

Editorial

without even bothering to ensure its veracity, and then acting on and making decisions based on the disinformation. Sometimes, too, because of our illiteracy, we fall victim to financial predators or compromise our own security and privacy.

This became a problem in recent years, including the pandemic and the controversial campaign for the 2022 elections. As we plod through our problems as a nation, approach another electoral exercise, and grapple with recent technologies and what they could potentially do to our society, it is good to ponder exactly how literate we are. And then aim higher.

We understand that local governments and schools have their own MIL Week celebrations, but as in all other events, there is an entire year to actualize its objectives. MIL is best lived and practiced every day, with every encounter with pieces of information, using a mindset that immediately questions and verifies, and refuses to take anything at face value. (manilastandard.net)

'New normal' storms

Over a hundred people have been reported dead following the recent devastation caused by Severe Tropical Storm Kristine (international name Trami) -- a blunt reminder that despite the many technological advancements in today's modern society, our country remains highly vulnerable to natural disasters that, if largely ignored, will only worsen over time.

The onslaught of Kristine is an eyeopener that this could be the 'new normal' in terms of natural disasters —stronger storms packed with heavy rains that causes flooding for days, and gusty winds that can easily topple trees and other structures.

In the case of Kristine, several areas for the first time reported unprecedented rainfall and damage from strong winds that led to extensive flooding, loss of life, destruction of property, and significant damage to infrastructure and agriculture, among others.

Initial estimates of the government peg agricultural losses and infrastructure damage to at least PHP3 billion in the Bicol region alone. At least 80 cities and towns have been placed under a state of calamity due to the widespread damage caused by the storm. These are all major national setbacks that have a ripple effect on our economy.

While it is worth noting that there are significant improvements in both national and local disaster preparedness and response protocols, the extensive damage caused by Kristine highlight the pressing need to further enhance disaster preparedness, not just disaster response.

After all, it has long been a well-established fact that the Philippines is among the most disaster-prone nations with an average of 20 storms hitting the country per year. This alone should strengthen our resolve not only to improve disaster preparedness measures but to innovate as well to make our communities climate-adaptive and not just resilient.

A study by the United Nations Office for Disaster Risk Reduction shows that for every USD1 invested in disaster preparedness, USD7 will be saved from cleanup and recovery. This proves that strengthening our disaster preparedness does not only save lives but also preserves economic stability.

Enhancing our social infrastructures to make these climate-adaptive can save communities from the unending cycle of recovery and rebuilding from natural disasters.

For example, with more climate-adaptive communities, funds used for relief operations can be reallocated to more long-term disaster preparedness and response programs.

This starts with strengthening our government's disaster risk mapping capability and continuously updating this, to ensure that communities identified as highly vulnerable to natural calamities can be properly and sufficiently equipped with the resources they need.

Increased transparency in the implementation of disaster preparedness projects such as flood control can also build public confidence that they can rely on the government to act to control if not prevent flooding.

In the case of Kristine for example, we've seen news

ESPRESSO MORNINGS

By Joe Zaldarriaga

reports of communities describing last week's floods as unprecedented and how evacuation and rescue operations in some areas were slowed by the lack of tools such as

As the first responders in times of calamities, local government units (LGUs) should be further empowered with the tools they need for disaster preparedness so they can save as many lives as possible.

Partnerships with the private sector are also beneficial in improving disaster preparedness given that this sector has always been among the first to respond to calls for support in times of calamities.

In the case of Kristine for example, the private sector quickly augmented relief goods and provided support for disaster-hit communities. The One Meralco Foundation for example immediately sent relief goods and solar lamps to the Bicol region —parts of which are still awaiting for power restoration.

As many communities reel from the devastation left by Kristine, may we use the lessons from this storm to push for long-term solutions and programs that would make our communities climate-adaptive and not just reactive.

Severe weather conditions may be the 'new normal' but the devastation our communities experience doesn't have to be. The time to act is now.

News Express **NOVEMBER 4-10, 2024**

(From L-R) TAT Director Yatika Kaewborisoo, Iyog, Ambassador of the Kingdom of Thailand to the Philippines His Excellency Tull Traisorat, and Lao lead the cake cutting ceremony to kick off CEB Manila-Chiang Mai flights.

Cebu Pacific Expands Network with Inaugural Manila-Chiang Mai Flights

CEB), the Philippines' leading carrier, inaugurated on October 29 its direct flights from Manila to Chiang Mai, offering more Juans a seamless and affordable way to visit the mountainous region of northern Thailand.

The Manila-Chiang Mai flights will operate three times weekly — every Tuesday, Thursday, and Saturday.

CEB — which is the only carrier in the Philippines

Cebu Pacific (PSE: that offers direct flights to Chiang Mai—celebrated the launch with an event at the Ninoy Aquino International Airport, attended by His Excellency Mr. Tull Traisorat, the Ambassador of the Kingdom of Thailand to the Philippines, and Ms. Yatika Kaewborisoot, Director of the Tourism Authority of Thailand (TAT).

> In his speech during the event, CEB President and Chief Commercial Officer Xander Lao highlighted the airline's commitment to

offering passengers more opportunities to explore the country and the world.

"For years, Cebu Pacific has been dedicated to connecting Filipinos not only to essential destinations, but also to popular places that were previously difficult to reach. More than adding to Cebu Pacific's growing network, the launch of the Manila-Chiang Mai also serves as a testament to Cebu Pacific's commitment to making air travel more accessible for every Juan," he added.

With the launch of this route, travelers will now enjoy a shorter and more efficient journey to Chiang Mai – cutting up to 8 hours of the passenger's travel time. Travelers will also save up to 64% on their flight costs with our direct service.

As direct flights between Manila and Chiang Mai begin, more Filipino travelers will now experience the popular Lantern Festival every November, take home renowned Thai handicrafts, and visit the Wat Phra That Doi Suthep — one of the most venerated temples in Chiang Mai.

To commemorate the event, passengers of the maiden flight were treated to Thai snacks and other travel essentials from TAT prior to boarding their flight.

CEB operates in 35 domestic and 26 international destinations spread across Asia, Australia, and the Middle East.

DOLE RO 6 inculcates values and upgrades personnel education

In line with the national government's thrust of values restoration, DOLE RO 6 and its Field Offices is continuously conducting a re-echo on values restoration program vis-a-vis the continuing professional education of the employees.

In her initial presentations, Ms. Rhia May Milloroso, Regional Budget Officer, highlighted excellence, integrity, accountability and "taming the tongue" as vital values that every individual should live by. Ms. Milloroso reminded her co-worker to always adhere to values be it at work or in private life.

Regional Director Atty. Sixto T. Rodriguez, Jr. constantly reminds the personnel to provide



Regional Budget Officer Rhia Mae Milloroso shares insights on values restoration during the Monday Flag Raising Ceremony program.

CRAFTING STORIES FROM NATURE WITH 'KWENTONG KAHOY

morals and values to ensure genuine public service, 'It is imperative for us to embed Christian values and principles as the foundation of our services. With values in the center of our implementation, ensures empathy and not just mere compliance," RD Rodriguez emphasized.

Apart from values

professional education is also conducted after the Monday"s flag raising ceremony to upgrade the employees of information that could enhance their performance and services. Among the topics discussed were the latest issuances, DOLE programs and services, as well as the employee's benefits.

Career Development Support Program, Tripartism, Unionism, PhilHealth'seKonsulta, Batas Kasambahay and SSS benefits were among the latest topics of the continuing professional education.

"We are continuously strengthening your capability by providing you relevant to the mandate of the Department," said RD Rodriguez to the DOLE RO 6 staff, "use every bit of information you learn to achieve excellence in the delivery of services, but most importantly apply in your life what you learn in our values restoration program that makes you a better person and a true public servant."// jpm

Freedom of Association, with the latest information services anchored on restoration, a continuing

The Cultural Center of the Philippines (CCP), in a renewed partnership with Arthaland, is set to unveil "Kwentong Kahoy," an exhibition highlighting the wonders of artmaking with wood, featuring selected artworks from the CCP 21st Century Art Museum (21AM) Collection, from October 30 to December 2, 2024, at the Sevina Park Pavilion in Biñan, Laguna.

"Kwentong Kahoy" aims to introduce the public to the diverse forms of art created with wood, showcasing its adaptability and rich cultural significance. It offers an educational insight into the craftsmanship and creativity involved in wood art by exploring different techniques, such as carving and relief printing.

Wood has always played an integral role in human civilization, serving as both an artistic medium and a utilitarian object in our society. As the third collaborative project between the premiere arts institution and one of the most environmentallyconscious corporations, "Kwentong Kahoy" is geared towards encouraging appreciation for, and discovery of social, cultural, artistic, and environmental values from its exhibition.

With the ongoing rehabilitation of the CCP Main Building, the CCP has been proactive in bringing the message of arts and culture closer to the Filipino people, catering to wider

audiences in the regions and other parts of the Philippines.

"For the past 55 years, the CCP has been a strong advocate for a dynamic artistic landscape in the Philippines. Art is a multifaceted treasure that reflects the rich tapestry of the human experience, and sustaining this vibrant landscape presents challenges. It requires not just patriotism, but also immense dedication. Having strong partners and good allies are essential to our success as well," says CCP President Kaye Tinga.

Following Arthaland's successful hosting of the collection in Arthaland Century Pacific Tower – the world's first EDGE Zero Carbon certified project, and Cebu Exchange – the largest multi-certified sustainable office tower in the Philippines, the exhibition now moves to Sevina Park which holds the distinction of being the first and only development in Southeast Asia to achieve Platinum certification under the LEED for Neighborhood Development and LEED for Homes categories and the very first to receive the BERDE Districts 5-Star rating. This 8.1-hectare mixed-use development that boasts over 60% green and open spaces is envisioned to become a sustainable, close-knit community that lowers global carbon emissions, improves air quality, reduces electricity



and water bills, and provides an environment for happier and healthier residents.

"Many may not be aware that art is a vital component

of sustainability. We are very excited about this partnership as it allows us to further contribute to the United Nations Sustainable

CRAFTING / page 11

News Express November 4-10, 2024

DEED OF ADJUDICATION WITH SALE

Notice is hereby given that the estate of the late FIDELINA QUEZON consisting of a parcel of land known as Lot No. 808, PIs-723-D situated at Salvacion (now Tastasan), Buenavista, Guimaras covered by ORIGINAL CERTIFICATE OF TITLE NO. F-3324 with an area of THREE THOUSAND SIX HUNDRED AND SIXTY FOUR (3,664) SQUARE METERS, more or less is adjudicated to sole heir CARL G. DAMASO. That, CARL G. DAMASO hereby CEDE, SELL, and CONVEY by way of Absolute Sale the above-said parcel of land in favor of CRESENCIANO Q. GONZALES, JR. as entered in the notarial registry of Atty. Robert James Castro Ferrer per Doc. No. 262, Page No. 54, Book No. I, Series of 2024.

NE/Oct. 28, Nov. 4 & 11, 2024

DEED OF ADJUDICATION WITH WAIVER OF RIGHTS

Notice is hereby given that the estate of the late DELIA P. PASQUIN consisting of a parcel of land known as Lot 10114-A-7, PSD-06-044630, being a portion of Lot 10114-A, Psd-25723, situated at Brgy. Balud Lilo-an, Zarraga, Iloilo covered by TRANSFER CERTIFICATE OF TITLE NO. (CT-9,092) CARP 2022000688 with an area of NINETEN THOUSAND TWO HUNDRED NINETY-FIVE (19,295) SQUARE METERS, more or less is adjudicated to heirs ROMEO PASQUIN, JR. and FELINO S. LEGASPI. That, ROMEO PASQUIN, JR. hereby waive all his rights and claims on the above-said property in favor of his co-heir FELINO S. LEGASPI. Entered in the notarial registry of ATTY. CLAUDIO M. SIGAYA, JR. per Doc. No. 127, Page No. 26, Book No. XVI, Series of 2024.

NE/Oct. 28, Nov. 4 & 11, 2024

EXTRAJUDICIAL SETTLEMENT OF ESTATE

Notice is hereby given that the estate of the late **Spouses** HENRIETTA O. AGUILAR and ALFREDO T. AGUILAR known as a parcel of land Lot 2515 of the cadastral survey of Sibalom, with the improvements thereon, situated in the (Ilabas) Bari, Municipality of Sibalom, Province of Antique covered by TRANSFER CERTIFICATE OF TITLE NO. 088-2018000487 with an area of TWENTY THOUSAND SIX HUNDRED TWENTY-THREE (20,623) square meters, more or less is adjudicated to heirs Cherie Mae Aguilar, Leo Christian Aguilar, Alvin Aguilar, Arlene Muyco, Henry Aguilar, Sharon Aguilar, Frances Aguilar-Peraren, Gerlie Aguilar-Vaflor, Rainier Aguilar, Claire Aguilar-Infante, Frehyn Aguilar-Manlosa, and Warren Aguilar, as entered in the notarial registry of Atty. Emmanuel Lacson Palma, Jr. per Doc. No. 28, Page No. 6, Book No. XVI, Series of 2024.

NE/Oct. 21, 28 & Nov. 4, 2024

EXTRAJUDICIAL SETTLEMENT OF ESTATE

Notice is hereby given that the estate of the late PETER PAUL G. MONTELIBANO consisting of a real property CONDOMINIUM UNIT specifically described as TOWER B 6TH FLOOR UNIT F, ONE PACIFIC RESIDENCE, located in Brgy. Mactan, Lapu-Lapu City, Province of Cebu with a floor area of FIFTY SIX AND 60/100 (56.60) SQUARE METERS covered by Condominium Certificate of Title No. 110-2022003636 is adjudicated to heirs MARIA LOURDES A. MONTELIBANO (widow), KATRINA MARIE MONTELIBANO-NG, and PATRICIA MARIE A. MONTELIBANO, as entered in the notarial registry of ATTY. NOEL S. SALA per Doc. No. 204, Page No. 42, Book No. I, Series of 2024.

NE/Oct. 21, 28 & Nov. 4, 2024

AFFIDAVIT OF LOSS

Notice is hereby given that CARLOS JOSE VIRGILIO A. JALANDONI, III of legal age, married, Filipino, and a resident of 120 Compania Street, Brgy. San Antonio, Molo, Iloilo City had filed an Affidavit of Loss pertaining to One (1) Share of Stock per Certificate No. 2569 issued on March 12, 2004 by Iloilo Golf & Country Club, Inc. Entered in the notarial registry of Atty. Ronald Y. Lao per Doc. No. 359, Page No. 73, Book No. XXI, Series of 2024.

NE/Oct. 21, 28 & Nov. 4, 2024

NE/Oct. 28, Nov. 4 & 11, 2024

DEED OF EXTRAJUDICIAL SETTLEMENT OF ESTATE

Notice is hereby given that the estate of the late **TEOPISTO D. DEDASE** known as a parcel of land, **Lot No. 3706-B-4**, Plan No. PSD-06-074455, Portion of Lot 3706-B, PSD-06-049806 situated in Brgy. P.D. Monfort South, Dumangas, Iloilo covered by **TRANSFER CERTIFICATE OF TITLE NO. 090-2014001746** with an area of **Nine Hundred Twenty Seven (927) square meters, more or less** is adjudicated to heirs **TRACY ANN DEDASE**, **TITA DEDASE**, **TRISTIAN JOSEPH DEDASE**, **TANYA ROSE D. LAHAN and MARIA TERESA D. VILLEGAS** as entered in the notarial registry of **ATTY. NOREEN P. SOLAS** per Doc. No. 120, Page No. 25, Book No. VIII, Series of 2024.

AFFIDAVIT OF LOSS

Notice is hereby given that **Rev. Fr. Romeo Roberto P. Palencia**, of legal age, Filipino, single and a resident of Southville Subdivision, Molo, Iloilo City had filed an Affidavit of Loss pertaining to **One (1) Share of Stock** per **Certificate No. 2435** issued on **July 10, 2002** by **Iloilo Golf & Country Club, Inc.**, in the name of the **Fr. Roy Panes** that utmost effort to find said Iloilo Golf and Country Club share of stock but it proved futile to find it. Entered in the notarial registry of **Atty. Jude Vincent D. Fontilon** per Doc. No. II, Page No. 4, Book No. XXX, Series of 2024.

NE/Oct. 28, Nov. 4 & 11, 2024

DEED OF ADJUDICATION BY SOLE HEIR

Notice is hereby given that the estate of the late Spouses JOSE P. CEBALLOS and CONCEPCION M. CEBALLOS known as a parcel of land, Lot 6765 of the Cadastral Survey of Pototan, with the improvements thereon, situated in Pototan, lloilo covered by TRANSFER CERTIFICATE OF TITLE NO. T-2698 with an area of FOUR THOUSAND FOUR HUNDRED AND EIGHTY THREE (4,483) SQUARE METERS, MORE OR LESS is adjudicated to sole heir CICERON M. CEBALLOS as entered in the notarial registry of ATTY. JEORGE H. GREGORI per Doc. No. 101, Page No. 22, Book No. XXXII, Series of 2024.

NE/Oct. 21, 28 & Nov. 4, 2024

DEED OF ADJUDICATION WITH WAIVER OF RIGHTS

Notice is hereby given that the estate of the late **Spouses** TEODORICO SILVEO and ESPERANZA SENDINO known as a parcel of land, Lot No. 9418 of the Cadastral Survey of Sta. Barbara, with the improvements thereon, situated in Brgy. Inagdangan Norte, Santa Barbara, Iloilo covered by TRANSFER CERTIFICATE OF TITLE NO. T-54599 with an area of Three Thousand Two Hundred Seventy (3,270) square meters, more or less is adjudicated to heirs Norlily Q. Silveo, Marissa Fortaleza Estampador, Ofelia O. Silveo, Milagros S. Silveo, Jose Dolse Ray S. Siatan, Janice S. Siatan, and Jacinto S. Siatan, Jr. That, the heirs hereby waive, renounce, relinquish, and quitclaim all their rights and interests over the said lot in favor of their co-heir Norlily Q. Silveo, as entered in the notarial registry of **Atty. Jeorge H. Gregori** per Doc. No. 102, Page No. 22, Book No. XXVIII, Series of 2023.

NE/Oct. 21, 28 & Nov. 4, 2024

AFFIDAVIT OF LOSS

Notice is hereby given that **PETER GARRUCHO**, of legal age, Filipino, and a resident of Unit 15C, Rizal Tower, Rockwell Center, Poblacion, Makati City had filed an Affidavit of Loss pertaining to **One (1) Share of Stock** per **Certificate No. 1617** issued on **January 2, 1997** by **Iloilo Golf & Country Club, Inc.** Entered in the notarial registry of **Atty. Igmedio S. Prado, Jr.** per Doc. No. 383, Page No. 78, Book No. CXLIX, Series of 2024.

NE/Oct. 21, 28 & Nov. 4, 2024

DEED OF ADJUDICATION WITH SALE

Notice is hereby given that the estate of the late MARIETTA L. LACSON consisting of two parcels of land, Lot 24, Psd-**06-041246**, being a portion of Lot 10146, Sta. Barbara Cad. / Ext., situated in Brgy. Ilauod, Zarraga, Iloilo covered by TRANSFER CERTIFICATE OF TITLE NO. T-186628 with an area of THREE HUNDRED (300) square meters, more or less and Lot 29, Psd-06-041246 being a portion of Lot 10146, Sta. Barbara Cad. 7 Ext., situated in Brgy. Ilauod, Zarraga, Iloilo covered by TRANSFER CERTIFICATE OF TITLE NO. T-186633 with an area of THREE HUNDRED (300) square meters, more or less are adjudicated to sole heir MICHAEL OMAR L. LACSON. That, Michael Omar L. Lacson hereby SELL, TRANSFER and CONVEY by way of **DEED OF ADJUDICATION WITH SALE** the above-said parcels of land in favor of FELINO SAMONTE LEGASPI, as entered in the notarial registry of Atty. Claudio M. Sigaya, Jr. per Doc. No. 381, Page No. 77, Book No. V, Series of 2023.

NE/Oct. 21, 28 & Nov. 4, 2024



DEED OF ADJUDICATION WITH ABSOLUTE SALE

Notice is hereby given that the estate of the late **DEMETRIO** MONTAÑO consisting of a parcel of land known as Lot 638, Pls-723-D situated at Nazaret, Buenavista, Guimaras covered by ORIGINAL CERTIFICATE OF TITLE NO. 090-F-2832 with an area of SEVEN THOUSAND AND SIXTY EIGHT (7,068) SQUARE METERS, more or less is adjudicated to heirs: the Heirs of **Demetrio Montaño**, namely, VIRGINIA GABORNO MONTAÑO, FLORITA MONTAÑO, NENA MONTAÑO DIAZ, RESURRECION MONTAÑO, ROSENDO MONTAÑO; the Heirs of Eduardo Montaño, namely, ANTONIA VARGAS MONTAÑO, EDUARDO MONTAÑO, JR. and ARLENE MONTAÑO; ROSARIO MONTAÑO PACIFICO; the Heirs of Mariano and Pedrita Montaño, namely, NELO MONTAÑO and NELLY MONTAÑO BALOGO; and JUANITO MONTAÑO. That, the heirs hereby CEDE, SELL and CONVEY by way of Absolute Sale the above-said parcel of land in favor of CAEZAR F. ATINADO as entered in the notarial registry of Atty. Robert James Castro Ferrer per Doc. No. 141, Page No. 30, Book No. II, Series 2024.

NE/Oct. 28, Nov. 4 & 11, 2024

DEED OF ADJUDICATION AND EXTRAJUDICIAL SETTLEMENT OF ESTATE WITH WAIVER OF RIGHTS

Notice is hereby given that the estate of the late **Spouses** CARLITO B. MOLEÑO and SUZETTE P. MOLEÑO consisting of parcels of land, namely, Lot 1 Block 2 under TCT No. T-20566 with an area of One Hundred Ninety Six (196) square meters, more or less and Lot 2 Block 2 under TCT No. T-20567 with an area of Two Hundred (200) square meters, more or less all located in Brgy. Atabay, San Jose, Antique; and Lot 8 Block 108 under TCT No. T-145478 with an area of One Hundred Four (104) square meters, more or less and Lot 10 Block 108 under TCT No. T-145754 with an area of One Hundred Four (104) square meters, more or less all located in Ana Rose 2 Subd., Brgy. Calajunan, Mandurriao, Iloilo City are adjudicated to heirs CLEAVON SERTZ P. MOLEÑO, CZARSTEINE SYBIL P. MOLEÑO, and CHARL STUYVER P. MOLEÑO. That, CLEAVON SERTZ P. MOLEÑO and CZARSTEINE SYBIL P. MOLEÑOhereby renounce, waive, quitclaim and relinquishtheir rights and interests over Lot 8 and Lot 10, Block 108 located in Ana Ros 2 Subd., Brgy. Calajunan, Mandurriao, Iloilo City. Entered in the notarial registry of ATTY. RYAN J. ODIOper Doc. No. 153, Page No. 32, Book No. III, Series of 2022.

NE/Oct. 21, 28 & Nov. 4, 2024

EXTRA-JUDICIAL DECLARATION OF HEIRSHIP OF THE HEIRS OF THE LATE TRINIDAD GANZON-AGUIRRE AND DEED OF ADJUDICATION WITH SPECIAL POWER OF ATTORNEY

Notice is hereby given that the estate of the late TRINIDAD **GANZON-AGUIRRE** consisting of parcels of land located in Brgy. Mamhut Sur, Balasan, Iloilo covered by TRANSFER CERTIFICATE OF TITLE NO. 090-2018010494 is adjudicated to compulsory heirs: Heirs of Marcelo G. Aguirre Jr., namely, Rosalinda L. Aguirre, Karen L. Aguirre, and Ma. Sandra A. Lim; Heirs of Victoria Aguirre-De Leon, namely, Mary Ann De Leon-Caña and Heirs of Tomas A. De Leon, Jr., namely, Elma Q. De Leon, Geraldine Q. De Leon and Anna Victoria Q. De Leon; Heirs of Marilou G. Aguirre, namely, Agnes A. Cuenca, Magdalena A. Rubin, Heirs of Antonio Aguirre, namely, Amelie L. Aguirre, Analie A. Reynoso and Anthony L. Aguirre; Pacita G. Aguirre; Heirs of Juancho G. Aguirre, namely, Nilda A. Aguirre, Juancho A. Aguirre, Jr. and Irvin Dennis A. Aguirre. That, the said heirs hereby name, constitute and appoint JUANCHO A. AGUIRRE, JR. as their one true and lawful ATTORNEY-IN-FACT. Entered in the notarial registry of ATTY. JAMES G. BALSOMO III per Doc. No. 486, Page No. 99, Book No. CLXIII, Series of 2024.

NE/November 4, 11 & 18, 2024

DEED OF EXTRAJUDICIAL SETTLEMENT OF ESTATE & SALE

Notice is hereby given that the estate of the late ALFREDO I. SERAPION known as a motor vehicle identified as: Type – Rusi; Series – Macho TC-150; Year Model 2018; Engine No. RF162FMJJIN004976; MV File No. 0601-00000526451; Chassis No. RFCPCKXJ4JB004976; Plate No. 064409 is a adjudicated to heirs CONSEJO SERAPION TAYONG, MILAGROS SERAPION GALVEZ and LUZ SERAPION AGUITONG. That, the heirs hereby absolutely SELL, ASSIGN, CONVEY and TRANSFER the above-described motor vehicle unto LUZ SERAPION AGUITONG as entered in the notarial registry of ATTY. ARCHIMEDES M. DAVID per Doc. No. 248, Page No. 51, Book No. XII, Series of 2024.

NE/November 4, 11 & 18, 2024



Republic of the Philippines City of Iloilo OFFICE OF THE SANGGUNIANG PANLUNGSOD

EXCERPT FROM THE MINUTES OF THE 36^{th} REGULAR SESSION OF THE 11^{TH} SANGGUNIANG PANLUNGSOD OF THE CITY OF ILOILO, PHILIPPINES, HELD AT THE SESSION HALL, 6^{TH} FLOOR CITY HALL BUILDING, PLAZA LIBERTAD, ILOILO CITY, ON WEDNESDAY, SEPTEMBER 18, 2024

PRESENT:

HON. JOSE MARIA MIGUEL S. TREÑAS

Acting Presiding Officer

Hon. Urminico M. Baronda, Jr.	Member
Hon. Sedfrey L. Cabaluna	Member
Hon. Romel D. Duron	Member
Hon. Ely A. Estante, Jr.	Member
Hon. Rudolph Jeffrey O. Ganzon	Member
Hon. JelmaCrystel C. Implica, SK Federation President Ex Officio	Member
Hon. Sumakwel C. Nava, Jr.	Member
Hon. Maria Irene D. Ong, Ligangmga Barangay President Ex Officio	Member
Hon. Rex Marcus B. Sarabia (Asst. Floor Leader)	Member
Hon. Frances Grace V. Parcon-Torres, Floor Leader	Member
Hon. Johnny Y. Young	Member
Hon. Alan A. Zaldivar	Member

ABSENT:

Hon. Jeffrey P. Ganzon(on Leave)City Vice Mayor/Presiding OfficerHon. Candice Magdalane A. Tupas (on Maternity Leave)Member

REGULATION ORDINANCE NO. 2024-182

AN ORDINANCE CREATING ONE (1) DIVISION, URBAN BIODIVERSITY AND NATURAL RESOURCES MANAGEMENT DIVISION, AND ONE (1) POSITION, SUPERVISING ENVIRONMENTAL MANAGEMENT SPECIALIST - SG 22, UNDER THE OFFICE OF THE CITY ENVIRONMENT AND NATURAL RESOURCES OFFICER (OCENRO), ENUMERATING THEIR FUNCTIONS AND APPROPRIATING FUNDS THEREOF

Sponsored by Hon. Rex Marcus B. Sarabia, seconded by Hon. Ely A. Estante, Jr. and Hon. Frances Grace V. Parcon-Torres;

WHEREAS, Section 76 of the Republic Act 7610 or the Local Government Code of 1991 states that: "Every Local Government Unit shall design and implement its own organizational structure and staffing pattern taking into consideration its service requirements and financial capability, subject to the minimum standards and guidelines prescribed by the Civil Service Commission";

WHEREAS, the Local Government of Iloilo City through the Sangguniang Panlungsod is empowered by the law to create offices and positions as the need arises;

WHEREAS, the OCENRO is tasked with supervising and implementing environmental plans, programs, and projects throughout the 180 barangays in the City. The Office is primarily mandated to implement environmental laws, policies, programs, and projects within itsjurisdiction. Furthermore, the OCENRO bears the responsibility to oversee and ensure that environmental management and the conservation of natural resources are properly executed at the community level;

WHEREAS, the proposed division, which includes the creation of one (1) additional position, is an essential component for the proper and sustainable environmental management of environmental concerns, particularly in light of the growing challenges posed by rapid urbanization and climate change;

WHEREAS, while the creation of this position is not mandated, the establishment of the Supervising Environmental Management Specialist is one of the criteria under the Environmental Management Category of DILG's Seal of Good Local Governance which the City must comply with by next year;

WHEREAS, the proposed division will be responsible for managing the City's

biodiversity, which includes the preservation and rehabilitation of mangroves, native tree species, and other important flora and fauna, as well as the creation of green urban spaces. These efforts are especially critical as lloilo City is situated in a tropical zone, where the conservation of biodiversity plays a vital role in maintaining ecological balance;

WHEREAS, the creation of a new division and position is envisioned to enhance the City's capacity to address these emerging issues and ensure the long-term viability of its environmental initiatives;

NOW, THEREFORE, be it ordained, as it is hereby ordained, by the SangguniangPanlungsod of the City of Iloilo, in session assembled, that:

SECTION 1. CREATION OF NEW DIVISION: There is hereby created one (1) division under the Office of the City Environment and Natural Resources Officer (OCENRO), namely:

A. Urban Biodiversity and Natural Resources Management Division

SECTION 2. CREATION OF NEW POSITION: There is hereby created one (1) position under the Urban Biodiversity and Natural Resources Management Division of the City Environment and Natural Resources Officer (OCENRO), namely:

A. Supervising Environmental Management Specialist - SG 22

SECTION 3. RESPONSIBILITIES: The main functions of the newly created position are as follows:

A. SUPERVISING ENVIRONMENTAL MANAGEMENT SPECIALIST - SG 22

- Shall supervise the personnel and operations of the assigned division;
- Shall coordinate and oversee the implementation of environmental programs and projects of the assigned division;
- Shall develop and implement environmental management plans and strategies;
- Shall conduct assessments of assigned environmental projects;
- Shall ensure and oversee the proper implementation of environmental laws and policies related to the functions of the assigned division;
- Shall recommend strategies and submit division's proposed plan to the head of office:
- Shall prepare and recommend capacity development plan of personnel under the assigned division;
- Shall prepare and submit required reports;
- Shall perform other tasks that may be assigned by the head from time to time.

SECTION 4. The Sangguniang Panlungsod shall appropriate a budget forthe implementation of this ordinance through a subsequent appropriations ordinance.

SECTION 5. Repealing Clause. – All ordinances contrary to or inconsistent with this Ordinance are hereby repealed or modified accordingly.

SECTION 6.Separability Clause. – If any part of provision of this Ordinance is declared unconstitutional or invalid, the same shall not affect the validity and effectivity of the other parts or provisions hereof.

SECTION 7. Effectively Clause. – This ordinance shall take effect after its publication and posting in two conspicuous places within the City.

ENACTED, September 18, 2024.

I hereby certify to the correctness of the above quoted-ordinance.

(SGD.) RUTH H. ARROYO Secretary to the Sanggunian

ATTESTED AND CERTIFIED TO BE DULY ENACTED:

APPROVED:

(SGD.) JOSE MARIA MIGUEL S. TREÑAS

ActingPresiding Officer

(SGD.) JERRY P. TREÑAS

City Mayor

NEWS **E**XPRESS **NOVEMBER 4-10, 2024**

Republic of the Philippines **Province of Guimaras Municipality of Jordan** OFFICE OF THE LOCAL CIVIL REGISTRAR

NOTICE TO THE PUBLIC

In Compliance with the publication requirement and pursuant to OCRG Memorandum Circular No. 2013-1 Guidelines in the Implementation of the Administrative Order No. 1 Series of 2012 (IRR on R.A. 10172). Notice is hereby served to the public that SHERLY D. ORTEGA has filed with this Office, a petition for correction of Child's date of Birth from "SEPT. 10, 1979" to "JUNE 9, 1979" in the Certificate of Live Birth of SHIRLIE L. TORRE DE LA who was born at Jordan, Guimaras and whose parents are GERARDO DE LA TORRE and EVA LABUSON.

Any person adversely affected by said petition may file his written opposition with this Office.

> (SGD.) JESUSA M. MILLONDAGA Municipal Civil Registrar

NE/Oct. 28, 2024 & Nov. 4, 2024

Republic of the Philippines Province of Iloilo **Municipality of Dingle** OFFICE OF THE MUNICIPAL CIVIL REGISTRAR

NOTICE TO THE PUBLIC

In Compliance with the publication requirement and pursuant to OCRG Memorandum Circular No. 2013-1 Guidelines in the Implementation of the Administrative Order No. 1 Series of 2012 (IRR on R.A. 10172), Notice is hereby served to the public that **HERBERT ARCONADA QUERUBIN** has filed with this Office a petition for correction of entry in Sex from <u>"FEMALE"</u> to <u>"MALE"</u> in the <u>Certificate of Live Birth</u> of **HERBERT ARCONADA QEURUBEN** at **CANLAON** CITY, NEGROS ORIENTAL and whose parents are EDGARDO QUERUBEN and HELEN ARCONADA.

Any person adversely affected by said petition may file his written opposition with this Office.

(SGD.) CHERYL MAY D. PARDILLA

Municipal Civil Registrar I Dingle, Iloilo

NE/Nov. 4, 2024 & Nov. 11, 2024



Department of Transportation MARITIME INDUSTRY AUTHORITY Regional Office VI

MARINA

MRO VI Bldg., De La Rama Street Iloilo City, Philippines 5000

RE: Application for ISSUANCE of Certificate of Public Convenience (CPC) pursuant to Republic Act No. 9295 and its Revised - Implementing Rules and Regulations BORACAY BIGBLUE DIVE RESORT CORP. Case No. MRO VI 24-052

Applicant CPC NEW

X-.-.-.-.-.-.-.-.-.-.-.-.-.-.-.X

ORDER

This refers to the application for Issuance of Certificate of Public Convenience (CPC) to wit:

ROUTE(S) TO BE SERVED BORACAY ISLAND AND ITS VICINITIES WITHIN THREE (3) NAUTICAL MILES RADIUS AND/OR BORACAY ISLAND TO BURUANGA ISLAND AND ITS VICINITIES WITHIN THREE (3) NAUTICAL MILES RADIUS AND

VICE VERSA				
Vessel Name	GRT	HULL	Type of Service	Passage Rate
M/Y "BIG BLUE YACHT"	26.60	FIBERGLASS	Carriage of Tourists/	Per Contract

The Applicant shall cause the publication of this ORDER in a newspaper of local circulation.

The Applicant shall likewise simultaneously caused the posting of this Orders in a conspicuous place at the affected ports, ships, Applicant's premises, passenger terminal and ticketing offices.

The Applicant shall present the jurisdictional, qualification and documentary requirements in a summary proceeding to be conducted on 12 November 2024 at 2:00 P.M. at the Maritime Regional Office VI Building, De La Rama St., Iloilo City, which is within seven (7) days from the date of publication/posting.

The Applicant shall be required to make a written Formal Offer of Evidence (FOE), afterwhich, the application is deemed submitted for resolution /decision, upon acceptance of such FOE and declaration that the case is submitted for

WITNESS, the MARINA Administrator, Hon. Sonia B. Malaluan, this 28th day of October 2024.

BY AUTHORITY OF THE ADMINISTRATOR:

(SGD.) JEFFREY A. BANGSA

Regional Director

Applicant Station 1 Brgy. Balabag Boracay Island, Malay, Aklan Office of the Solicitor General, 134 Amorsolo St. Legaspi Vill., Makati Metro Manila Phil.6th Coast Guard District, Bo. Obrero, Iloilo City

Republic of the Philippines Province of Iloilo Municipality of San Dionisio OFFICE OF THE MUNICIPAL CIVIL REGISTRAR

NOTICE TO THE PUBLIC

In compliance with the publication requirement and pursuant to OCRG Memorandum Circular No. 2013-1, Guidelines in the Implementation of the Administrative Order No. 1 Series of 2012 (IRR on R.A. 10172), Notice is hereby served to the public that **JOCEL DE LA CRUZ GINETE** hasfiled with this Office, a petition for correction of entry in sex from "MALE" to "FEMALE" in the Certificate of Live Birth of **JOCEL DE LA CRUZ**

Any person adversely affected by said petition may file his written opposition with this Office.

GINETE at SanDionisio, Iloiloand whose parents are

Joel P. Ginete and Lourdes P. De la Cruz.

(SGD.)MARY JEAN G. DEMONTEVERDE Municipal Civil Registrar

NE/Oct. 28, 2024 & Nov. 4, 2024

Republic of the Philippines **Local Civil Registry Office Province of: Iloilo** City/Municipality: Pototan

NOTICE FOR PUBLICATION

In compliance with R.A. Act No. 9048, a notice is hereby served to the public that **JESUS A. PANISA** has filed with this office a petition for CHANGE OF FIRST NAME from JAIME to **JESUS** in the Certificate of Live Birth of **JESUS ANTANG PANISA** who was born on DECEMBER 24, 1971 at Pototan, Iloilo and the parents are **DIOSCORO A. PANISA** and **ADELINA** P. ANTONG.

Any person adversely affected by said petition may file his written opposition with this Office.

(SGD.) MARY ANN S. JARDELEZA

OIC- Municipal Civil Registrar

NE/Nov. 4, 2024 & Nov. 11, 2024



Department of Transportation MARITIME INDUSTRY AUTHORITY Regional Office VI

MRO VI Bldg., De La Rama Street Iloilo City, Philippines 5000

RE: Application for Renewal of Certificate of Public Convenience (CPC) pursuant to Republic Act No. 9295 and its Revised - Implementing Rules and Regulations

LEONORA V. GALLANO Applicant

Case No. MRO VI 15-038 **CPC Renewal**

ORDER

This refers to the application for Renewal of Certificate of Public Convenience (CPC) to wit:

ROUTE(S) TO BE SERVED						
CATICLAN, MALAY	AKLAN	TO MANO	CMANOC, BORAC	CAY ISLAND		
MALAY, AKLAN AN	ID VICE	VERSA (D.	AYTIME NAVIGAT	ION ONLY)		
Vessel Name GRT HULL Type of Service Cargo Rate						
MBca "REMALYN 1"	8.35	WOOD	CARGO	Per contrzct		
basis						
MB "REMALYN 5"	14.97	WOOD	CARGO	Per contract		
				basis		

The Applicant shall cause the publication of this ORDER in a newspaper of local circulation.

The Applicant shall likewise simultaneously caused the posting of this Orders in a conspicuous place at the affected ports, ships, Applicant's premises, passenger terminal and ticketing offices.

The Applicant shall present the jurisdictional, qualification and documentary requirements in a summary proceeding to be conducted 12 November 2024 at 10:00 A.M. at the Maritime Regional Office VI Building, De La Rama St., Iloilo City, which is within seven (7) days from the date of publication/posting.

The Applicant shall be required to make a written Formal Offer of Evidence (FOE), afterwhich, the application is deemed submitted for resolution /decision, upon acceptance of such FOE and declaration that the case is submitted for decision.

WITNESS, the MARINA Administrator, Hon. Sonia B. Malaluan, this 28th day of October 2024.

BY AUTHORITY OF THE ADMINISTRATOR:

(SGD.) JEFFREY A. BANGSA Regional Director

Copy furnished: Applicant, Leonora V. Gallano Caticlan, Malay, Aklan Office of the Solicitor General, 134 Amorsolo St. Legaspi Vill., Makati Metro Manila Phil.6th Coast Guard District, Bo. Obrero, Iloilo City

Republic of the Philippines **Local Civil Registry Office Province of Iloilo Municipality of Calinog**

NOTICE FOR PUBLICATION

In compliance with Section 5 of R.A. Act No. 9048, a notice is hereby served to the public that **ELMA CERBO MARQUILLERO** has filed with this

Office a petition for change of first name from MARIA to **ELMA** in the birth certificate of **MARIA TOME** CERBO who was born on December 19, 1960 at

(complete date of birth)

CALINOG, ILOILO and whose parents are VENANCIO C. CERBO and MARCELA G. TOME.

Any person adversely affected by said petition may file her written opposition with this Office.

> (SGD.) MA. AILYN C. CAMPOS Municipal Civil Registrar

NE/Oct. 28. 2024 & Nov. 4. 2024

GENERAL NOTICE

Notice is hereby served to the Public that **DENNIS N**. **HUELAR** with business address at Mapatag, Hamtic, Antique has filed with MARINA Regional Office VI for re-issuance of Certificate of Ownership and Certificate of Philippine Registry due to a Change of Ownership from YASSER ELI G. ALMEDA to DENNIS N. HUELAR and Change of Vessel Name from FBCA "REMSO I" to FBCA "ETHAN DWAYNE". Notarized by Atty. Anselmo S. Alvañiz IV, a Notary Public in the Province of Antique, docketed as Doc. No. 311, Page No. 63, Book No. X, Series of 2024. Any person or entity adversely affected by said claim may file their written opposition with Maritime Industry Authority Regional Office VI, MARINA Bldg., De La Rama St., Iloilo City within ten (10) days from the date of posting.

GENERAL NOTICE

Notice is hereby served to the Public that MENDELINA P. ABANCIO with business address at Fatima, New Washinton, Aklan has filed with MARINA Regional Office VI for re-issuance of Certificate of Ownership and Certificate of Philippine Registry due to a Change of Ownership from JUNJIN N. APOLINARIO to MENDELINA P. ABANCIO of the vessel named FBCA "GLORY JH". Notarized by Atty. Joseph D. Laguna, CPA, a Notary Public in the Province of Aklan, docketed as Doc. No. 305, Page No. 63, Book No. XLIX, Series of 2024. Any person or entity adversely affected by said claim may file their written opposition with Maritime Industry Authority Regional Office VI, MARINA Bldg., De La Rama St., Iloilo City within ten (10) days from the date of posting.

GENERAL NOTICE

Notice is hereby served to the Public that CESAR P. CASIDSID with business address at Yapak, Boracay Island, Malay, Aklan has filed with MARINA Regional Office VI for re-issuance of Certificate of Ownership and Certificate of Philippine Registry due to a Change of Ownership from ANTONIO D. OCZON to CESAR P. CASIDSID and Change of Vessel Name from MBCA "JUN-JUN 4" to MBCA "REBOOT CPC-2". Any person or entity adversely affected by said claim may file their written opposition with Maritime Industry Authority Regional Office VI, MARINA Bldg., De La Rama St., Iloilo City within ten (10) days from the date of posting.



M~~LHUILLIER Tulay ng PaMLyang Pilipino

A Financial Services Company PANAY CENTRAL REGION

M LHUILLIER PAWNSHOPS AND JEWELRY **NOTICE OF AUCTION SALE**

CAPIZ AREA

- 1. Roxas Avenue. Roxas City Tel. No.: (036) 522-2375; 6219-037
- 2. Salgado Bldg., Legaspi St., Roxas City Tel. No.: (036) 6219-243
- 3. Dale Bernas Bldg., Burgos St., Brgy Inzo Arnaldo Village, Tel. No.: (036) 522-2355; 621-4563
- 4. Brgy VIII, San Roque Extension, **Roxas City** Tel. No.: (036) 522-8300; 6219-242
- 5. LG40 Gaisano Roxas, Arnaldo blvd., Roxas City Tel. No.: (036) 6217-353
- 6. Poblacion Ilaya, Panay, Capiz Tel. No.: (036) 6217-626
- 7. Poblacion Ilawod, Panitan, Capiz Tel. No.: (036) 6340-836
- 8. Isagani St., Pontevedra, Capiz Tel. No.: (036) 621-7697
- 9. Poblacion Swa, Pres. Roxas, Capiz Tel. No.: (036) 658-0180
- 10. Poblacion Norte, Sigma, Capiz Tel. No.: 09479991027

- 11. Roxas Street, Poblacion, Jamindan, Capiz Tel. No.: (036) 651-8186
- 12. Taft St., Poblacion, Dumalag, Capiz Tel. No.: (036) 658-0263
- 13. San Geronimo St., Poblacion, Tapaz, Capiz Tel. No.: 09479991813
- 14. Poblacion Sur., Ivisan, Capiz Tel. No.: (036) 6202-237
- 15. Poblacion Tabuc, Mambusao, Capiz Tel. No.: (036) 647-0419
- 16. Pob. Tacas, Cuartero, Capiz Tel. No.: (036) 658-0327
- 17. Poblacion Ilaya, Dumarao, Capiz
- Tel. No.: (036) 651-0795
- 18. Masagana Street Poblacion, Sapian, Capiz Tel. No.: (036) 651-5142
- 19. Dao Public Market Brgy. Balucuan Dao, Capiz Tel. No.: 09479999763
- 20. Poblacion Tabuc, Maayon, Capiz Tel. No.: 09479999253
- 21. Ground level Unit 1015 SM City Roxas, Arnaldo Blvd., Brgy. Baybay, Roxas City Tel. No. 09479999493

ILOILO AREA

- 1. Roxas St., Pob. Centro, Calinog, Iloilo Tel. No.: (033) 330-0639
- 2. Magsaysay St. Poblacion Centro, Calinog, Iloilo Tel. No.: (033) 330-0478
- 3. Calle Canal Brgy. Capuling, Duenas, Iloilo Tel. No.: 09479992029
- 4. Aquino Nobleza St. Janiuay, Iloilo Tel. No.: (033) 531-9960; 531-7015
- 5. Ladrido Street Poblacion Ilaya, Lambunao, Iloilo
- Tel. No.: (033) 533-8104 6. Pob. Ilawod, Lambunao, Iloilo
- Tel. No.: (033) 533-7200 7. Dorillo St., Passi City, Iloilo
- Tel. No.: (033) 311-5366
- 8. Simeon Passi Aguilar St., Passi City, Iloilo Tel. No.: (033) 311-6182
- Tel. No.: (033) 323-1754
- 10. Del Rosario St., Pob. Norte, Balasan, Iloilo
- Tel. No.: (033) 551-5004
- 11. Real St. Pob. Banate, Iloilo Tel. No.: (033) 362-0251
- 12. Zamora St. Pob. Ilawod, Barotac Nuevo, Iloilo Tel. No.: (033) 528-8113
- 13. Tupas St. Poblacion, Barotac Viejo, Iloilo Tel. No.: (033) 331-2247
- 14. Market Stall Municipal Gym, Pob. Carles. Iloilo Tel. No.: (033) 552-1012
- 15. D.B. Oñate St. Pob. Concepcion, Iloilo Tel. No.: 09479990675
- 16. Buenaflor St., Dumangas, Iloilo
- 17. M.H. Del Pilar St. Dumangas, Iloilo Tel. No.: (033) 390-0154

Tel. No.: (033) 361-2065

- 18. E. Reyes Avenue Pob Zone II, Estancia, Iloilo Tel. No.: 09479990719
- 19. Recto St., Pob. Ilaud, Barotac Nuevo, Iloilo Tel. No.: (033) 528-8113
- 20. C. Castor St. Sara, Iloilo Tel. No.: (033) 392-0165
- 21. R.Y Ladrido St., Pototan, Iloilo Tel. No.: (033) 529-9373
- 22. Sorianosos St. Poblacion, Dingle, Iloilo Tel. No.: (033) 323-0200
- 23. Brgy. Cabalaguan, Mina, Iloilo Tel. No.: (033) 530-9847
- 24. Garrido St., Poblacion Ilaya, San Enrique, Iloilo Tel. No.: 09479999869
- 25. Poblacion Batad, Iloilo Tel. No.: 09479999867
- 9. Cor. Real Arbelada Arones St., Pob. Ajuy, Iloilo 26. Poblacion Southeast Zone, Lemery, Iloilo Tel. No.: 09479999873
 - 27. Cataluña Street, Bingawan, Iloilo Tel. No.: 09479999113
 - 28. Roxas Blvd Street, Poblacion, San Rafael, Iloilo Tel. No.: 09479999628
 - 29. Crossing Pantalan, Brgy Poblacion, Anilao, Iloilo
 - 30. F. Parcon Street, Pototan, Iloilo Tel. No.: 09479999644
 - 31. Rizal Street, Brgy Poblacion, San Dionisio, Iloilo Tel. No.: 09479999518
 - 32. Don Victorino Salcedo St. Poblacion Market, Sara, Iloilo Tel. No.: 09479999806
 - 33. Crispin Salazar St., Janiuay, Iloilo Tel No. 09992204460

NOTICE OF AUCTION SALE

Wish to announce their monthly Auction Sale to be held on November 15, 2024 at 9:00 AM to 12:00 Noon at the office address stated above.

Nagapahibalo sang ila bulanan nga subasta nga Pagahiwaton sa Nobyembre 15, 2024 alas 9:00 sa aga (9:00 AM) asta alas 12:00 sa ugto (12:00 Noon) sa nahinambitan nga mga opisina.

THE MANAGEMENT

ANG TAGADUMALAHAN



Republic of the Philippines

National Authority for Child Care

REGIONAL ALTERNATIVE CHILD CARE OFFICE Region VI - Western Visayas M.H. Del Pilar St., Molo, Iloilo City **TIN:** 200-137-390-000

DOMESTIC ADMINISTRATIVE ADOPTION CASE NO: RACCO VI-DAA-2024-0086-FA-010

DATE: OCTOBER 15, 2024

IN RE: PETITION FOR ADOPTION OF ZOEY YSABELLE ARBEGOSO TO BE KNOWN THEREAFTER AS **ZOEY YSABELLE VERDAD ROMERO**

SPOUSES, WALTER MADURO ROMERO AND MITZE JEN VERDAD ROMERO

Petitioners

ORDER

A verified petition for the adoption of Zoey Ysabelle Arbegoso filed by the petitioners through the Regional Alternative Child Care Office (RACCO) praying that the after due notice, publication and appearances, a judgement be rendered to the effect that the adoptee **Zoey Ysabelle Arbegoso** be declared for all legal intents and purposes the legitimate child of the petitioners and that the name of the adoptee be change particularly to appear as **Zoey Ysabelle Verdad Romero**.

Finding the said Petition to be sufficient in form and substance, let the same be set for Mandatory Appearance on November 26, 2024 to be held at RACCO VI at DSWD Field Office VI, M.H. del Pilar St., Molo, Iloilo City. Any interested party may appear and may file an opposition/complaint supported by evidence to the National Authority for Child Care (NACC), through the RACCO where the Petition was filed. The complaint will be subjected for verification and further investigation.

Let a copy of this Order be published at the expense of the Petitioners once a week for three (3) successive weeks in a newspaper of general circulation pursuant to Section 31 of R.A. No. 11642 or the Domestic Administrative Adoption and Alternative Child Care Act.

(SGD.) AIRLN JENM C. BARRO

Alternate Officer-In-Charge

NE/Oct. 21, 28, & Nov.4, 2024

CRAFTING ... (from page 7)

Development Goals. Art the role and participation Boulevard Exit of the and in this case, the beauty and importance of trees

Sevina Park community and Laguna residents in general, and to promote

helps people connect with of visual artists in social nature and the environment, and environmental discourse.

"Kwentong Kahoy" is in our daily lives," said open to the public and This exhibition is set to located along Cecilia broaden appreciation for Araneta Parkway and Philippine art, especially is right beside the De for members of the La Salle University Laguna Campus. It is approximately 5 minutes away from the Laguna

Cavite-Laguna Expressway (CALAX).

Follow the CCP and CCP Visual Arts and Museum Division social Jaime C. González, Vice may be viewed from pages on Facebook for Chairman and President of Monday to Sunday, 9am the latest updates on to 5pm. Sevina Park is "Kwentong Kahoy" and other CCP exhibitions and public programs. For more information about Sevina Park, contact Arthaland at 0917-77 ARTHA (28742), email ask@arthaland.com or visit www.arthaland.com.

LOCAL ... (from page 3)

Reduction and Management Office (PDRRMO) chief Broderick Train said in an interview that they are closely monitoring the Sibalom River, the fourth largest river in Panay, and have no reports of water overflow as of press time.

"In anticipation of the intense to torrential rains brought by STS Leon, we are advising the pre-emptive evacuation of families," he said.

He added that they are waiting for a report on three families that preemptively evacuated in Barangay Durog in San Jose de Buenavista in compliance with Regional DRRM Council Memorandum 106 to conduct the preemptive evacuation for communities in high-risk areas.

"Barangay Durog is an island in the middle of the Sibalom River. That is why the families have already preemptively evacuated for their safety," Train said.

Train added that roads from Antique to Iloilo and from Anini-y, the southernmost town of Antique, to Libertad in the north are still passable to commuters.

A total of 17 local government units (LGUs) suspended in-person classes as of Tuesday noon, based on data from the Department of Education (DepEd) Schools

Division of Antique.

"Almost all the LGUs in Antique except Bugasong have already suspended in-person classes," School Governance and Operations chief Evelyn Remo said.

Schools that shifted to the alternative delivery mode of learning from pre-school to senior high school are in San Jose de Buenavista, Sibalom, Pandan, Culasi, Libertad, Valderrama, Anini-y, Hamtic, Tobias Fornier, Caluya, and Tibiao.

The towns of Belison, San Remigio, Laua-an, Patnongon, Sebaste, and Barbaza have suspended classes at all levels. (PNA)



Republic of the Philippines Province of Antique Municipality of Caluya -000-



OFFICE OF THE SANGGUNIANG BAYAN

EXCERPT FROM THE MINUTES OF THE 27TH REGULAR SESSION OF THE SANGGUNIANG BAYAN OF THE MUNICIPALITY OF CALUYA, PROVINCE OF ANTIQUE HELD AT THE CALUYA LIAISON OFFICE, SAN JOSE, ANTIQUE ON JULY 22, 2020

PRESENT: Hon. Genevive L. Reyes

- Municipal Vice-Mayor/Presiding Officer Hon. Belfe S. Duran - SB Member - SB Member Hon. Diosdado L. Egina Hon. Efren S. Contreras, Jr. - SB Member Hon. Siegfred T. Cipres - SB Member Hon. Rea C. Domingo - SB Member - SB Member

Hon. Elvero A. De San Jose Hon. Ruben P. Janairo - SB Member Hon. Ricky M. Lavega - SB Member Hon. Catherine L. Tahum

- Liga ng mga Barangay President/ Ex-Officio Member

Hon. Mark Liann D. Eulogio - SK Municipal Federation President/ Ex-Officio Member

ABSENT: None

MUNICIPAL ORDINANCE NO. 179 SERIES OF 2020

AN ORDINANCE REQUIRING ALL BUSINESS AND COMMERCIAL COMPLEXES AND ESTABLISHMENT AND OTHER PLACES AND SPACES CONSIDERED AS HIGH RISK TO INSTALL CLOSE CIRCUIT TELEVISION (CCTV) CAMERA AND PROVIDING PENALTIES FOR VIOLATION THEREOF

Introduced by: Hon. Elvero A. De San Jose SB Member/Chairman, Committee on Peace and Order and Public Safety

Sponsored by: Committee on Peace and Order and Public Safety

Hon. Elvero A. De San Jose Chairman: Vice-Chairman: Hon. Ruben P. Janairo Hon. Efren S. Contreras, Jr. Members: Hon. Catherine L. Tahum

Hon. Genevive L. Reyes

WHEREAS, Sec. 16 of the Local Government Code of 1991 (R.A. 7160) provides that the local government units shall exercise its powers expressly granted, and those that are necessarily implied therefrom, which are necessary and essential to the promotion of the general welfare of its inhabitants;

WHEREAS, Sec. 447 of the same code provides that Local Government Units may "maintain peace and order by enacting measures to prevent and suppress lawlessness, disorder, riot violence, rebellion or sedition and impose penalties for violations thereof".

WHEREAS, the use of CCTV Cameras has been proven to be an incredibly useful tool in aiding the Police in investigations, preventing thefts and other crimes, protecting the company and employees against physical or verbal attacks from the general public, settling of disputes and keeping of records;

WHEREAS, the Municipality of Caluya, is in active pursuit of programs and measures that endeavor to create an environment conducive to the advancement of local trade and commerce and considers business its indispensable partner in the promotion of progress and development.

NOW THEREFORE, BE IT ORDAINED by the Sangguniang Bayan in Session assembled, that:

SECTION 1. TITLE. This ordinance shall be known as the "CCTV CAMERA Ordinance of the Municipality of Caluya."

SECTION 2. DECLARATION OF POLICY. It is hereby declared the policy of the Municipal Government of Caluya to protect the security and well- being of its constituents from criminality and lawlessness by enacting sound measures for the maintenance of peace and order within its jurisdiction.

It is also the policy of the Municipal Government of Caluya to ensure that the fundamental rights of an individual to privacy is not and will not be unreasonably hampered nor curtailed other that what is necessary for the protection of the welfare of the public in general.

Thus, in the enactment and implementation of this ordinance, the Municipal Government of Caluya reiterates and affirms its adherence and full respect for every individual's fundamental right to privacy by regulating the installation and use of video surveillance camera or CCTV, ensuring that Feed Locations are limited to public spaces only and by the provision of proper safeguards against unauthorized viewing and/ or disclosure of video recording made in accordance therewith.

SECTION 3. DEFINITION OF TERMS. For the purposes of this Ordinance, shall following terms shall mean:

BUSINESS ESTABLISHMENTS - refers to banks and their satellite offices, branches and Automated Teller Machines (ATMs), money changers, pawnshop, credit facilities and other similar lending and financial institutions, as well as other high-risk commercial complexes or establishments as may be identified by the CCTV Camera Council.

CLOSED-CIRCUIT TELEVISION OR CCTV - refers to video surveillance camera used to transmit visual information to a monitor or a number of monitors.

COMMECIAL COMPLEX AND ESTABLISHMENT - refers to a building or structure or a set of buildings or structures usually owned by a single owner, company or corporation housing under its roof several business entities of varied natures by various owners.

CRITICAL ASSETS - persons, properties of resources of the Municipality that may be in need of protection or recovery, or is in danger of destruction.

CULLING - the process by which records of feeds are picked out or selected to be discarded or destroyed.

DESIGNATED SECURITY PERSONNEL - police or civilian personnel authorized to operate or use particularly CCTV Camera or cameras.

FEEDS - are visual information or images transmitted by video surveillance cameras to the monitors.

FEED LOCATIONS – areas that are covered or viewed by video surveillance camera.

HIGH RISK AREAS - refers to commercial complexes and establishments or other places and spaces with common business areas where there is a greater degree of susceptibility to occurrence of accidents or criminalities because of the numerous financial, social or business of the Municipality are situated.

MONITORS - the screens or other devices on which feeds are viewed.

NEW BUSINESS ESTABLISHMENTS - refers to newly created trading or commercial concerns undergoing application for business permit or the license to operate prior to the effectively of this ordinance.

OLD BUSINESS ESTABLISHMENTS – refers to existing business establishments that have duly secured current business permit of the license to operate and are already operating at the time of the effectivity of this ordinance.

RECYCLING - refers to a process by which records or tapes of feeds or visual information may be erased through overrun by another or new visual information.

SATELLITES BRANCHES/OFFICES - refers to small extension offices of business concerns such that of banks, airline companies and the like.

SECTION 4. SCOPE OF APPLICATION AND INSTALLATION OF VIDEO SURVEILLANCE CAMERAS. All business establishments and other commercial complexes and establishments and places and spaces considered as high-risk areas as defined herein are hereby mandated to install video surveillance cameras and monitors in the premises of their establishments subject to limitations prescribed herein and by the CCTV Camera Council created for the purpose.

CCTV Surveillance cameras are also hereby required of the Municipal Government to be installed in identified high risk areas and public spaces or places of the Municipality for protection, traffic monitoring and crime prevention and detection, its treasury, storage facilities, and other critical assets for protection and preservation.

The provision of the preceding paragraph likewise applies to all commercial establishments and financial institutions and government or non-governmental offices which may not be considered as high risk but have installed or affixed CCTV in their place of work or commerce prior or subsequent to the enactment of this ordinance.

A written notice declaring the presence of a CCTV Camera or cameras in any business or commercial establishment/s so covered by this Ordinance must be posted by the owner/s in conspicuous place or places with the vicinity of the establishment.

SECTION 5. REQUIREMENT FOR BUSINESS REGISTRATION. A Certificate of Compliance (COC) must be secured by new business establishments specified in Section 4., paragraphs 1 and 2 from the CCTV Camera Council as a requirement by the Municipal Government for the approval of their business permit applications. Likewise, same COC shall be required of old business establishments, those in paragraph 3 of the same section included, as a requisite upon every renewal of their business permits.

SECTION 6. CREATION AND COMPOSITION OF CCTV CAMERA COUNCIL. A CCTV Camera Council shall be created as an oversight body tasked with the approval, control and supervision of all CCTV Camera use and installation composed of the Municipal Mayor or his designated representative as chairman, the Caluya PNPas Vice-Chairman, the Municipal Engineer, Sangguniang Bayan Committee Chairman on Public Safety and two (2) members from the business sector within thirty (30) days after the approval of this ordinance.

SECTION 7. SPECIFIC POWERS OF THE CCTV CAMERA COUNCIL. The CCTV Camera Council shall have the following specific powers and functions:

- 1. Create and adopt Policies and Procedures Manual within sixty (60) days after its creation setting up the criteria and standards for CCTV cameras and monitors;
- Maintain a log of all CCTV Cameras and their corresponding feed locations, the dates of their approval, and the criteria used for their approval;
- Maintain a log of the name/s of designated person/s authorized to handle, operate, and preserve the records or tapes of CCTV cameras of each establishment;
- Create a Task Force that shall have visiting powers to inspect, evaluate and monitor establishments with CCTV cameras at any given time so as to determine compliance with the Ordinance:
- Monitor and inspect all preserved/stored feeds, the date and the records were taken, and determine when such records of feeds are due for recycling or culling;
- Receive and/or approve application for CCTV installation prerequisite to issuance of Certificate of Compliance;
- Recommend to the Municipal Mayor, the approval or renewal of business permits of establishments so affected by the ordinance as well as the suspension or revocation of
- Identify business, commercial complexes and establishments, or other places and spaces which may be considered as high risk as defined under the Ordinance; and
- Perform such other duties and functions as may be set forth in the Policies and Procedures Manual.

SECTION 8.LIMITATIONS ON USE. CCTV Cameras, and any and all feeds, maybe solely used in the specific instances set forth in this Ordinance, and use of CCTV Cameras by such persons other than the owners and designated security personnel authorized to operate the same in any

News Express **NOVEMBER 4-10, 2024**

manner or location, or for any other purpose, is expressly prohibited.

- LAW ENFORCEMENT AND CRIME PREVENTION. CCTV Cameras, and any all feeds, may be used for the purpose of providing surveillance in the service of law enforcement and crime prevention within the Municipality where there is documented criminal activity.
- MAINLAND/ISLAND SECURITY. CCTV Cameras, and any and all feeds, may be used for the purpose of providing surveillance in the service of mainland/island security, law enforcement and crime prevention, and disaster preparedness and recovery in areas identified as critical assets of the Municipality as may be set forth by any competent authority.
- TRAFFIC MONITORING. CCTV Cameras, and any and all feeds, may be used for the purpose of traffic monitoring but are not intended to include enforcement of traffic violations. Notwithstanding the foregoing, the Feeds from CCTV Cameras used for traffic monitoring may be used for lawful purpose in the event that such CCTV Cameras, while being used for their primary function, incidentally view behavior that has caused or is likely to cause danger to person or property.

SECTION 9. PROHIBITIONS. The feeds shall not be used for the following:

- 1. BROADCASTING. Broadcast by any of the authorized persons prescribed herein of any of the feeds or any of its parts or records on or through any medium other than the monitors;
- 2. VIEWING. Feeds shall not be viewed by any person/s other than those expressly authorized herein to view the records of feeds.
- 3. TRANSFER. Feeds shall not be transferred to any third party, whether for profit or
- 4. REPRODUCTION. No person shall be allowed to copy any or all parts of any records of the feeds.

SECTION 10. PRESERVATION OF FEEDS. Feeds shall be recorder or otherwise stored by owner or owners of institutions or establishments for future use for a period of not less than three (3) months. Until the expiry of such time, the records or tapes of such feeds may be recycled or destroyed unless otherwise a proper request for a specific log of any given feed shall have been made to the contrary as provided for in the proceeding section in which case the properly requested specific record/s of feeds must be turned over, in its original and unadulterated form and substance, to the proper requesting authority.

SECTION 11. PROPER REQUEST FOR FEEDS. Stored or preserved Feeds may be used anytime to satisfy the following:

Any authorized subpoena or any written order of any court of competent jurisdiction;

- Any written request from the chief officer of the investigating body or authority ensuing the advent of a criminality for proper disposition of crime investigation and report; and
- Any written request from the duly constituted legislative body or assembly for purposes in aid of legislation.

SECTION 12. PENALTIES. Failure to comply with any of the provisions of this Ordinance is punishable with the following:

ON SECTION 4:

- **NEW BUSINESS ENTITIES** withholding of permit to operate.
- **OLD BUSINESS ENTITIES** suspension or revocation of business permit and Php 2,500.00 fine

ON SECTION 9 -11:

Violation of any of the provisions set forth in Sections 9 to 11 of this ordinance shall be punishable by Php 2,500.00 fine

SECTION 13. REPEALING CLAUSE. All ordinances and resolutions inconsistent herewith are hereby repealed or modified accordingly.

SECTION 14. SEPARABILITY CLAUSE. In the event that any of the provisions of this ordinance is declared illegal, the validity of the other provisions shall not be affected by such declaration.

SECTION 15.EFFECTIVITY. This ordinance shall take effect immediately upon compliance of posting and publication requirements. Provided, however, that the establishments herein covered are given until January of the year following the effectivity of this ordinance to fully comply with the provisions of Section 4. Provided, further, that the provisions of Section 5 for business applications and renewal are totally enforceable thereafter.

APPROVED.

AYES - 10 NAYS - 0

ADOPTED: JULY 22, 2020

I HEREBY CERTIFY to the correctness of the foregoing ordinance which was duly adopted by the Sangguniang Bayan during its regular session held on July 22, 2020.

> (SGD.) LORETO J. PON-AN, III Secretary to the Sanggunian

ATTESTED: APPROVED:



Hon. Belfe S. Duran

Hon. Ricky M. Lavega

Hon. Efren S. Contreras, Jr.

Republic of the Philippines Province of Antique Municipality of Caluya -000-



Municipal Vice-Mayor/Presiding Officer

OFFICE OF THE SANGGUNIANG BAYAN

EXCERPT FROM THE MINUTES OF THE 46TH REGULAR SESSION OF THE SANGGUNIANG BAYAN OF THE MUNICIPALITY OF CALUYA, PROVINCE OF ANTIQUE HELD AT SB SESSION HALL, POBLACION, CALUYA, ANTIQUE ON NOVEMBER 15, 2023

PRESENT:

ON LEAVE:

SB Member Hon. Nobel N. Balestramon SB Member Hon. Angelo B. Magtoto SB Member Hon. Sarah Jane Z. Janairo Hon. Rea C. Domingo SB Member Hon. William D. Pultino SB Member Hon. Brenda M. Jocson SB Member

SB Member

Hon. Lemuel B. Biloza

SK Municipal Federation President/Ex-Officio Member

ON OFFICIAL BUSINESS:

Hon. Catherine L. Tahum Liga ng mga Barangay President/ Ex-Officio Member

SB Member

ABSENT: None

> **MUNICIPAL ORDINANCE NO. 245 SERIES OF 2023**

AN ORDINANCE REGULATING THE OPERATION OF VIDEO-KARAOKE BARS, BEERHOUSES, EATERIES AND RESTAURANTS WITH KARAOKES AND VIDEOKES, OTHER SIMILAR NIGHTSPOT AND ESTABALISHMENTS IN THE MUNICIPALITY OF CALUYA, ANTIQUE AND PROVIDING PENALTIES FOR VIOLATION THEREOF

Authored by: Hon. Nobel N. Balestramon & Hon. Rea C. Domingo

Sponsored by: Committee on Ordinances and Legal Matters

Chairman: Hon. Nobel N. Balestramon Vice-Chairman: Hon. Efren S. Contreras Jr. Members: Hon. Ricky M. Lavega Hon. Angelo B. Magtoto Hon. Catherine L. Tahum

WHEREAS, the Local Government Code of 1991 mandates that the Sanggunian Bayan may, among others, regulate the establishment, operation and maintenance of entertainment, or amusement facilities, xxx and such other events or activities, for amusement or entertainment, particularly those who tend to disturb the community, or annoy the inhabitants, or require the suspension or suppression of the same, xxx;

WHEREAS, it is the duty of the Sangguniang Bayan to regulate certain activities in order to promote the general welfare of its constituents;

WHEREAS, in the furtherance of public safety, the present administration of this LGU has considered the enactment of a legislative measure that would ensure peaceful and orderly community in the Municipality of Caluya;

WHEREAS, series of public consultations and interviews with concerned residents, Barangay Official and other concerned sectors in the community had been conducted;

WHEREAS, it was learned that the influx of establishments offering various kinds of intoxicating substance and allowing the operation of video-karaoke machines, cause the residents to complain about the nuisance during nighttime;

WHEREAS, it was also reported that video-karaoke bars, beerhouses, eateries and restaurants with karaokes and videokes, similar night spots and establishments are allowing entertainers, guest relation workers to offer extra-services in exchange of financial consideration, thus, causing the deterioration of good moral values among customers;

WHEREAS, based on ocular inspection, video-karaoke machines and other similar equipment are being operated in full view of the public, with some obscene which are not suitable for minors.

NOW, THEREFORE, in view of the above premises, BE IT ENACTED by the Sangguniang Bayan of Caluya, Antique, in session duly assembled, that:

SECTION 1 - TITLE. This ordinance shall be known as "AN ORDINANCE REGULATING THE OPERATION OF VIDEO-KARAOKE BARS, BEERHOUSES, EATERIES AND RESTAURANTS WITH KARAOKES AND VIDEOKES, OTHER SIMILAR NIGHTSPOT AND ESTABALISHMENTS IN THE MUNICIPALITY OF CALUYA, ANTIQUE AND PROVIDING PENALTIES FOR VIOLATION THEREOF."

SECTION 2 - SHORT TITLE. The short title of this ordinance shall be known as "THE VIDEO-KARAOKE BAR ORDINANCE OF 2023";

SECTION 3 - SCOPE AND COVERAGE. This ordinance shall cover all business establishments operating videoke and karaoke, videoke and karaoke bars, beerhouses, eateries and restaurants with videokes and karaokes and other similar establishments and night spots in the Municipality of Caluya, Antique.

SECTION 4 - DEFINITION OF TERMS. When used in this ordinance, the following terms are hereby defined as follows;

- ESTABLISHMENTS a place of business with its possessions and staffs/personnel;
- VIDEO AND KARAOKE BARS a place where the audio-visual systems are set for musical accompaniment to a song performed by following the words displayed in a video screen. It

is also a place where foods, beverages and other intoxicating substances are being offered to customers:

- ➤ BEER HOUSES a place where beer is mainly served, although other forms of intoxicating substance, wine and liquor are also available for customers;
- NIGHT SPOTS those establishments that are open late at night and provide foods, drinks, entertainment and music for dancing;
- ENTERTAINERS include singers and guest relations officers (GRO) of videoke and karaoke bars, beerhouses, eateries and restaurants with videoke and karaoke bars, similar nightspots and establishments who entertain patrons or customers by sitting and conversing, dancing, singing, eating or drinking with them;
- ➢ EGRESS an arrangement of facilities to assure a safe means of exit from the establishment;
- > MUNICIPAL MONITORING COMMITTEE. The Committee duly constituted to monitor the implementation of this Ordinance;

SECTION 5 – PROHIBITIONS.

- a. No person, natural or juridical, shall operate videoke and karaoke bars, beerhouses, eateries and restaurants with videokes and karaokes, similar night spots and establishments for commercial purposes without first securing a Sanitary Permit issued by the Municipal Health Officer, Mayor's Permit, Barangay Clearance and paying for other related corresponding fees provided for under Municipal Ordinance No. 163 otherwise known as the Municipal Revenue Code of Caluya, Antique, or any rules and laws that may hereinafter promulgated by the Sangguniang Bayan;
- b. For purposes of this Ordinance, no videoke and karaoke, videoke and karaoke bars, beer houses, eateries and restaurants with videoke and karaoke, similar night spots and establishments shall be established within one hundred (100) meters radius from any educational, religious or public institutions such as schools, colleges, universities, hospitals or clinics, churches or chapels;
- c. No videoke and karaoke, videoke and karaoke bars, beerhouses, eateries and restaurants with videoke and karaoke, similar night spots and establishments shall utilize gambling, prohibited under P.D. 519, such as "pinball machines" slot machines and other similar devices:
- d. The following requirement shall be strictly observed in the establishments:
 - Operating of karaoke and videoke music shall be allowed only form 7:00 AM to 10:00 PM ONLY, however, establishments with total enclosure of the premises to prevent the sound to escape may operate beyond 10:00 PM. The establishments shall provide and post in conspicuous places the opening and the closing time;
 - ii. Minors as customers or workers shall not be admitted. The operator/owner shall cause the posting of placards in conspicuous places indicating the words "MINORS BELOW 18 YEARS OLD ARE NOT ALLOWED."
 - iii. Customers are prohibited to carry firearms, licensed or unlicensed, deadly weapons and explosive except those authorized by law and in the performance of their official function. The posting of placards indicating "ALL FORMS OF DEADLY WEAPONS ARE NOT ALLOWED INSIDE" shall be strictly complied;
 - iv. Adequate spaces and lighting, proper ventilation shall be maintained under satisfactory sanitary conditions at all times;
 - Adequate parking spaces for vehicles, dressing rooms for ladies, clean kitchen, regularly sanitized and separate lavatories for male and female, emergency lights, medical kits and communication adequate sound proofing shall be provided the owner/operator;
 - vi. The establishment shall be properly enclosed or fenced, provided with a single ingress or egress and shall have no direct or indirect communications whatsoever with any dwelling place, house or building except the single ingress or egress;
 - vii. Banning of prostitution and showing of lewd shows; and
 - viii. Banning the use and selling of prohibited drugs.

SECTION 6 - ADMINISTRATIVE PROVISIONS. The following administrative provisions of this ordinance shall be observed for its effective implementation:

- Any person/s who are interested to establish business covered by this ordinance shall only be allowed after complying all requirements provide by Municipal Ordinance No. 163 also known as The Revenue Code of the Municipality of Caluya, Antique;
- b. The business as herein indicated shall be established only in an area/zone declared as commercial area, pursuant to the provisions of the Comprehensive Zoning Ordinance of the Municipality of Caluya, Antique;
- c. Personnel such as waitress/waiter, food handlers, servers, guest relation workers, etc. shall undergo monthly examinations. Medical certificates duly signed by the Municipal Health Officer (MHO) shall be issued to him/her. Payments of Medical Examination and Certificates shall be in accordance with the provisions provided in the Revenue Code of the Municipality of Caluya, Antique. Failure of the above-cited personnel to secure the said medical certificate shall not be allowed to work and the manager or operator/owners are liable to answer any penalties under this Ordinance. All personnel of such business are strictly required to secure their working permit, medical certificates and birth certificates. Minors found working in the establishments covered by this Ordinance shall be immediately referred to the MSWDO, for appropriate legal actions against the owner or operator;
- d. Structural design of the building must be enclosed, to prevent unnecessary noise/nuisance during night time. Other materials that can minimize noise/nuisance should be used. The operation of business shall be confined only inside the building. In case the owner/operator shall construct a building for business covered by this Ordinance, he/she shall first submit

to the Office of the Municipal Engineer a copy of architectural design or its blue print and shall secure building permit, electrical permit and zoning clearance;

- e. Operators/owners shall by all means cooperate in upholding peace and order and shall report to the Caluya Police Station or any of its COMPAC station whenever circumstances so warrant;
- f. All operators and owners are required to comply all rules and regulations under any existing national laws and or Municipal Ordinances or any Ordinances that are hereinafter be promulgated by the Sangguniang Bayan of Caluya, Antique;

For the purpose of this Ordinance, a Municipal Monitoring Committee is hereby constituted as follows;

Chief of Police ----- Chairman

MEMBERS:

Municipal Treasurer or his/her representatives
Municipal Engineer or his/her representatives
MSWDO or his/her representatives
MHO or the Sanitary Inspector
MPDO or his/her representative
Sangguniang Bayan Secretary
DILG Officer
Representative from NGO

The Municipal Monitoring Committee is hereby authorized to conduct inspection and investigation whenever there are complaints or petitions from concerned parties. It shall be the duty and functions of the committee to endorse results and recommendations to the Local Chief Executive, copy furnished the Sangguniang Bayan, for appropriate actions.

SECTION 7 - PENALTIES

Owners/operators, including personnel working of the business establishments found guilty
of violating any provisions of this Ordinance are subject to the following penalties;

1. **FIRST OFFENSE** – a fine of Php 1,000.00

2. **SECONDE OFFENSE** – a fine of Php 2,000.00

- THIRD OFFENSE a fine of Php 2,500.00 and revocation of their business permit or IMPRISONMENT of not more than ONE (1) month and totally banning their operation upon the discretion of the proper court.
- b. PUBLIC OFFICIALS tasked to implement and enforce this Ordinance and who failed or refused to implement or enforce this local ordinance shall be punished with a FINE of Php 2,000.00 and/or IMPRISONMENT OF NOT MORE THAN ONE (1) MONTH at the discretion of the proper court without prejudice to the filing of administrative cases in the proper government agency;

SECTION 8 - EXEMPTION. Operators of video-karaoke machines beyond 10:00 PM is hereby allowed one (1) week before and after any special holidays, to mention, Christmas, New Year and Town Fiesta. In case of special occasions, such as birthdays, wedding, baptismal and Barangay Fiesta, etc. and during funerals where the party opts to avail, the operation and use of video-karaoke machines may be allowed in any place within the territorial jurisdiction of the Municipality of Caluya, Antique.

SECTION 9 - SEPARABILITY CLAUSE. If for any reason or reasons, any part or provision of this Ordinance is declared invalid, null and void, the other parts or provisions hereof which are not affected thereby shall continue to be in full force and effect.

SECTION 10 - TRANSITORY PERIOD. All existing establishments prior to the enactment of this Ordinance not in accordance with Section 5(b) and Section 6(b) shall be given three (3) months to relocate their business.

SECTION 11 - REPEALING CLAUSE. All existing ordinance, rules and regulations or parts thereof in conflict with or inconsistent with any provisions of this ordinance are hereby repealed, amended or modified accordingly.

SECTION 12 - EFFECTIVITY. This Ordinance shall take effect upon its approval and after due posting and publication as provided in the Local Government Code of 1991.

AYES - 8

NAYS - 0

APPROVED.

ADOPTED: NOVEMBER 15, 2023

I HEREBY CERTIFY to the correctness of the foregoing ordinance which was duly adopted by the Sangguniang Bayan during its Regular Session held on November 15, 2023.

(SGD.) LORETO J. PON-AN, III Secretary to the Sanggunian

ATTESTED: APPROVED:

(SGD.) BELFE S. DURAN Municipal Vice-Mayor/ Presiding Officer (SGD.) RIGIL KENT G. LIM Municipal Mayor

News Express **NOVEMBER 4-10, 2024**

> Republic of the Philippines **Regional Trial Court** Sixth Judicial Region Branch 24 Iloilo City

Cellphone Numbers: 09919655758/09384876337 Office Telephone Number: (033)330-2008 Email Address: rtc1ilo024@judiciary.gov.ph -000-

SPL. PROC. NO. 07-9082

IN RE: IN THE MATTER OF THE SETTLEMENT OF THE ESTATE OF MONTANO GUBATANGA, SR. AND PETITION FOR LETTERS OF ADMINISTRATION.

LAMBERTA V. GUBATANGA,

Petitioner.

NOTICE TO CREDITORS

Estate of MONTANO P. GUBATANGA, SR., of Iloilo City, Philippines.

All persons having claims against the estate of Montano P. Gubatanga, Sr., of Iloilo City, Philippines, who died on September 16, 2005, are hereby notified to send particulars of their claims to the undersigned within six (6) months but not more than twelve (12) months from November 26, 2024, the date of the first publication of this notice, after which date the estate will be distributed among the parties entitled to it, having regard only to the claims of which the undersigned has notice.

Pursuant to Rule 86, Section 1 of the 2019 Revised Rules of Civil Procedure, all persons having money claims against the estate of the decedent should file the same to the office of the clerk of said court within the prescribed period.

SO ORDERED.

Iloilo City, Philippines, October 15, 2024.

(SGD.) ATTY. RAINCELLE D. OMAYAO-RUFINO

Branch Clerk of Court

NE/Oct. 28, 2024, Nov. 4 & 11, 2024

Hexa appoints Globe Telecom as Landing Party in Davao

("Hexa"), owner of the Malaysia-U.S. ("MYUS") Inc. as its Philippine Landing Party for the MYUS cable system.

being planned with a ready-for-service date of mid-2028 and will connect Malaysia and the U.S. directly for the first time with high-capacity fiber optic connectivity, efficient routing for the increasing access to reliable and affordable digital services across Southeast Asia. The cable backbone will extend between the Malaysian Peninsula near Sedili to Davao, Philippines, the U.S territory of Guam and then directly onward to Alaska Communications' cable landing station in Florence, Oregon. Along the path, MYUS will also connect Batam, Jakarta and Balikpapan in Indonesia.

Globe's cable landing station in Davao will serve as a crucial interconnection point for the project.

"The MYUS cable is being designed specifically to provide trusted and reliable direct fiber connectivity between these locations

Hexa Capital for large hyperscaler, diverse route connectivity Consultancy PLT cloud, content, telecom carriers and government customers," according to cable based in Malaysia, Dr. Azhari Abang Hadari, appointed Globe Telecom, the Founder and CEO of

"MYUS customers can be confident in the The MYUS cable is route design because it avoids the problems plagued by other existing undersea cables that transit contested waters in Southeast Asia. The MYUS Network provides lowest possible latency, open cable with 16 fiber and uses well-known, pairs along its backbone. well-proven cable landing sites that have excellent up-time performance as well as widely available backhaul options for Hexa's fiber pair owners," added Dr. Azhari. "Globe Telecom was our top choice when we evaluated strategic partnerships in the Indo-Pacific Region, with their long history of stable high-performance fiber optic network and the new PDSCN domestic Philippines fiber system connecting major enterprises and data centers throughout the country."

> "We look forward to a long-term relationship hosting MYUS at our premier landing station in Davao. Our cable landing facilities offer

to global and regional carriers. The access to customers utilizing our robust state-of-the-art network should give confidence to operators looking to interconnect with domestic and international constituents. Davao is a critical hub for subsea fiber optic cables, which are the backbone of today's internet," said KD Dizon, Head of Globe Business

MYUS will be an Hexa's business model is to sell fiber pairs to long-term owners who will demand reliability, resilience and high cable performance to support their business growth. Hexa's selection of Globe as a partner builds on its strategy of planning globally and locally with strong, proven and capable operators that can exceed the requirements of the most demanding customers.

The Hexa team met with customers and partners at the Submarine Networks World conference in Singapore (SNW 2024, 25-26 Sep.) and looks forward to creating opportunities with many more in the coming months.

NOTICE OF AUCTION SALE ON REMATADOS OF M. LHUILLIER PAWNSHOPS

Iloilo and Guimaras Branches at

Molo, Avancena, Villa, Guanco, Rizal, Mandurriao 1, De Leon, Mandurriao 2, Guzman, Ledesma, San Agustin, SM Jewellers, Ilonga, Iznart, Lapaz 1, Lapaz 2, Bo. Obrero, Jaro 1, Jaro 2, Jaro 3, Jaro 4, Jaro 5, Jaro 6, Tagbak, Ungka, Burgos Lapaz, Rotunda, JM Basa.

Commencing November 15, 2024 at 9:00 A.M. to 12:00 Noon those above mentioned pawnshops will sell on Public Auction Sale on all overdue pledges left in the same up to May 1-31, 2024. Patrons are enjoined to verify their receipts.

MANAGEMENT

Sa Nobyembre 15, 2024 alas 9:00 sa aga asta 12:00 sa ugto ang takna nga iga subasta sa publiko ang tanan nga na remati sa nahinambitan nga opisina sa ibabaw. Ang tanan nga butang nga gin prenda nga wala ma gawad asta sa Mayo 1-31, 2024, madala sa subasta . Gina pahibalo ang tanan nga suki nga pagatan awon ang ila tagsa ka resibo.

TAGDUMALAHAN

Mohon, Oton, San Jose San Miguel, Tigbauan, Guimbal, Tubungan, Igbaras, Miag ao, San Joaquin, Alimodian, Leon, San Miguel, Jibao an, Pavia, Sta Barbara, New Lucena, Cabatuan, Ayaman, Maasin, Arroyo, Leganes, Zarraga, Jalaud, Bolong Oeste.

Commencing November 16, 2024 at 9:00 A.M. to 12:00 Noon those above mentioned pawnshops will sell on Public Auction Sale on all overdue pledges left in the same up to May 1-31, 2024. Patrons are enjoined to verify their receipts.

MANAGEMENT

Sa Nobyembre 16, 2024 alas 9:00 sa aga asta 12:00 sa ugto ang takna nga iga subasta sa publiko ang tanan nga na remati sa nahinambitan nga opisina sa ibabaw. Ang tanan nga butang nga gin prenda nga wala ma gawad asta sa Mayo 1-31, 2024, madala sa subasta . Gina pahibalo ang tanan nga suki nga pagatan awon ang ila tagsa ka resibo.

TAGDUMALAHAN

Jordan, Jordan Pier, Calingao, Guimaras, Nueva Valencia, San Lorenzo, Sibunag, Cabalagnan, San Miguel Jordan.

Commencing November 18, 2024 at 9:00 A.M. to 12:00 Noon those above mentioned pawnshops will sell on Public Auction Sale on all overdue pledges left in the same up to May 1-31, 2024. Patrons are enjoined to verify their receipts.

MANAGEMENT

Sa Nobyembre 18, 2024 alas 9:00 sa aga asta 12:00 sa ugto ang takna nga iga subasta sa publiko ang tanan nga na remati sa nahinambitan nga opisina sa ibabaw. Ang tanan nga butang nga gin prenda nga wala ma gawad asta sa Mayo 1-31, 2024, madala sa subasta . Gina pahibalo ang tanan nga suki nga pagatan awon ang ila tagsa ka resibo.

TAGDUMALAHAN



Republic of the Philippines

Municipality of Santa Barbara Office of the Sangguniang Bayan Tel. No.: (033) 523-86-73 Mobile No.: +63 918 9643 640 Email:sbmembers19.22@gmail.com

EXCERPT FROM THE JOURNAL OF THE 35™ REGULAR SESSION OF THE SANGGUNIANG BAYAN HELD AT THE SESSION HALL OF THE LEGISLATIVE BUILDING ON AUGUST 27, 2024 AT 9:05 A.M.

Hon. Isabelo J. Maguino

Hon. Ramon Julius S. Sodusta (Floor Leader)

Hon. Neil S. Superficial Hon. Christine Marie D. Robles

Hon. Ma. Salvacion Portia A. Maquino Hon. Crisanto C. Colada

Hon. Charles Louigi S. Badon Hon. Ramon G. Sullano

Hon. Larry P. Deatras (Mun. Liga President) Hon. Nikka Joan H. Suganob (SK Mun. Federation President)

ABSENT

Hon, Timoteo M. Padilla (On Special Leave)

Presiding Officer Sangguniang Bayan Member Ex-Officio Member Ex-Officio Member

Sangguniang Bayan Member

MUNICIPAL ORDINANCE NO. 82-S-2024

AN ORDINANCE AMENDING CERTAIN FEES PRESCRIBED IN MUNICIPAL ORDINANCE NO. 27-S-2014 (MUNICIPAL REVENUE CODE)

Be it ordained by the Sangguniang Bayan of the Municipality of Santa Barbara, Province of Iloilo, that

CHAPTER I. GENERAL PROVISIONS

Article A. Short Title and Scope

Section 1A.01. Short Title. This ordinance shall be known as the "Revised Revenue Code of the Municipality of Santa Barbara, Province of Iloilo."

Section 1A.02. Scope and Application. This Code shall govern the levy assessment, and collection of taxes, fees, charges and other impositions within

Article B. Construction of Provisions

Section 1B.01. Words and Phrases Not Herein Expressly Defined. Words and phrases embodied in this Code not herein specifically defined shall have the same meaning as found in RA 7160, otherwise known as the Local Government Code of 1991

Section 1B.02. Rules of Construction. In construing the provisions of this Code, the following rules of construction shall be observed unless inconsistent

- with the manifest of the provisions. (a) General Rules. All words and phrases shall be construed and understood according to the common and approved usage of the language; but the technical words and phrases and such other words in this Code which may have acquired a peculiar or appropriate meaning shall be construed
- and understood according to such technical, peculiar or appropriate meaning (b) Gender and Number. Every word in the Code importing the masculine gender shall extend to both male and female. Every word importing the
- singular number shall apply to several persons or things as well; and every word importing the plural number shall extend and be applied to one
- (c) Reasonable Time. In all cases where any act is required to be done within the reasonable time, the same shall be deemed to mean such time as
- (d) Computation of Time. The time within which an act is to be done as provided in this Code, or in any rule or regulation issued pursuant to the provisions thereof, when expressed in days, shall be computed by excluding the first day and including the last day, except if the last day falls on a Sunday or holiday, in which case the same shall be excluded in the computation and the business day following shall be considered the last day.
- (e) References. All references to chapters, articles, or sections are to the Chapters, Articles or Sections in this Code unless otherwise specified.
- (f) Conflicting Provisions of Chapters. If the provisions of different chapters conflict with or contravene each other, the provisions of each chapter
- (g) Conflicting Provisions of Sections. If the provisions of the different sections in the same article conflict with each other, the provisions of the Section which is the last in point of sequence shall prevail

Article C. Definition of Terms

Section 1C.01. Definitions. When used in this Code:

- (a) Business means trade or commercial activity regularly engaged in as a means of livelihood or with a view to profit;
- (b) Barangay Micro Business Enterprise means a business entity or enterprise engaged in the production, processing, or manufacturing of products or commodities, including agro-processing, trading, and services, whose total assets including those arising from loans but exclusive of the land on which the particular business entity soffice, plant and equipment are situated, shall not be more than three million pesos (13,000,000.00). This definition, however, is subject to review and upward adjustment by the SMED council, as mandated under RA. No. 6977, as amended by RA. No. 8289.
- (c) Charges refer to pecuniary liability, as rents or fees against persons or property
- (d) Cooperative is a duly registered association of persons, with a common bond of interest; who have voluntarily joined together to achieve a lawful, common, social, or economic end, making equitable contributions to the capital required and accepting a fair share of the risks and benefits of the undertaking in accordance with universally accepted cooperative principles
- (e) Corporations includes partnerships, no matter how created or organized, joint stock companies, joint accounts (cuentas en participation), associations or insurance companies but does not include general professional partnerships and a joint venture or consortium formed for the purpose of undertaking construction projects or engaging in petroleum, coal, geothermal, and other energy operations or consortium agreement under a service contract with the government. General professional partnerships are partnerships formed by persons for the sole purpose of exercising their common profession, no part of the income of which is derived from engaging in any trade or business.

The term "resident foreign" when applied to a corporation means a foreign corporation not otherwise organized under the laws of the Philippines

- (f) Countryside and Barangay Business Enterprise refers to any business entity, association, or cooperative registered under the provisions of RA 6810, otherwise known as Magna Carta for Countryside and Barangay Business Enterprises (Kalakalan 20).
- (h) Fee means a charge fixed by law or ordinance for the regulation or inspection of a business or activity. It shall also include charges fixed by law or agency for the services of a public officer in the discharge of his official duties.
- (i) Franchise is a right or privilege, affected with public interest that is conferred upon private persons or corporations, under such terms and conditions as the government and its political subdivisions may impose in the interest of public welfare, security and safety
- (i) Gross Sales or Receipts include the total amount of money or its equivalent representing the contract price, compensation or service fee, including the amounts charged or materials supplied with the services and deposits or advance payments actually received during the taxable quarter for the services performed or to be performed for another person excluding discounts if determinable at the time of sales, sales return, excise tax, and value added tax (VAT).
- (k) Levy means an imposition or collection of an assessment, tax, fee, charge, or fine
- (I) License or Permit (Mayor's Permit) a right or permission granted in accordance with law or by a competent authority to engage in some business or occupation or to engage in some transactions. It ensures that the business is paying its taxes, following health and safety standards, and in full compliance with municipal ordinances.
- (m) Municipal Waters include not only streams, lakes and tidal waters within the municipality, not being the subject of private ownership and not comprised within the national parks, public forest, timber lands, forest reserves or fishery reserves, but also marine waters included between two lines drawn perpendicularly to the general coastline from points where boundary lines of the municipality or city touch the sea at low tide and a third line parallel with the general coastline and fifteen (15) kilometers from it. Where two (2) municipalities are so situated on the opposite shores that there are less than fifteen (15) kilometers of marine waters between them, the third line shall be equally distant from opposite shores of the
- (n) Operator includes the owner, manager, administrator, or any other person who operates or is responsible for the operation of a business
- (o) Privilege means a right or immunity granted as a peculiar benefit, advantage or favor.
- (p) Persons mean every natural or juridical being, susceptible of rights and obligations or of being the subject of legal relations
- (q) Rental means the value of the consideration, whether in money or otherwise, given for the enjoyment or use of a thing.
- (r) Residents refer to natural persons who have their habitual residence in the province, city, or municipality where they exercise their civil rights and fulfill their civil obligations, and to juridical persons for which the law or any other provision creating or recognizing them fixes their residence in a particular province, city or municipality. In the absence of such laws, juridical persons are residents of the province, city or municipality where they have their legal residence or principal place of business or where they conduct their principal business or occupation;
- (s) Revenue includes taxes, fees, and charges that a state or its political subdivision collects and receives into the treasury for public purposes
- (t) Services mean the duties, work or functions performed or discharged by a government officer, or by a private person contracted by the government, as the case may be.

- (u) Special Mayor's Permit a Mayor's Permit granted to businesses participating in Special Events and/or Programs sponsored by the Local
- (v) Tax means an enforced contribution, usually monetary in form, levied by the law-making body on persons and property subject to its jurisdiction for the precise purpose of supporting governmental needs

CHAPTER II. TAXES ON BUSINESS

Article A. Graduated Tax on Business

Section 2A.01. Definitions. When used in this Code:

- (a) Advertising Agency includes all persons who are engaged in the business for others by means of billboards, posters, placards, notices, signs, directories, pamphlets, leaflets, handbills, electric or neon lights, airplanes, balloons, or other media, whether in pictorial or reading form
- (b) Agricultural Products include the yield of the soil, such as corn, rice, wheat, rye, hay, coconut, sugarcane, tobacco, root crops, vegetables, fruits, flowers, and their byproducts; ordinary salt; all kinds of fish; poultry; and livestock and animal products, whether in their original form or not.

The phrase whether in their original form or not refers to the transformation of said products by the farmer, fisherman, producer or owner through the application of processes to preserve or otherwise to prepare said products for the market such as freezing, drying, salting, smoking, or stripping the products for the market such as freezing, drying, salting, smoking, or stripping the products for the market such as freezing, drying, salting, smoking, or stripping the products for the market such as freezing, drying, salting, smoking, or stripping the products for the market such as freezing, drying, salting, smoking, or stripping the products for the market such as freezing, drying, salting, smoking, or stripping the products for the market such as freezing, drying, salting, smoking, or stripping the products for the market such as freezing, drying, salting, smoking, or stripping the products for the market such as freezing, drying, salting, smoking, or stripping the products for the market such as freezing the product of the market such as freezing the marketfor purposes of preserving or otherwise preparing said products for the market; to be considered an agricultural product whether in its original form or not, its transformation must have been undertaken by the farmer, fisherman, producer or owner.

Agricultural products as defined include those that undergo not only simple but even sophisticated processes employing advanced technological means in packaging like dressed chicken or ground coffee in plastic bags or styropor or other packaging materials intended to process and prepare the products for the market.

The term by-products shall mean those materials which in cultivation or processing of an article remain over, and which are still of value and marketable, like copra cake from copra or molasses from sugar cane

- (c) Amusement is a pleasurable diversion and entertainment. It is synonymous to relaxation, avocation, pastime, or fun.
- (d) Amusement Places include theaters, cinemas, concert halls, circuses and other places of amusement where one seeks admission to entertain oneself by seeing or viewing the show or performance.
- (e) Banks and other Financial Institutions I include non-bank financial intermediaries, lending investors, finance and investment companies pawnshops, money shops, insurance companies, stock markets, stock brokers, and dealers in securities and foreign exchange, as defined under applicable law, or rules and regulations there under
- (f) Brewer includes all persons who manufacture fermented liquors of any description for sale or delivery to others but does not include manufacturers of tuba, basi, tapuy or similar domestic fermented liquors, whose daily production does not exceed two hundred, gauge liters
- (g) Business Agent includes all persons who act as agents of others in the transaction of business with any public officer, as well as those who conduct collecting, advertising, employment, or private detective agencies
- (h) Cabaret/Dance Hall/Videoke Bar/Resto Bar | includes any place or establishment where dancing is permitted to the public in consideration of any admission, entrance, or any other fee paid, on or before, or after the dancing, and where professional hostesses or dancers are employed.
- Capital Investment is the capital that a person employs in any undertaking, or which he contributes to the capital of a partnership, corporation, or any other juridical entity or association in a particular taxing jurisdiction.
- Cockpit includes any place, compound, building or portion thereof, where cockfights are held, whether or not money bets are made on the results of such cockfights.
- Contractor includes persons, natural or juridical, not subject to professional tax under Section 139 of the Local Government Code of 1991, whose activity consists essentially of the sale of all kinds of services for a fee, regardless of whether or not the performance of the service calls for the exercise or use of the physical or mental faculties of such contractor or his employees

As used in this Article, the term [contractor] shall include general engineering, general building and specially contractors as defined under applicable laws, filling, demolition and salvage works contractors; proprietors or operators of mine drilling apparatus; proprietors or operators of dockyards. persons engaged in the installation of water system, and gas or electric light, heat, or establishments; proprietors or operators of smelting plants; engraving plating and plastic lamination establishments; proprietors or operators of establishments for repairing, repainting, upholstering, washing or greasing of vehicles, heavy equipment, vulcanizing, recapping and battery charging; proprietors or operators of furniture shops and establishments for planning or surfacing and re-cuffing of lumber and sawmills under contract to saw or cut logs belonging to others; proprietors or operators of dry-cleaning or dyeing establishments, steam laundries, and using washing machines; proprietors or owners of shops for the repair of any kind of mechanical and electrical devices: instruments, apparatus, or furniture and shoe repairing by machine or any mechanical and electrical devices; proprietors or operators of establishments or lots for parking purposes; proprietors or operators of tailor shops, dress shops. milliners and hatters, beauty parlors, barbershops, massage clinics, saunas, Turkish and Swedish baths, and the like, slenderizing and body-building saloons and similar establishments; photographic studios; funeral parlors and crematorium; private cemeteries; proprietors or operators of hotels, motels, apartments, and lodging houses; warehousing, or forwarding establishments; master plumbers, smiths, and house or sign painters; printers, bookbinders, lithographers, tarpaulin printers; publishers except those engaged in the publication or printing of any newspaper, magazine, review or bulletin which appears at regular intervals with fixed prices for subscription and sale and which is not devoted principally to the publication of advertisements; business agents, private detectives or watchman agencies; commercial and immigration brokers; cinematographic film owners, lessors, and distributors; proprietors or operators of piso-net or piso-wifi; proprietors or operators of electric vehicles

The term <code>@contractorl</code> shall also include, but shall not be limited to welding shops, service stations, white/blue printing, recopying, or photocopying services, assaying laboratories, advertising agencies, shops for shearing animals, vaciador shops, stables, construction of motor vehicles, animal drawn vehicles, and/or tricycles, lathe machine shops, furniture shops, and proprietors of bulldozers and

(I) Dealer - means one whose business is to buy and sell merchandise, goods and chattels as a merchant. He stands immediately between the producer or manufacturer and the consumer and depends for his profit not upon the labor he bestows upon his commodities but upon the skill and foresight with which he watches the market.

other heavy equipment available to others for consideration.

- (m) Importer means any person who brings articles, goods, wares or merchandise of any kind or class into the Philippines from abroad for unloading therein, or which after entry are consumed herein or incorporated into the general mass of property in the Philippines. In case of tax-free articles brought or imported into the Philippines by persons, entities or agencies exempt from tax which are subsequently sold, transferred or exchanged in the Philippines to non-exempt private persons or entities, the purchaser or recipient shall be considered the importer thereof.
- (n) Manufacturer includes every person who, by physical or chemical process, alters the exterior texture or form or inner substance of any such raw materials or manufactured or partially manufactured product in such manner as to prepare it for special use or uses to which it could not have been put in its original condition, or who by any such process, alters the quality of any such raw material or manufactured or partially manufactured products so as to reduce its marketable shape or prepare it for any of the use of industry, or who by any such process, combines any raw material or manufactured products with other materials or products of the same or of different kinds and in such manner that the finished products of such process or manufacture can be put to a special use or uses to which such raw material or manufactured or partially manufactured in their original condition could not have been put, and who in addition, alters such raw material or manufactured or partially manufactured products, or combines the same to produce such finished products for the purpose of their sale or distribution to others and for his own use for consumption;
- (o) Marginal Farmer or Fisherman refers to individuals engaged in subsistence farming or fishing which shall be limited to the sale, barter or exchange of agricultural or marine products produced by himself and his immediate family.
- (p) Motor Vehicle means any vehicle propelled by any power other than muscular power using the public roads including electric vehicles, but excluding road rollers, trolley cars, street sweepers, sprinklers, lawn mowers, bulldozers, graders, forklifts, amphibian trucks, and cranes if not used on public roads, vehicles that run only on rails or tracks, tractors, trailers, and traction engines of all kinds used exclusively for agricultural
- (q) Peddler means any person who, either for themselves or on commission, travels from place to place and sells his goods or services or offers to sell and deliver the same. Whether a peddler is a wholesale peddler or retail peddler of a particular commodity shall be determined from the definition of wholesale dealer or retail dealer as provided in this Ordinance.

- (r) Public Market a refers to any place, building, or structure of any kind designated as such by the local board or council except public streets,
- (s) Rectifier comprises every person who rectifies, purifies, or refines distilled spirits or wines by any process other than by original or continuous distillation from mash, worth, wash, sap, or syrup through continuous closed vessels and pipes until the manufacture thereof is complete. Every wholesale or retail liquor dealer who has in his possession any still or mash tub, or who keeps any other apparatus for the purpose of distilling spirits, or in any manner refining distilled spirits, shall also be regarded as a rectifier and as being engaged in the business of rectifying.
- (t) Restaurant refers to any place which provides food to the public and accepts orders from them at a price. This term includes caterers, carinderias, and fast-food chains.
- (u) Retail means a sale where the purchaser buys the commodity for his consumption, irrespective of the quantity of the commodity sold
- (v) Wholesale means a sale where the purchaser buys or imports the commodities for resale to persons other than the end user regardless of

Section 2A.02. Imposition of Tax. There is hereby imposed on the following persons who establish, operate, conduct or maintain their respective business within the municipality a graduated business tax in the amounts hereafter prescribed:

(a) On manufacturers, assemblers, re-packers, processors, brewers, distillers, rectifiers, and compounders of liquors, distilled spirits, and wines or manufacturers of any article of commerce of whatever kind or nature. In accordance with the following schedule

Amount of Gross Sales/Receipts for the	Tax per annum
Preceding Calendar Year	B040.00
Less than 10,000.00	P218.90
10,000.00 or more but less than 15,000.00	292.60
15,000.00 or more but less than 20,000.00	401.50
20,000.00 or more but less than 30,000.00	585.20
30,000.00 or more but less than 40,000.00	877.80
40,000.00 or more but less than 50,000.00	1,096.70
50,000.00 or more but less than 75,000.00	1,756.70
75,000.00 or more but less than 100,000.00	2,195.60
100,000.00 or more but less than 150,000.00	2,928.20
150,000.00 or more but less than 200,000.00	3,659.70
200,000.00 or more but less than 300,000.00	5,123.80
300,000.00 or more but less than 500,000.00	7,320.50
500,000.00 or more but less than 750,000.00	10,648.00
750,000.00 or more but less than 1,000,000.00	13,310.00
1,000,000.00 or more but less than 2,000,000.00	18,300.70
2,000,000.00 or more but less than 3,000,000.00	21,961.50
3,000,000.00 or more but less than 4,000,000.00	26,353.80
4,000,000.00 or more but less than 5,000,000.00	30,746.10
5,000,000.00 or more but less than 6,500,000.00	32,442.30
6,500,000.00 or more	At a rate not exceeding forty-five and one-tenth
	percent (45.1%) of one percent (1%)

The preceding rates shall apply only to the amount of domestic sales of manufacturers, assemblers, re-packers, processors, brewers, distillers, rectifiers, and compounders of liquors, distilled spirits, and wines or manufacturers of any article of commerce of whatever kind or nature other than those enumerated under paragraph (c) of this Section.

(b) On wholesalers, distributors, or dealers in any article of commerce of whatever kind or nature in accordance with the following schedules

Amount of Gross Sales/Receipts for the	Tax per annum
Preceding Calendar Year	
Less than 1,000.00	P23.10
1,000.00 or more but less than 2,000.00	42.90
2,000.00 or more but less than 3,000.00	66.00
3,000.00 or more but less than 4,000.00	95.70
4,000.00 or more but less than 5,000.00	133.10
5,000.00 or more but less than 6,000.00	160.60
6,000.00 or more but less than 7,000.00	190.30
7,000.00 or more but less than 8,000.00	218.90
8,000.00 or more but less than 10,000.00	248.60
10,000.00 or more but less than 15,000.00	328.90
15,000.00 or more but less than 20,000.00	352.00
20,000.00 or more but less than 30,000.00	438.90
30,000.00 or more but less than 40,000.00	585.20
40,000.00 or more but less than 50,000.00	877.80
50,000.00 or more but less than 75,000.00	1,316.70
75,000.00 or more but less than 100,000.00	1,756.70
100,000.00 or more but less than 150,000.00	2,488.20
150,000.00 or more but less than 200,000.00	3,220.80
200,000.00 or more but less than 300,000.00	4,392.30
300,000.00 or more but less than 500,000.00	5,808.00
500,000.00 or more but less than 750,000.00	8,784.60
750,000.00 or more but less than 1,000,000.00	11,712.80
1,000,000.00 or more but less than 2,000,000.00	13,310.00
2,000,000.00 or more	At a rate not exceeding sixty-six percent
	(66%) of one percent (1%)

The businesses enumerated in paragraph (a) above shall no longer be subject to the tax on wholesalers, distributors, or dealers herein provided for.

- (c) On exporters, and on manufacturers, millers, producers, wholesalers, distributors, dealers, or retailers of essential commodities enumerated hereunder at a rate not exceeding one-half (1/2) of the rates prescribed under subsections (a). (b). and (d) of this Article
- (1) Rice and Corn;
- (2) Wheat or cassava flour, meat, dairy products, locally manufactured processed or preserved food, sugar, salt and agricultural marine and freshwater products, whether in their original state or not;
- (3) Cooking oil and cooking gas;
- (4) Laundry soap, detergents, and medicine;
- (5) Agricultural implements, equipment and post-harvest facilities, fertilizers, pesticides (insecticides, herbicides), and other farm inputs; (6) Poultry feeds and other animal feeds
- (7) School supplies; and
- (8) Cement

For purposes of this provision, the term exporters shall refer to those who are principally engaged in the business of exporting goods and merchandise, as well as manufacturers and producers whose goods or products are both sold domestically and abroad. The amount of export sales shall be excluded from the total sales and shall be subject to the rates not exceeding one-half (1/2) of the rates prescribed under paragraphs (a), (b), and (d) of this Article.

(d) On retailers

Amount of Gross Sales/Receipts for the Preceding Calendar Year	Tax per annum
1400,000.00 or less	2.42%
in excess of 1400,000.00	1%

The rate of two-point forty-two percent (2.42%) per annum shall be imposed on sales not exceeding four hundred thousand pesos (i400,000.00) while the additional rate of one percent (1%) per annum shall be imposed on sales in excess of the first four hundred thousand pesos (i400,000.00)

However, barangays shall have the exclusive power to levy taxes on stores whose gross sales or receipts of the preceding calendar year do not exceed thirty thousand pesos (P30.000.00) subject to existing laws and regulations.

(e) On contractors and other independent contractors in accordance with the following schedule.

	3
Amount of Gross Sales/Receipts for the	Tax per annum
Preceding Calendar Year	
Less than 5,000.00	P36.30
5,000.00 or more but less than 1,000.00	80.30
10,000.00 or more but less than 15,000.00	138.60
15,000.00 or more but less than 20,000.00	218.90
20,000.00 or more but less than 30,000.00	365.20
30,000.00 or more but less than 40,000.00	511.50
40,000.00 or more but less than 50,000.00	731.50
50,000.00 or more but less than 75,000.00	1,170.40
75,000.00 or more but less than 100,000.00	1,756.70
100,000.00 or more but less than 150,000.00	2,634.50
150,000.00 or more but less than 200,000.00	3,513.40
200,000.00 or more but less than 250,000.00	4,831.20
250,000.00 or more but less than 300,000.00	6,149.00
300,000.00 or more but less than 400,000.00	8,198.30
400,000.00 or more but less than 500,000.00	10,980.20
500,000.00 or more but less than 750,000.00	12,311.20
750,000.00 or more but less than 1,000,000.00	13,642.20
1,000,000.00 or more but less than 2,000,000.00	15,180.00
2,000,000.00 or more	At a rate not exceeding
	sixty-six percent (66%) of one percent (1%)

Provided, that in no case shall the tax on gross sales of P2,000,000.00 or more be less than P15,180.00.

For purposes of this section, the tax on multi-year projects undertaken by general, engineering, general building, and specialty contractors shall initially be based on the total contract price, payable in equal annual installments within the project term.

Upon completion of the project, the taxes shall be recomputed on the basis of the gross receipts for the preceding calendar years and the deficiency tax, if there be any, shall be collected as provided in this Code or the excess tax payment shall be refunded.

In cases of projects completed within the year, the tax shall be based upon the contract price and shall be paid upon the issuance of the Mayor's

On banks and other financial institutions, at the rate of fifty-five percent of one percent (55% of 1%) of the gross receipts of the preceding calendar year derived from interest, commissions, and discounts from lending activities, income from financial leasing, dividends, rentals on property, and profit from exchange or sale of property, insurance premium. All other income and receipts not herein enumerated shall be excluded in the Local Finance Circulars 1-93, 2-93 and 3-93 of BLGF-DOF shall be used as a basis of computing the taxes due hereon.

- (a) On the businesses hereunder enumerated:
 - Cafes, cafeterias, ice cream and other refreshment parlors, restaurants, soda fountain bars, carinderias or food caterers;
 - Amusement places, including places wherein customers thereof actively participate without making bets or wagers, including but not limited to night clubs, or day clubs, cocktail lounges, cabarets or dance halls, karaoke bars, skating rinks, bath houses, swimming pools, exclusive clubs such as country and sports clubs, resorts and other similar places, billiard and pool tables, bowling alleys, circuses, carnivals, merrygo-rounds, roller coasters, Ferris wheels, swings, shooting galleries, and other similar contrivances, theaters and cinema houses, boxing stadia, race tracks, cockpits and other similar establishments.
 - Commission agents;
 - Lessors, dealers, brokers of real estate;
 - On travel agencies and travel agent;
 - On boarding houses, pension houses, motels, apartments, apartelles, and condominiums;
 - Subdivision owners/ Private Cemeteries and Memorial Parks; Privately-owned markets;
 - Hospitals, medical clinics, dental clinics, therapeutic clinics, medicals laboratories, dental laboratories; Operators of Cable Network System;
 - Operators of computer services establishment;
 - General consultancy services;
 - Private schools and universities
 - Training facilities
 - All other similar activities consisting essentially of the sales of services for a fee.

Amount of Gross Sales/Receipts for the	Tax per annum
Preceding Calendar Year	· ·
Less than 5,000.00	044.00
5,000.00 or more but less than 1,000.00	110.00
10,000.00 or more but less than 15,000.00	143.00
15,000.00 or more but less than 20,000.00	220.00
20,000.00 or more but less than 30,000.00	363.00
30,000.00 or more but less than 40,000.00	517.00
40,000.00 or more but less than 50,000.00	726.00
50,000.00 or more but less than 75,000.00	1,166.00
75,000.00 or more but less than 100,000.00	1,749.00
100,000.00 or more but less than 150,000.00	2,618.00
150,000.00 or more but less than 200,000.00	3,487.00
200,000.00 or more but less than 250,000.00	4,796.00
250,000.00 or more but less than 300,000.00	6,105.00
300,000.00 or more but less than 400,000.00	8,140.00
400,000.00 or more but less than 500,000.00	10,890.00
500,000.00 or more but less than 750,000.00	12,210.00
750,000.00 or more but less than 1,000,000.00	13.530.00
1,000,000.00 or more but less than 2,000,000.00	15,180.00
2,000,000.00 or more	At a rate not exceeding
	sixty-six percent (66%) of one percent (1%)

Provided, that in no case shall the tax on gross sales of \$2,000,000.00 or more be less than \$15,180.00.

- (h) On peddlers engaged in the sale of any merchandise or article of commerce, at the rate of (not exceeding one hundred pesos (P100.00) and Mayor's Permit) per peddler annually.
 - Wholesale Peddlers P500.00
 - Retail Peddlers P100.00

Delivery trucks, vans, or vehicles used by manufacturers, producers, wholesalers, dealers or retailers enumerated under Section 141 of R.A. 7160 shall be exempt from the peddlers tax herein imposed

The tax herein imposed shall be payable within the first twenty (20) days of January. An individual who will start to peddle merchandise or articles of commerce after January 20 shall pay the full amount of the tax before engaging in such activity

On operators of public utility vehicles maintaining booking office, terminal, or waiting station for the purpose of carrying passengers from this municipality under a certificate of public convenience and necessity or similar franchises

	Public Utility Vehicles	Amount of Tax
1.	Air-conditioned buses	P1,000.00 per unit
2.	Buses without air conditioning	800.00 per unit
3.	"Mini" buses	600.00 per unit
4.	Jeepneys / AUVs	500.00 per unit
5.	Taxis	500.00 per unit
6.	Bus Rapid Transit	1,000,00 per unit

The tax shall be paid within the first twenty (20) days of January of each year.

Section 2A.03. Presumptive Income Level. For every tax period, the Treasureris Office shall prepare a stratified schedule of Opresumptive income level to approximate the gross receipt of each business classification and shall be submitted to the Sangguniang Bayan for information and reference. It must be updated annually

Section 2A.04. The Presumptive Income Level (PIL) of gross receipts shall be used to validate the gross receipts declared by taxpayers and/or for establishing the taxable gross receipts where no valid data is otherwise available

Section 2A.05. Exemption. Business engaged in the production, manufacture, refining, distribution of oil, gasoline, and other petroleum products shall not be subject to any local tax imposed under Article A and Article B.

Section 2A.06. Tax on Newly-Started Business. Newly started business entities shall not be subject to and/or liable to the payment of initial Local Business Tax and shall only be subject to the payment of Business Permit and other Regulatory Fees and Charges.

Section 2A.07. Tax on New-Delinguent Business. A new-delinquent classification is a business that has already started its operation but failed to secure a business permit. For new-delinquent businesses, a penalty of 25% surcharge and 2% interest per month will be imposed from the time of operation. New-delinquent businesses with gross sales of not more than fifty thousand pesos (ISO,000.00) for the first two (2) months of operation are exempted.

Article B. Situs of Tax

Section 2B.01. Situs of the Tax.

- (a) For purposes of collection of the business tax under the Isitus I of the tax law, the following definition of terms and guidelines shall be strictly observed:
- Principal Office the head or main office of the businesses appearing in the pertinent documents submitted to the Securities and Exchange Commission, or the Department of Trade and Industry, or other appropriate agencies as the case may be

The municipality specifically mentioned in the articles of the incorporation or official registration papers as being the official address or said principal office shall be considered as the situs thereof.

In case there is a transfer or relocation of the principal office to another city or municipality, it shall be the duty of the owner, operator or manager of the business to give due notice of such transfer or relocation to the local chief executives of the cities or municipalities concerned within fifteen (15) days after such transfer or relocation is effected.

- 2. Branch or Sales Office a fixed place in a locality which conducts operations of the businesses as an extension of the principal office. However, offices used only as display areas of the products where no stocks or items are stored for sale, although orders for the products may be received thereat, are not branch or sales offices as herein contemplated. A warehouse which accepted orders and/or issues sales invoices independent of a branch with sales office shall be considered as a sales office
- Warehouse a building utilized for the storage of products for sale and from which goods or merchandise is withdrawn for delivery to customers or dealers, or by persons acting on behalf of the business. A warehouse that does not accept orders and/or issue sales invoices as aforementioned shall not be considered a branch or sales office.
- Plantation a tract of agricultural land planted to trees or seedlings whether, fruit bearing or not, uniformly spaced or seeded by broadcast methods or normally arranged to allow highest production. For purpose of this Article, inland fishing ground shall be considered as
- 5. Experimental Farms agricultural lands utilized by a business or corporation to conduct studies, tests, researches or experiments involving agricultural, agri-business, marine or aquatic livestock, poultry, dairy and other similar products for the purpose of improving the quality and quantity of goods and products

However, on-site sales of commercial quantity made in experimental farms shall be similarly imposed the corresponding tax under paragraph (b). Section 2A.02 of this Ordinance.

- 1. All sales made in a locality where there is branch or sales office or warehouse shall be recorded in said branch or sales office or warehouse and the tax shall be payable to the city or municipality where the same is located
- 2. In cases where there is no such branch, sales office, plant or plantation in the locality where the sale is made, the sale shall be recorded in the principal office along with the sale made by said principal office and the tax, shall accrue to the city or municipality where said principal
- In cases where there is a factory, project office, plant or plantation in pursuit of business, thirty percent (30%) if all sales recorded in the principal office shall be taxable by the city or municipality where the principal office is located and seventy percent (70%) of all sales recorded in the principal office shall be taxable by the city or municipality where the factory, project office, plant or plantation is located.

The sales allocation in (a) and (b) above shall not apply to experimental farms. LGUs, where only experimental farms are located, shall not be entitled to the sales allocation herein provided for

- In case of a plantation located in a locality other than that where the factory is located, said seventy percent (70%) sales allocation shall be divided as follows: Sixty percent (60%) to the city or municipality where the factory is, located; and Forty percent (40%) to the city or municipality where the plantation is located.
- 5. In cases where there are two (2) or more factories, project offices, plants orb plantations located in different localities, the seventy percent (70%) sales allocation shall be pro-rated among the localities where such factories, will project offices, plants and plantations are located in proportion to their respective volumes of production during the period for which the tax is due.

In the case of project offices of services and other independent contractors, the term production shall refer to the costs of projects actually undertaken during the tax period.

- 6. The foregoing sales allocation under par. (3) hereof shall be applied irrespective of whether or not sales are made in the locality where the factory, project office, plant or plantation is located. In case of sales made by the factory, project office, plant or plantation, the sale shall be covered by paragraph (1) or (2) above.
- 7. In case of manufacturers or producers which engage the services of an independent contractor to produce or manufacture some of their products, the rules on situs of taxation provided in this article as clarified in the paragraphs above shall apply except that the factory or plant and warehouse of the contractor utilized for the production or storage of the manufacturers: products shall be considered as the factory or plant and warehouse of the manufacturer.
- 8. All sales made by the factory, project office, plant or plantation located in this municipality shall be recorded in the branch or sales office which is similarly located herein, and shall be taxable by this municipality. In case there is no branch or sales office or warehouse in this municipality, but the principal office is located therein, the sales made in the said factory shall be taxable by this municipality along with the sales made in the principal office.
- (c) Port of Loading the city or municipality where the port of loading is located shall not levy and collect the tax imposable under Article A, Chapter 2 of this Ordinance unless the exporter maintains in said city or municipality its principal office, a branch, sales office, warehouse, factory, plant or plantation in which case the foregoing rule on the matter shall apply accordingly.
- (d) Route Sales sales made by route trucks, vans or vehicles in this municipality where a manufacturer, producer, wholesaler, maintains a branch or sales office or warehouse shall be recorded in the branch or sales office or warehouse and shall been taxed herein.

This municipality shall tax the sales of the products withdrawn by route trucks from, the branch, sales office or warehouse located herein but sold in another locality.

Article C. Payment of Business Taxes

Section 2C.01. Payment of Business Taxes.

(a) The taxes imposed under Chapter II of this Ordinance shall be payable for every separate or distinct establishment or place where the business subject to the tax is conducted and one line of business does not become exempt by being conducted with some other businesses for which such tax has been paid. The tax on a business must be paid by the person conducting the same.

The conduct or operation of two or more related businesses provided for under Chapter II of this Code any one person, natural or juridical, shall require the issuance of a separate permit or license to each business.

- (b) In cases where a person conducts or operates two (2) or more of the businesses mentioned in Chapter II of this Ordinance which are subject to the same rate of imposition, the tax shall be computed on the combined total gross sales or receipts of the said two (2) or more related businesses.
- (c) In cases where a person conducts or operates two (2) or more businesses mentioned in Section 2A.01 of this Ordinance which are subject to different rates of imposition, the taxable gross sales or receipts of each business shall be reported independently and tax thereon shall be computed on the basis of the pertinent schedule.

Section 2C.02. Accrual of Payment. Unless specifically provided in this Article, the taxes imposed herein shall accrue on the first day of January of each year.

Section 2C.03. Time of Payment. The tax shall be paid once within the first twenty (20) days of January or in quarterly installments within the first twenty (20) days of January, April, July, and October of each year. The Sangguniang Bayan may, for a justifiable reason or cause, extend the time for payment of such taxes without surcharges or penalties, but only for a period not exceeding six (6) months.

The tax must be paid to the Municipal Treasurer before any business or activity herein specified can be lawfully begun and pursued and the tax shall be reckoned from the beginning of the calendar quarter. When the business is abandoned, the tax shall not be exacted for a period longer than the end of the calendar quarter. When the tax has been paid for a period longer than the current quarter and the business, trade of activity is abandoned, no refund of the tax corresponding to the unexpired quarters shall be made.

Section 2C.04. Surcharge for the Late Payment. Failure to pay the tax prescribed in this article, within the time required shall subject the tax payer to a surcharge of twenty-five percent (25%) of the original amount of tax due, such surcharge to be paid at the same time and in the same manner as the tax is due. Failure to pay for three consecutive quarters causes automatically the cancellation of business permit.

Section 2C.05. Interest on Unpaid Tax. In addition to the surcharge imposed herein, there shall be imposed an interest of two percent (2%) per month on the unpaid tax including surcharges the date it is due until it is fully paid but in no case shall the total interest exceed thirty-six (36) months.

Section 2C.06. Administrative Provisions.

- (a) Requirement. Any person who shall establish, operate or conduct any business, trade, or activity mentioned in this Chapter in this municipality shall first obtain a Mayor's Permit and pay the fee therefore and the business tax imposed under the pertinent Article.
- (b) Issuance and Posting of Official Receipt. The Municipal Treasurer shall issue an official receipt upon payment of the business tax. Issuance of the said official receipt shall not relieve the taxpayer of any requirement imposed by the different departments of this municipality. Every person issued an official receipt for the conduct of a business or undertaking shall keep the same conspicuously posted in plain view at the place of business or undertaking. If the individual has no fixed place of business or office, he shall keep the official receipt in his person. The receipt shall be produced upon demand by the Municipal Mayor, Municipal Treasurer, or their duly authorized representatives.
- (c) Invoices or Receipts. All persons subject to the taxes on business shall, for each sales transfer of merchandise or goods, or for services rendered, valued at twenty-five pesos (P25.00) or more at any one time, prepare and issue sales or commercial invoices and receipts serially numbered in duplicate, showing among others, their names or styles, if any, and business address. The original of each sales invoice or receipts shall be issued to the purchaser or customer and the duplicate to be kept and preserved by the person subject to the said tax, in his place of business for a period of five (5) years. The receipts or invoices issued pursuant to the requirement of the Bureau of Internal Revenue for determination of national internal revenue taxes shall be sufficient for purposes of this Code.
- (d) Sworn Statement of Gross Receipts or Sales. Operators of business subject to the taxes on business shall submit a sworn statement of the capital investment before the start of their business operations and upon application for a Mayoris Permit to operate the business. Upon payment of the tax levied in this Chapter, any person engaged in business subject to the business tax paid based on gross sales and/or receipts shall submit a sworn statement of his gross sales/receipts for the preceding calendar year or quarter in such manner and form as may be prescribed by the Municipal Treasurer. Should the taxpayer fail to submit a sworn statement of gross sales or receipts, due among others to his failure to have a book of accounts, records or subsidiaries for his business, the Municipal Treasurer or his authorized representatives may verify or assess the gross sales or receipts of the taxpayer under the best available evidence upon which the tax may be based.
- (e) Submission of Certified Income Tax Return Copy. All persons who are granted a permit to conduct an activity or business and who are liable to pay the business tax provided in this Code shall submit a certified photocopy of their income tax returns (ITR) on or before April 30 of each year. The deficiency in the business tax arising out of the difference in gross receipts or sales declared in the application for Mayoris Permit! Declaration of gross sales or receipts and the gross receipts or sales declared in the ITR shall be payable on or before May 20 of the same year with interest at the rate of ten percent (10%) corresponding to the two percent (2%) per month from January to May. Payments of the deficiency tax made after May 20 shall be subject to the twenty-five percent (25%) surcharge and two percent (2%) interest for every month counted from January up to the month payment is made.
- (f) Issuance of Certification. The Municipal Treasurer may, upon presentation or satisfactory proof that the original receipt has been lost, stolen or destroyed, issue a certification to the effect that the business tax has been paid, indicating therein, the number of the official receipt issued, upon payment of a fee of one hundred pesos (P100.00).
- (g) Transfer of Business to Other Location. Any business for which a municipal business tax has been paid by the person conducting it may be transferred and continued in any other place within the territorial limits of this municipality without payment of additional tax during the period for which the payment of the tax was made.

(h) Retirement of Business

Any person natural or juridical, subject to the tax on business under Article A, Chapter 11 of this Ordinance shall, upon termination of the
business, submit a sworn statement of the gross sales or receipts for the current calendar year within thirty (30) days following the closure.
Any tax first be paid before any business or undertaking is fully terminated.

For the purposes hereof, termination shall mean that business operations are stopped completely. Any change in ownership, management and/or name of the business shall not constitute termination as herein contemplated. Unless stated otherwise, assumption of the business by any new owner or manager or re-registration of the same business under a new name will only be considered by the LGU concerned for record purposes in the course of the renewal of the permit or license to operate the business.

The Municipal Treasurer shall see to it that the payment of taxes of a business is not avoided by simulating the termination or retirement thereof. For this purpose, the following procedural guidelines shall be strictly followed:

- a. The Municipal Treasurer shall assign every application for the termination or retirement of business to an inspector in his office who shall go to address of the business on record to verify if it really not operating. If the inspector finds that the business is simply placed under a new name, manager and/or new owner, the Municipal Treasurer shall recommend to the Municipal Mayor the disapproval of the application of the termination or retirement of said business:
- b. Accordingly, the business continues to become liable for the payment of all taxes, fees, and charges imposed thereon under the existing
- c. In addition, in the case of a new owner to whom the business was transferred by sale or other form of conveyance, said new owner shall be liable to pay the tax or fee for the business and shall secure a new Mayoris Permit therefore.
- 2. In case it is found that the retirement or, termination of the business is legitimate and the tax paid during the current year be less than the tax due for the current year based on the gross sales or receipts, the difference in the amount of the tax shall be paid before the business is considered officially retired or terminated.
- The permit issued to a business retiring or terminating its operation shall be surrendered to the Local Treasurer who shall forthwith cancel the same and record such cancellation in his books.
- (i) Death of Licensee. When any individual paying a business tax dies, and the business is continued by a person interested in his estate, no additional payment shall be required for the residue of the term for which the tax was paid.
- (j) **Penalty.** Unless otherwise provided, any violation of this article shall be punished by a fine of **two thousand five hundred pesos (P2,500.00)** or an imprisonment of three (3) to six (6) months or both at the discretion of the court.

Article D. Tax on Ambulant and Itinerant Amusement Operators

Section 2D.09. Imposition of Tax. There is hereby imposed a tax on ambulant and itinerant amusement operators during fiestas and fairs at the following

	Ambulant and Itinerant Amusement Operators	Amount of Tax
i.	Circus, carnivals, or the like	P100. 00/day
ii.	Merry-Go-Round, roller coaster	100.00/day
iii.	Ferris wheel, swing	50.00/day
iv.	Shooting gallery	30.00/day
V.	Videoke per unit	20.00/day
vi.	Computer games per unit	10.00/day
vii.	Other similar contrivances	20.00/day
viii.	Sports contest/exhibitions per day	200 00/day

Section 2D.10. Time of Payment. The tax herein imposed shall be payable before engaging in such activity.

Article E. Tax on Mobile Traders

Section 2E.01. Definition. When used in this Article:

A **Mobile Trader** is a person, who either for themselves or commission, it shall be travel from place to place and sells his goods and services or sells and offers to deliver the same, using a vehicle. Subsumed in this definition are rolling stores, portable stores, rolling rice mills and similar, arrangements.

Section 2E.02. Imposition of Tax. There is hereby imposed an annual tax at the rate of one percent (1%) on the gross receipts of Mobile Traders.

Section 2E.03. Time of Payment. The tax shall be paid upon the issuance of the Mayoris Permit to do business in the municipality.

Section 2E.04. Administrative Provisions. The Municipal Treasurer shall determine the taxable gross receipts by applying the Presumptive Income Level Technique provided in this Code, and thereafter assess and collect the tax due.

Article F. Tax on Mining Operations

Section 2F.01. Definitions. When used in this Section:

- (a) Minerals refer to naturally occurring inorganic substances (found in nature) whether in solid, liquid, gaseous or any intermediate state.
- (b) Mineral Products shall mean things produced and prepared in a workable state by simple treatment processes such as washing or drying but without undergoing any chemical change or process or manufacturing by the lessee, concessionaire or owner of mineral lands.
- (c) Quarry Resources means any common stone or other common mineral substances such as but not restricted to marble, granite, coals, volcanic cinders, basalt, tuff, and rock phosphate.

Section 2F.02. Imposition of Tax. There is hereby levied an annual tax at the rate of two percent (2%) based on the gross receipts for the preceding year of mining operations.

Section 2F.03. Situs of the Tax. Payment of the tax shall be made to this municipality which has jurisdiction over the mining area. (In case the area transcends two (2) or more local government units, payment shall be made to the municipality having the largest area.

Section 2F.04. Exclusion. Extraction of the following are excluded from the coverage of the tax levied herein:

- (a) Mineral Products such as ordinary stones, sand, gravel, earth and other quarry resources;
- (b) Indigenous petroleum such as mineral oil, hydrocarbon gas, bitumen, crude asphalt, mineral gas and all other similar or naturally associated substances.

Section 2F.05. Time of Payment. The tax shall be paid once within the first twenty (20) days of January or in quarterly installments within the first twenty (20) days of January, April, July, and October of each year.

Section 2F.06. Administrative Provisions.

- (a) The Municipal Treasurer shall keep a registry of mining operators on which all instruments concerning mining rights, such as acquisition, sublease, operating agreements, transfers, assignments, condonement, cancellation and others, are recorded.
- (b) It shall be the duty of every lessee, owner, or operator to make a true and complete return setting forth the quantity and the actual market value of the minerals or mineral products or quarry resources to be removed.

Section 2F.07. Business Tax on Mining Companies.

- The tax on mining companies shall be levied on their gross receipts for the preceding year, as follows:
- Mining companies which exclusively operate for the extraction of minerals metallic or non-metallic, the tax rate shall not exceed two percent (2%) of their gross receipts pursuant to Section 143(h) of the LGC imposed under the ordinance of the Local Government Unit (LGU) concerned.
- Mining companies whose operations include the processing of extracted minerals to finished products shall be taxed on their gross receipts pursuant to Section 143(a) of LGC imposed under the ordinance of the LGU concerned.
- (b) Liability to Real Property Tax. Any person, grantee, concessionaire who shall undertake and execute mining operations (exploration development and commercial utilization) of certain mineral deposits existing within the mining area shall be subject/liable to real property tax.
- (c) Payment of Mayoris Permit and Other Regulatory Fees. Mayoris Permit and other regulatory fees shall be collected before the start of the mining operation of a mining

company pursuant to Sections 147 and 151 of the LGC and as implemented under a duly-enacted revenue code of the LGU concerned.

Article G. Tax on Forest Concessions and Forest Products

Section 2G.01. Definitions. When used in this Section

- (a) Forest Products means timber, pulp wood/chip wood, firewood, fuel wood, and minor forest products such as bark, tree tops, resins, gum, wood, oil, honey, beeswax, nipa, rattan, or other forest growth such as grass, shrub, and flowering plants, the associated water, fish, scenic, historical, recreational, and geologic resources in forest lands.
- (b) Forest Lands include the public forest, the permanent forest or the forest reserves, and forest reservations.

Section 26.02. Imposition of Tax. There is hereby imposed a tax on forest concessions and forest products at a rate of two percent (2%) of the annual gross receipts of the concessionaire during the preceding year.

Section2G.03. Time of Payment. The tax shall be paid once within the first twenty (20) days of January or in quarterly installments within the first twenty (20) days of January, April, July, and October of each year.

CHAPTER III. PERMIT AND REGULATORY FEES

Article A. Mayor's Permit Fee on Business

Section 3A.01. Mayor's Permit. All persons are required to obtain a Mayor's Permit for the privilege of conducting business within the municipality.

Section 3A.02. Imposition of Fee. There shall be collected an annual fee for the issuance of a Mayoris Permit to operate a business, pursue an occupation or calling, undertake an activity within the municipality. The permit fee is payable for every distinct or separate business or place where the business or trade is conducted. One line of business of trade does not become exempt by being conducted with some other business of trade for which the permit fee has been obtained and the corresponding fee paid for. For purpose of the Mayoris Permit Fee, the following Philippine categories of business size is hereby adopted:

Enterprise Scale	Asset Limit	Work Force
Micro Industry	P150,000.00 and below	No Specific
Cottage Industries	Above P150,000.00 to P1.5M	Less than 10
Small-Scale Industries	P1.5 to P15.M	10 — 99
Medium-Sale Industries	P15 to P60M	100 — 199
Large-Scale Industries	Above P60M	200 or more

The permit fee shall either be based on asset size or number of workers, whichever will yield the higher fee

(a) On business subject to graduated fixed taxes

		MI	CI	SSI	MSI	LSI
		Micro	Cottage	Small Scale	Medium Scale	Large scale
1.	On manufacturers/ Importers/Producers	P500.00	P700.00	P1,200.00	P1,700.00	P2,200.00
2.	On Contractors/Service Establishments	P500.00	P700.00	P1,200.00	P1,700.00	P2,200.00
3.	On Wholesalers/Retailers / Dealers or Distributors	P700.00	P1,200.00	P2,200.00	P1,700.00	P2,200.00
4.	On Transloading Operators	P500.00	P700.00	P1,200.00	P5,200.00	P10,200.00
5.	Other Business				P1,700.00	P2,200.00
_	On Banks					

. On Banks

		Amount
a.	Rural, thrift and savings banks	P 1,500.00
b.	Commercial, industrial and development banks	5,700.00
C.	Universal banks	11,000.00

7. On Other Financial Institutions

		Amount
a.	Small (P5million and below)	P 1,500.00
b.	Medium (more than P5million but less than P10million)	5,500.00
C.	Large (P10million and above)	11,000.00

Another set of Mayor's Permit Fees are imposed for the so-called "sin" goods and activities. Because of the "social dimensions" involved, it is justifiable to fix higher rates of permit fees. Included in this class of businesses are:

	Amount
Retail Dealers in Foreign Liquors	P 1.500.00
Retail Dealers in Domestic Liquors	1,000.00
Retailers of Distilled Spirits	1,000,00
Retailers of Fermented Liquors	1,000.00

Retail Sale of Liquors	500.00
Liquor Dealers	5.000.00
Tobacco Dealer	2.000.00
Retail Dealers of Manufactured Tobacco	200.00
Amusement Places	5 500 00

Section 3A.03. Time and Manner of Payment. The fee for the issuance of a Mayoris Permit shall be paid to the Municipal Treasurer upon application before any business or undertaking can be lawfully begun or pursued and within the first twenty (20) days of January of each year in case of renewal

For a newly-started business or activity that starts to operate after January 20, the fee shall be reckoned from the beginning of the calendar quarter. When the business or activity is

abandoned, the fee shall not be exacted for a period longer than the end of the calendar quarter. If the fee has been paid for a period longer than the current quarter and the business activity is abandoned, no refund of the fee corresponding to the unexpired quarter or quarters shall be made.

Section 3A.04. Administrative Provisions.

- Supervision and control over establishments and places. The Municipal Mayor shall supervise and regulate all establishments and places where business is conducted. He shall prescribe rules and regulations as may be necessary to maintain order, and peaceful, healthy, and sanitary conditions in the municipality and to include closure of business establishments upon violation of any provisions thereof
- (b) Application for Mayor's Permit: False Statement. An application for a Mayor's Permit shall be filed with the Office of the Municipal Mayor. ne form for the purpose shall be issued by the same Office and shall set forth the requisite information including the name and residence of the applicant, the description of the business or undertaking that is to be conducted, and such other data or information as may be required. 1. For a newly-started business
 - Location sketch of the new business
 - b. Department of Trade and Industry (DTI) Registration Certificate with Approved Application Forms, in case of single proprietorship
 c. Securities and Exchange Commission (SEC) Registration and Articles of Incorporation and By-Laws, in case of partnership or

 - d. A certificate attesting to the tax exemption if the business is exempt
 - Certification from the officer in charge of the zoning that the location of the new business is in accordance with zoning regulations Tax clearance showing that the applicant has paid his tax obligations to the municipality.
 - Certified True Copy of Tax Declaration (Allotment of Commercial Area for Lot)
 - Certified True Copy of Tax Declaration of Building (Should be classified as Commercial)

 - Barangay Business Clearance(s) or proof of filing(in case of non-issuance of barangay clearance within seven (7) working days from date of filing a Mayoris Permit may be issued to the applicant) from the place(s) of business
 Three (3) passport size picture of the owner or operator or in cases of a partnership or corporation the picture of the senior or managing
 - partners and that of the President or General Manager
 - Health certificate for all food handlers, and those required under Chapter IV, Art. D of this Revenue Code
 - Community Tax Certificate
 - m. Contract of Lease, if leasing
 - n. BIR Registration Certificate
 - Certificate of Social Acceptance (Barangay Resolution)
 - Fire Clearance
 - Sanitary Permit
 - Police Clearance
 - 2. For renewal of existing business permits
 - Previous years Mayors Permit
 - Copies of the annual or quarterly tax payments (2550Q or 2551Q)
 - Copies of all receipts showing payment of all regulatory fees as provided for in this code.

 - Certificate of tax exemption from local taxes or fees, if exempts.
 - Audited Financial Statements prescribed by the Bureau of Internal Revenue for the next preceding year
 - **BIR Registration Certificate**
 - Barangay Business Clearance(s)

 - Declaration of previous years gross sales/receipts
 Certified True Copy of Tax Declaration (Allotment of Commercial Area for Lot)
 - Certified True Copy of Tax Declaration of Building (Should be classified as Commercial)

Upon submission of the application, it shall be the duty of the proper authorities to verify if other municipal requirements regarding the operation of the business or activity such as sanitary requirements, installation of power and light requirements, as well other safety requirements are complied with. The permit to operate shall be issued only upon compliance with such safety requirements and after the payment of the corresponding inspection fees and other impositions required by this Revenue Code and other municipal tax ordinances

Any false statement deliberately made by the applicant shall constitute sufficient ground for denying or revoking the permit issued by the Mayor, and the applicant of licensee may be prosecuted in accordance with the penalties provided in this Article

A Mayoris Permit shall not be issued to:

- (1) Any person who previously violated an ordinance or regulation governing permits granted;
- (2) Any person whose business establishment or undertaking does not conform with zoning regulations, and safety, health and other requirements of the municipality
- (3) Any person who has unsettled business tax or other related obligation to the local government of Sta. Barbara, Iloilo; (4) Any person who is disqualified under any provision of law or ordinance to establish or operate the business applied for
- Likewise, a Mayoris permit shall be denied to any person or applicant for a business who declares an amount of gross sales or receipts that

are manifestly below industry standards or the Presumptive Income Level of gross sales or receipts as established in the municipality for the same or a closely similar type of activity or business.

Issuance of Permit; Contents of Permit. Upon approval of the application of a Mayords Permit, two (2) copies of the application duly signed by the Municipal Mayor shall be returned to the applicant. One (1) copy shall be presented to the Municipal Treasurer as the basis for the collection of the Mayor's Permit fee and the corresponding business tax

The Mayor's Permit shall be issued by the Municipal Mayor upon presentation of the receipt for the payment of the Mayor®s Permit and the official receipt issued by the Municipal Treasurer for the payment of the business tax.

Every permit issued by the Mayor shall show the name and residence of the applicant, his nationality and marital status; nature of the organization, that is whether the business is a sole proprietorship, corporation, or partnership, etc.; location of the business; date of issue and expiration of the permit; and other information as may be necessary

The Municipality shall, upon presentation of satisfactory proof that the original of the permit has been lost, stolen, or destroyed, issue a duplicate of the permit upon the payment of one hundred pesos (P100.00).

- Posting of Permit. Every permittee shall keep his permit conspicuously posted at all times in his place of business or office or if he has no place of business or office, he shall keep the permit in his person. The permit shall be immediately produced upon demand by the Municipal Mayor, the Municipal Treasurer or any of their duly authorized representatives.
- Duration of Permit and Renewal. The Mayoris Permit shall be granted for a period of not more than one (1) year and shall expire on the thirty-first (31st) of December following the date of issuance unless revoked or surrendered earlier. Every permit shall cease to be in force upon revocation or surrender thereof. The permit issued shall be renewed within the first twenty (20) days of January. It shall have a continuing
- Revocation of Permit and Closure of Business Establishment. The Mayor's Permit may be revoked on any of the following grounds: When a person doing business under the provisions of this Revenue Code violates any of its provisions.
 - When the person fails to pay an indebtedness or liability to the municipality
 - When the person abuses his privilege to do business to the injury of the public moral or peace; or
 - When a business is being conducted in a disorderly or unlawful manner, is a nuisance, or is permitted to be used as a place for disorderly characters, criminals or women of ill-repute.
 - 5. Such revocation shall operate to forfeit all sums which may have been paid in respect of said privilege, in addition to the fines and imprisonment that may be imposed by the Court for violation of any provision of this Ordinance governing the establishment and maintenance of business, and to prohibit the exercise by the person whose privilege is revoked, until restored by the Sangguniang Bayan.

Section 3A.05. Rules and Regulations on Certain Establishments.

- (a) On cafes, cafeterias, ice cream and other refreshment parlors, restaurants, soda fountain bars, carinderia or food caterers. No owner of said establishments shall employ any cook or food dispenser without a Food Handleris Certificate from the Municipal Health Officer, renewable
- (b) Establishments selling cooked and readily edible foods shall have them adequately covered and protected from dust, flies and other insects, and shall follow strictly the rules and regulations on sanitation promulgated by the Municipal Health Officer and existing laws or ordinances
- (c) Sauna bath, massage, barber and beauty shops. Said shops shall not be allowed to operate with masseurs, barbers, and beauticians without having secured the necessary corresponding medical certificate from the Municipal Health Officer

Section 3A.06. Special Mayor's Permit. A Mayor's Permit granted to businesses participating in special events and/or programs sponsored by the Local Government Unit of Santa Barbara. This is only given for a specific duration of time (duration of the event or program). Having a Business License does not exempt payment of Special Mayor's Permit.

The following fees shall be paid to the Municipal Treasurer's Office upon application before any business or undertaking can be lawfully begun or pursued.

(a) Special Mayor's Ferrill		rioposeu ree
 Barangay Micro Business Enterprise 	BMBE)	P300.00
ii. Micro, Small and Medium Enterprise	MSME)	300.00
iii. Accredited Non-Government Organiz	ations (NGO)	300.00
 Other Associations of Business Entre 	oreneurs	300.00
(b) Other Fees		
i. Health Card		P115.00
ii. Sanitary Permit		100.00
iii. Garbage Collection Fee		300.00

Requirements for Special Mayor's Permit

Special Mayor's Dormit

- 1. Barangay Micro Business Enterprise (BMBE)
- i. Must have a BMBE Certification from DTI
 2. Micro, Small and Medium Enterprise (MSME)
- Must have a DTI Certification

- Must be included in the list of participating businesses from the LGU for every event/program
- Municipal Accredited Non-Government Organizations Other Associations of Business Entrepreneurs
 - Must have a SEC Registration

Article B. Fees for Sealing and Licensing of Weights and Measures

Section 3B.01. Implementing Agency. The Municipal Treasurer shall strictly enforce the provisions of the Regulation of Practices Relative to Weights and Measures, as provided in Chapter II of the Consumer Act, Republic Act No. 7394.

Section 3B.02. Sealing and Testing of Instruments of Weights and Measures. All instruments for determining weights and measures in all consumer and consumer-related transactions shall be tested, calibrated and sealed every six (6) months by the official sealer who shall be the Municipal Treasurer or his duly authorized representative upon payment of fees required under this Article: Provided, That all instruments of weights and measures shall continuously be inspected for compliance with the provisions of this Article.

Section 3B.03. Imposition of Fees. Every person before using instruments of weights and measures within this municipality shall first have them sealed and licensed annually and pay therefore to the Municipal Treasurer the following fees

For sealing linear metric measures:

	Amount
Not over one (1) meter	P200.00
Measure over one (1) meter	400.00

For sealing metric measures of capacity:

	Amount
Not over ten (10) liters	P500.00
Over ten (10) liters	1,000.00

For sealing metric instruments of weights

	Amount
With capacity of not more than 30 kg	P200.00
With capacity of more than 30 kg but not more than 300 kg	500.00
With capacity of more than 300 kg, but not more than 3,000 kg	700.00
With capacity of more than 3,000 kg	1,500.00
With capacity of more than 3,000 kg	1,500

For sealing scale or balance with complete set of weights

	Amount
For each scale or balances or other balances with complete set of weights	
For use therewith	P1,500.00
For each extra weight	200.00

(e) For each and every re-testing and re-sealing of weights and measures instruments including gasoline pumps outside the office upon request of the owner or operator, an additional service charge of five hundred pesos (P500.00) for each instrument shall be collected

Section 3B.04. Payment of Fees and Surcharge. The fees herein imposed shall be paid and collected by the Municipal Treasurer when the weights or

measures instruments are sealed, before their use and thereafter, on or before the anniversary date thereof

The official receipt serving as license to use the instrument is valid for one (1) year from the date of sealing unless such instrument becomes defective before the expiration period. Failure to have the instrument re-tested and the corresponding fees paid within the prescribed period shall subject the owner or user to a surcharge of five hundred percent (500%) of the prescribed fees which shall no longer be subject to interest

Section 3B.05. Place of Payment. The fees herein levied shall be paid in the municipality where the business is conducted by persons conducting their business therein. A peddler or itinerant vendor using only one (1) instrument of weight or measure shall pay the fee in the municipality where he maintains his residence.

Section 3B.06. Exemptions

- (a) All instruments for weights and measures used in government work of or maintained for public use by any instrumentality of the government
- (b) Dealers of weights and measures instruments intended for sale.

Section 3B.07. Administrative Provisions.

- The official receipt for the fee issued for the sealing of a weight or measure shall serves as a license to use such instrument for one year from the date of sealing, unless deterioration or damage renders the weight or measure inaccurate within that period. The license shall expire on the day and the month of the year following its original issuance. Such license shall be preserved by the owner and together with the weight or measure covered by the license, shall be exhibited on demand by the Municipal Treasurer or his deputies
- The Municipal Treasurer is hereby required to keep full sets of secondary standards, which shall be compared with the fundamental standards in the Department of Science and Technology annually. When found to be sufficiently accurate, the secondary standards shall be distinguished by label, tag or seal and shall be accompanied by a certificate showing the amount of its variation from the fundamental standards. If the variation is of sufficient magnitude to impair the utility of instrument, it shall be destroyed at the Department of Science and Technology
- (c) The Municipal Treasurer or his deputies shall conduct periodic physical inspections and test weights and measures instruments within the
- Instruments of weights and measures found to be defective and such defect is beyond repair shall be confiscated in favor of the government and shall be destroyed by the Municipal Treasurer in the presence of the Provincial Auditor or his representative
- Duly calibrated ITimbangan ng Bayan shall be provided by the LGU in strategic places of the public market for the public to check and monitor the accuracy of weights of goods purchased in the public market.

Section 3B.08. Fraudulent Practices Relative to Weights and Measures. The following acts related to weights and measures are prohibited:

- (a) For any person other than the official sealer or his duly authorized representative to place an official tag, seal, sticker, mark, stamp, brand, or other characteristic sign used to indicate that such instrument of weight and measure has officially been tested, calibrated, sealed or
- (b) For any person to imitate any seal, sticker, mark stamp, brand, tag or other characteristic design used to indicate that such instrument of weight or measure has been officially tested, calibrated, sealed or inspected;
- For any person other than the official sealer or his duly authorized representative to alter in any way the certificate or receipt given by the official sealer or his duly authorized representative as an acknowledgement that the instrument for determining weight or measure has been fully rested, calibrated, sealed or inspected:
- (d) For any person to make or knowingly sell or use any false or counterfeit seal, sticker, brand, stamp, tag, certificate or license or any dye for printing or making the same or any characteristic sign used to indicate that such instrument of weight or measure has been officially tested, calibrated, sealed or inspected;
- (e) For any person other than the official sealer or his duly authorized representative to alter the written or printed figures, letters or symbols on any official seal, sticker, receipt, stamp, tag, certificate or license used or issued;
- that the instrument of weight or measure has been tested, calibrated, sealed or inspected;
- (g) For any person engaged in the buying and selling of consumer products or of furnishing services the value of which is estimated by weight or measure to possess, use or maintain with intention to use any scale, balance, weight or measure that has not been sealed or if previously sealed, the license therefore has expired and has not been renewed in due time;
- (h) For any person to fraudulently alter any scale, balance, weight or measure after it is officially sealed;
- For any person to knowingly use any false scale, balance, weight or measure, whether sealed or not;
- For any person to fraudulently give short weight or measure in the making of a scale
- For any person, assuming to determine truly the weight or measure of any article brought or sold by weight or measure, to fraudulently
- For any person to procure the commission of any such offense abovementioned by another

Instruments officially sealed at some previous time which have remained unaltered and accurate and the seal or tag officially affixed therein remains intact and in the same position and condition in which it was placed by the official sealer or his duly authorized representative shall, if presented for sealing, be sealed promptly on demand by the official sealer or his duly authorized representative without penalty except a surcharge equal to two (2) times the regular fee fixed by law for the sealing of an instrument of its class, this surcharge to be collected and accounted for by the Municipal Treasurer in the same manner as the regular fees for sealing such instruments

Section 3B.09. Penalties.

- (a) Any person who shall violate the provisions of paragraphs (a) to (f) and paragraph (1) of Section 3B.06 shall, upon conviction, be subject to a fine of not less than two hundred pesos (P200.00) but not more than one thousand pesos (P1,000.00) or by imprisonment of not more than six (6) months, or both, upon the discretion of the court.
- (b) Any person who shall violate the provisions of paragraph of (g) of Section 3B.06 for the first time shall be subject to fine of not less than five hundred pesos (P500.00) or by imprisonment of not less than one (1) month but not more than six (6) months, or both, upon the discretion of the court
- The owner-possessor or user of instrument of weights and measure enumerated in paragraph (h) to (k) of Section 3B.06 shall, upon conviction, be subject to a fine of not less than three hundred pesos (P500.00) or imprisonment not exceeding six (6) months, or both,

Article C. Building Permit

Section 3C.01. Imposition of Fee. There shall be collected from each applicant for building permit fees pursuant to National Building Code, as amended

- 1. Basis of Assessment a. Character of occupancy or use of building/structure b. Cost of construction
- c. Floor area d. Height

Regardless of the type of construction, the cost of construction of any building/structure for the purpose of assessing the corresponding fees shall be based on the following table

Table II.G.1. On Fixed Cost of Construction per Square Meter

LOCATION	GROUP		
All Cities and Municipalities	A,B,C,D,E,F,G,H,I	F	J
	P10,000.00	P8,000.00	P6,000.00

3. Construction/addition/renovation/alteration of buildings/structure under Group/s and Sub-Divisions shall be assessed as follows:

Division A-1

Area in sq meters	Fee per sq meter
i. Original complete construction up to 20.00sq meters	P2.00
ii. Additional/renovation/alteration up to 20.00sqmeters regardless of floor area of original construction	2.40
iii. Above 20.00 sq meters to 50 sq meters	3.40
iv. Above 50.00sq meters to 100 sq meters	4.80
v. Above 100.00 sq meters to 150 sq meters	6.00
vi. Above 150 sq meters	7.20

Sample Computation for Building Fee for a 75.00 sq meters floor area:

Floor Area = 75.00 sq meter Therefore, area bracket is 3.a.iv.

Fee = P4.80/sq meter Building Fee = 75.00 x 4.80 = P 360.00

a. Division A-2

	Area in sq meters	Fee per sq meter
i.	Original complete construction up to 20.00 sq meters	P3.00
ii.	Additional/renovation/alteration up to 20.00 sq meters regardless of floor area of original construction	3.40
iii.	Above 20.00 sq meters to 50 sq meters	5.20
iv.	Above 50.00 sq meters to 100 sq meters	8.00
V.	Above 150 sq meters	8.40

b. Division B-1/C-1/E-1,2,3/F-1/G-1,2,3,4,5/H-1,2,3,4/1-1 and J-1,2,3

	Area in sq meters	Fee per sq meter
i.	Up to 500	P23.00
ii.	Above 500 to 600	22.40
iii.	Above 600 to 700	20.50
iv.	Above 700 to 800	19.50
V.	Above 800 to 900	18.00
vi.	Above 900 to 1,000	17.00
vii.	Above 1,000 to 1,500	16.00
viii.	Above 1,500 to 2,000	15.00
ix.	Above 2,000 to 3,000	14.00
Χ.	Above 3,000	12.00

Note: Computation of the building fee for item 3.c is cumulative. The total area is split up into sub-areas corresponding to the area bracket indicate in the Table above. Each sub-area and the fee corresponding to its area bracket are multiplied together. The building fee is the sum of the individual products

Sample computation for Building Fee for a building having a floor area of 3,200 sq meters:

First 500 sq meters @ 23.00	P11,500.00
Next 100 sq meters @ 22.00	2,200.00
Next 100 sq meters @ 20.50	2,050.00
Next 100 sq meters @ 19.50	1,950.00
Next 100 sq meters @ 18.00	1,800.00
Next 100 sq meters @ 17.00	1,700.00
Next 100 sq meters @ 16.00	8,000.00
Next 500 sq meters @ 15.00	7,500.00
Next 1000 sq meters @ 14.00	14,000.00
Last 200 sq meters @ 12.00	2,400.00
Total Building Fee	P53,100.00

c. Division C-2/D-1,2,3

	Area in sq meters	Fee per sq meter P12.00
i.	Up to 500	P12.00
ii.	Above 500 to 600	11.00
iii.	Above 600 to 700	10.20
iv.	Above 700 to 800	9.60
V.	Above 800 to 900	9.00
vi.	Above 900 to 1,000	8.40
vii.	Above 1,000 to 1,500	7.20
viii.	Above 1,500 to 2,000	6.60
ix.	Above 2,000 to 3,000	6.00
Y	Above 3 000	5.00

Note: Computation of the Building Fee in item 3.d. follows the example of Section 3.c. of this Schedule.

d. Division J-2 structures shall be assessed 50% of the rate of the principal building of which they are accessories (Section 3.a to 3.d.)

4. Electrical Fees

The following schedule shall be used for computing electrical fees in residential, institutional, commercial, and industrial structures:

a. Total Connected Load (kVA)

		ree	
i. 5 kVA or less	P200.00		
ii. Over 5 kVA to 50 kVA	200.00	+	P 20.00/kVA
iii. Over 50 kVA to 300 kVA	1,100.00	+	10.00/kVA
iv. Over 300 kVA to 1,500 kVA	3,600.00	+	5.00/kVA
v. Over 1,500 kVA to 6,000 kVA	9,600.00	+	2.50/kVA
vi. Over 6,000 kVA	20,850.00	+	1.25/kVA

Note: Total Connected Load as shown in the load schedule.

Total Transformer/Uninterrupted Power Supply (UPS) Generator Capacity (kVA)

	Fee
i. 5 kVA or less	P40.00
ii. Over 5 kVA to 50 kVA	40.00 + P4.00/kVA
iii. Over 50 kVA to 300 kVA	220.00 + 2.00/kVA
iv. Over 300 kVA to 1,500 kVA	720.00 + 1.00/kVA
v. Over 1,500 kVA to 6,000 kVA	1,920.00 + 0.50/kVA
vi. Over 6,000 kVA	4,170.00 + 0.25/kVA

Note: Total Transformer/UPS/Generator Capacity shall include all transformer, UPS and generators which are own installed by the owner/applicant as shown in the electrical plans and specifications.

Pole /Attachment Location Plan Permit

			Fee
i	i.	Power Supply Pole Location	P30.00/pole
ii	ii.	Guying Attachment	30.00/attachment

This applies to designs / installation within the premises.

Miscellaneous Fees: Electric Meter for union separation, alteration, reconnection or relocation and issuance of Wiring Permit:

Use or Character of Occupancy	Electric Meter	Wiring Permit Issuance
Residential	P15.00	P15.00
Commercial/Industrial	60.00	36.00
Institutional	30.00	12.00

Formula for Computation of Fees The Total Electrical Fees shall be the sum of Sections 4.a to 4.d of this Rule.

Forfeiture of Fees

If the electrical work or installation is found not in conformity with the minimum safety requirements of the Philippine Electrical Codes and Electrical Engineering Law (RA 7920), and the owner fails to perform corrective actions with the reasonable time provided the Building Official, the latter and/or their duly authorized representative shall forth while cancel the permit and the fees thereon will be forfeited.

Mechanical Fees

Refrigeration, Air Conditioning and Mechanical Ventilation

		Fee per sq meter
i. Refrigeration (cold storage), per ton or f	action thereof	P40.00
ii. Ice Plants, per ton or fraction thereof		60.00
iii. Packaged/Centralized Air Conditioning S	Systems:	
(a) Up to 100 tons, per ton		90.00
(b) Every ton or fraction thereof above	re 100 tons	40.00
iv. Window-type Air Conditioners, per unit		60.00
v. Mechanical Ventilation, per kW or fraction	n thereof of blower or fan, or metric equivalent	40.00

In a series of AC/REF systems located in one establishment, the total installed tons of refrigeration shall be used as the basis of computation for purposes of installation/inspection fees, and shall not be considered individually

Evaluation Purposes:

Commercial/Industrial Refrigeration without Ice Making (refer (5.a.i):

1.10 kW per ton, for compressors up to 5 tons capacity

1.00W per ton, for compressors above 5 tons up to 50 tons capacity 0.97 kW per ton, for compressors above 50 tons capacity

Ice making (refer to 5.a.iii):

3.50 kW per ton for compressors 1.2 to 50 tons capacity

3.25 kW per ton, for above 5 tons up to 50 tons capacity 3.00 kW per ton, for compressors above 50 tons capacity

Air Conditioning (refer to 5.a.ii):

0.90 kW per ton, for compressors 1.2 to 5 tons capacity

0.80 kW per ton, for above 5 up to 50 tons capacity 0.70 kW per ton, for compressors above 50 tons capacity

Escalators and Moving Walks, Funicular, and the like

i.	Escalator and moving walk, per kW or fraction thereof	P10.00
ii.	Escalator and moving walks up to 20.00 lineal meters or fraction	20.00
iii.	Every lineal meter or fraction thereof in excess of 20.00 lineal meters	10.00
iv.	Funicular, per kW or fraction thereof	200.00
	(a) Per lineal meter travel	20.00
V.	Cable car, per kW or fraction thereof	40.00
	(a) Per lineal meter travel	5.00

U.	Lievators, per tirit.	
i.	Motor driven dumbwaiters	P600.00
ii.	Construction elevators for material	2,000.00
iii.	Passenger elevators	5,000.00
iv.	Freight elevators	5,000.00
V.	Car elevators	5,000.00

Boilers, per kW:

	, p · · · · ·	
	. Up to 7.5 kW	P500.00
j	. Above 7.5 kW to 22 kW	700.00
ii	. Above 22 kW to 37 Kw	900.00
İ	Above 37 kW to 52 Kw	1,200.00
١ ١	Above 52 kW to 67 kW	1,400.00
V	. Above 67 kW to 74 Kw	1,600.00
vi	. Every kW or fraction thereof above 74 Kw	5.00

(a) Boiler rating shall be computed on the basis of 1.00sq meter heating surface for (1) boiler kW.

(b) Steam from this boiler used to propel any prime mover is exempted from fees.

(c) Steam engines/turbines/etc., propelled from geothermal source will use the same schedule of fees above

P200.00	Pressurized Water Heaters, per unit	e.
reof <i>P60.00</i>	Water Pumps and Sewage Pumps for commercial/industrial use, per kW or fraction thereo	f.
P4.00	Automatic Fire Sprinkler System, per sprinkler head	g.

Diesel/Gasoline ICE, Steam, Gas Turbine/Engine, Hydro, Nuclear or Solar Generating Units and the like, per kW:

	i. Every kW up to 50 kW	P 25.00
	ii. Above 50 kW up to 100 Kw	20.00
	iii. Every kW above 100 Kw	3.00
i.	Compressed Air, Vacuum, Commercial, Institutional and/or Industrial Gases, per outlet	P20.00
j.	Gas Meter, per unit	P100.00

Power Piping for gas/steam/etc., per lineal meter or fraction thereof or per cu meter or fraction thereof whichever is higher -------P4.00

I. Other Internal Combustion Engines, including cranes, forklifts, loaders, pumps, mixers, compressors and the like, not registered with the

LTO, per k	N':	
i.	Up to 50 kW	P10.00
ii.	Above 50 kW to 100 kW	12.00
		3.00

iii. Every above 100 kW or fraction thereof P60.00 Pressure Vessels, per cu meter or fraction thereof-

Other Machinery/Equipment for commercial/industrial/institutional use not elsewhere specified, per kW or fraction there-P60.00 Pneumatic Tubes, Conveyors, Monorails for materials handling and addition to existing supply and/or exhaust duct works and the like, per lineal meters or fraction P10.00

Weighing Scale Structure, per ton or fraction thereof ----P50.00

NOTE: Transfer of machine/equipment location within a building requires a mechanical permit and payment fees.

Plumbing Fees

٦

Every Fixture in excess of one unit:

	•	
i.	Each water closet	P7.00
i.	Each floor drain	3.00
ii.	Each sink	3.00
iii.	Each lavatory	7.00
iv.	Each faucet	2.00
V.	Each shower head	2.00

Special Plumbing Fixtures:

i.	Each slop sink	P7.00
ii.	Each urinal	4.00
iii.	Each bath tub	7.00
iv.	Each grease trap	7.00
V.	Each garage strap	7.00
vi.	Each bidet	4.00
vii.	Each dental cuspidor	4.00
viii.	Each gas-fired water heater	4.00
ix.	Each drinking fountain	2.00
Χ.	Each bar or soda fountain sinks	4.00
xi.	Each laundry sink	4.00
xii.	Each laboratory sink	4.00
xiii.	Each fixed-type sterilizer	2.00

d. Each Water Meter

i.	12 to 25 mm	8.00
ii.	Above 25 mm	10.00

7.00

Construction of Septic Tank, applicable in all groups i. Up to 5.00 cu meters of digestion chamber P24.00 ii. Every cu meter or fraction thereof excess of 5.00 cu meter

7. Electronics Fees

- Central Office; switching equipment, remote switching units, concentrators, PABX/PBX's, cordless/ wireless telephone and communication systems, intercommunication system and other types of switching/routing/distribution equipment used for voice, data image text, facsimile, internet service, cellular, paging, and other types/forms of wired or wireless communication
- b. Broadcast station for radio and TV for both commercial and training purposes, CATV-headed, transmitting/receiving/relay radio and broadcasting communications stations, communications centers, switching centers, control centers, operation and/or maintenance centers, call centers, cell sites, equipment silos/shelters and other similar locations/structures used for electronics and communications services, including those used for navigational aids, radar, telemetry, tests and measurements, global positioning and personnel/vehicle location
- c. Automated teller machines, ticketing, vending and other types of electronic dispensing machines, telephone booths, pay phones, coin changers, location or direction-finding systems, navigational equipment used for land, aeronautical or maritime applications, photography and reproduction machines x-ray, scanners, ultrasound and other apparatus/ equipment used for medical, biomedical, laboratory and testing purposes and other similar electronic or electronically-controlled apparatus or devices, whether located indoor or outdoor
- d. Electronics and communications outlets used for connection and termination of voice, data, computer (including workstations, servers, routers, etc.), audio, video, or any form of electronics and communications services, irrespective of whether a user terminal is connected-
- e. Station/terminal/control point/port/central or remote panels/outlets for security and alarm systems (including watchman system, burglar alarms, intrusion detection systems, lighting controls, monitoring and surveillance system, sensors, detectors, parking management system, barrier controls, signal lights, etc.), electronics fire alarm (including early-detection systems, smoke detectors, etc.), sound-reinforcement/background,

music/paging/conference systems and the like, CATV/MATV/CCTV and off-air television, electronically-controlled conveyance systems, building automation, management systems and similar types of electronic or electronically-controlled installations whether a user terminal is

- Studios, auditoriums, theaters, and similar structures for radio and TV broadcast, recording, audio/video reproduction/simulation and similar
- Antenna towers/masts or other structures for installation of any electronic and/or communications transmission/ reception---- P1,000.00/
- Electronic or electronically-controlled indoor and outdoor signage and display systems, including TV monitors, multi-media signs, etc. ---- P50.00/

Poles and attachment:

i.	Per Pole (to be paid by pole owner)	P20.00
ii.	Per attachment (to be paid by any entity who attaches to the pole of others)	20.00

Other types of electronics or electronically controlled device, apparatus, equipment, instruments, or units not specifically identified above -P50.00/unit

8. Accessories of the Building/Structures Fees

- All parts of buildings which are open on two (2) or more sides, such as balconies, terraces, lanais, and the like, shall be charged 50% of the rate of the principal building of which they are a part (Section 3.a. to 3.d. of this schedule).
- b. Building with a height of more than 8.00 meters shall be charged an additional fee of twenty-five centavos (P0.25) per cu meter above 8.00 meters. The height shall be measured from the ground level up to the bottom of the roof slab or top of the girts, whichever applies.

Bank and Records Vaults with interior volume

	i.	Up to 20.00 cu meters	P20.00
	ii.	In excess to 20.00 cu meters	8.00
d.	Swimm	ing Pools, per cu meter or fraction thereof:	
Г	i.	GROUP A Residential	P3.00
Г	ii.	Commercial/Industrial GROUP B,E,F,G	36.00
Г	iii.	Social/Recreational/Institutional GROUP C, D, H, I	24.00
Г	iv.	Swimming Pools improvised from local indigenous materials such as rocks, stones and or small	
		boulders and with plain cement flooring shall be charge 50% of the above rates.	
	V.	Swimming Pool shower rooms/locker rooms	
Г		(a) Per unit or fraction thereof	P60.00
Г		(b) Residential GROUP A	6.00
Г		(c) GROUP B,E,F,G	18.00
		(d) GROUP C, D, H, I	12.00

Construction of Firewalls separate from the building:

i.	Per sq meter or fraction thereof	P3.00
ii.	Provided that the minimum fee shall be	48.00

Construction/Erection of Towers: Including Radio and TV Towers, Water Tank Supporting Structures and the like:

ii. Commercial/Industrial (Groups B, E, F, G) (a) Up to 10.00 meters in height 2,400.00 240. (b) Every meter or fraction thereof in excess of 10.00 meters 120.00 12. iii. Educational/Recreational / Institutional (Groups C, D, H, I)	Use or Character of Occupancy	Self-Supporting	Trilon (Guyed)
(a) Up to 10.00 meters in height 2,400.00 240. (b) Every meter or fraction thereof in excess of 10.00 meters 120.00 12. iii. Educational/Recreational / Institutional (Groups C, D, H, I)	i. Single detached dwelling units	P500.00	P150.00
(b) Every meter or fraction thereof in excess of 10.00 meters 120.00 12. iii. Educational/Recreational / Institutional (Groups C, D, H, I)	ii. Commercial/Industrial (Groups B, E, F, G)		
iii. Educational/Recreational / Institutional (Groups C, D, H, I)	(a) Up to 10.00 meters in height	2,400.00	240.00
		120.00	12.00
() 11 (40.00 () 1.1.11	iii. Educational/Recreational / Institutional (Groups C, D, H, I)		
(a) Up to 10.00 meters in height 1,800.00 120.	(a) Up to 10.00 meters in height	1,800.00	120.00
(b) Every meter or fraction thereof in excess of 10.00 meters 20.00 12.	(b) Every meter or fraction thereof in excess of 10.00 meters	20.00	12.00

Storage Silos

٥.	Oto. ago		
	i.	Up to 10 meters in height	P2,400.00
	ii.	Every meter or fraction thereof in excess of 10 meters	150.00
	iii.	Silos with platforms or floor shall be charged an additional fee in accordance with Section 3.e of	
		this Schedule.	

Construction of Smokestacks and Chimneys for commercial/industrial use Group B,E,F,G:

 Conour	odion of officiolacite and offining of the continuous flat according 2,2,1,30.	
i.	Smokestacks, up to 10.00 meters in height, measured from the base	P240.00
	(a) Every meter or fraction thereof in excess of 10 meters	12.00
ii.	Chimney up to 10.00 meters in height measured from the base	48.00
	(a) Every meter or fraction thereof in excess of 10.00 meters	2.00

Construction of Commercial/Industrial Fixed Ovens, per sq meter or fraction thereof in interior floor areas.

Construction of Industrial Kiln/Furnace, per cu meter or fraction thereof of volumeP12.6	0

k	Constr	uction of Reinforced Concrete or Steel Tanks or above ground GROUPS A and B, up to 2.00 cu mete	rs <i>P12.00</i>
Γ	i.	Every cu meter or fraction thereof in excess of 2.00 cu meters	P12.00
Г	ii	For all other than Groups A and B up to 10.00 cu motors	480.00

- Construction of Water Tank and Waste Water Treatment facility: (Including Cisterns, Sedimentation and Chemical Treatment Tanks) per cu meter of volume ----- P50.00
- m. Construction of Reinforced Concrete or Steel Tanks except for commercial/industrial use

Every cu meter of fraction thereof in excess of 10 cu meters

ii. Constitution of Nemoreca Constitution of the Franks except for commercial influential and asc.			
i. Above ground, up to 10.00 cu meters	P480.00		
Every cu meter or fraction thereof in excess of 10.00 cu meters	48.00		
ii. Underground up to 20.00 cu meters	540.00		
Every cu meter or fraction thereof in excess of 20.00 cu meters	54.00		

Pull-outs and Reinstallation of Commercial/Industrial Steel Tanks

• • • •	i un ou	to and remotalization of commercial made and remot	
	i.	Underground per cu meter on fraction thereof of excavation	P3.00
Г	ii.	Saddle or trestle mounted horizontal tanks, per cu meter or fraction thereof of volume of tanks	3.00
Γ	iii.	Reinstallation of vertical storage tanks shall be the same as new construction fees in accordance	
L		of Section 8 k above	

Booths, Kiosks, Platforms Stages and the like, per sq meter or fraction thereof of floor area:

٥.	bearing, rational, indianne stages and the interpretation of matter an indianne area.		
	i.	Construction of permanent type	P10.00
	ii.	Construction of temporary type	5.00

Construction of Buildings and other Accessory structures within cemeteries and memorial parks

[i.	Tombs, per sq meter of covered ground	P5.00
Ī	ii.	Semi-enclosed mausoleums whether canopied or not, per sq meter of built-up area	5.00
Ì	iii.	Totally enclosed mausoleums, per sq meter of floor area	12.00
Ì	iv.	Totally enclosed mausoleums, per sq meter of floor area	5.00
	V.	Columbarium, per sq meter	18.00

9. Accessory Fees

- a. Establishment of Line and Grade all side fronting or abutting streets, esteros, rivers and creeks, first 10.00 meters --i. Every meter or fraction thereof in excess of 10.00 meters
- b. Ground Preparation and Excavation Fee
- While the application for a Building Permit is still being processed, the Building Official may issue a Ground Preparation and excavation Permit (GP & EP) for the foundation, subject to the verification, inspection, and review by the Line and Grade of the Inspection and Enforcement Division to determine compliance to line and grade, setbacks, yard/easements, and parking requirements.

(a)	Inspection & verification fee	P 200.00
(b)	Per cu meters of inspection	3.00
(c)	Issuance of (GP&EP) valid only for thirty (30) days or superseded upon issuance of Building Permit	50.00
(d)	Per cu. meter of excavation for foundation with basement	4.00
(e)	Excavation other than foundation or basement per cu. meter	3.00
(f)	Encroachment of footings or foundations of building/structures to public areas as permitted, per sq meter or fraction thereof of footing or foundation encroachment	250.00

ii. Fees using machines for underground boring.

	.9	
(a)	Boring method per lineal meter	P5.00
(b)	Inspection fee per project site	200.00
(c)	Per boring machine	5,000.00
(d)	Temporary use of sidewalk per lineal meter	2.00

Fencing Fees

i.	Made of masonry, metal, concrete up to 1.80 meters in height, per lineal meter or fraction thereof	P3.00
ii.	In excess of 1.80 meters in height, per lineal meter or fraction thereof	4.00
iii.	Made of indigenous materials, barbed, chicken or hog wires, per lineal meter	2.40

- d. Construction of Pavements up to 20.00 sq meters-
- e. In excess of 20% or fraction thereof of paved areas intended for commercial/industrial/ institutional use such as parking and sidewalk areas gasoline station premises, skating rinks, pelota courts, tennis and basketball courts, and the like -

f. Use of Streets and Sidewalks, Enclosures and Occupancy of Sidewalks

	· ·	
i.	Up to 20.00 sq meters, per calendar month	P240.00
ii.	Every sq meter or fraction thereof in excess of 20.00 sq meters	12.00

g. Erection of Scaffolding Occupancy Public Areas, per calendar month

i.	Up to 10.00 meters in length	P150.00
ii.	Every lineal meter or fraction thereof in excess 10.00 meters	12.00

h. Sian Fees:

i. Erection and Anchorage of display surface

	3 1 7	
(a)	Up to 4.00 sq meters of signboard area	P120.00
(b)	Every sg meter or fraction thereof in excess of 4.00 sg meters	24.00

ii. Installation Fees, per sq meter or fraction thereof of display surface

Type of Sign Display	Business Signs	Advertising Signs
Neon	P36.00	P52.00
Illuminated	24.00	36.00
Others	15.00	24.00
Painted-on	9.60	18.00

iii. Annual Renewal Fees, per sq meter of display surface or fraction thereof:

· · · · · · · · · · · · · · · · · · ·				
Type of Sign Display	Business Signs	Advertising Signs		
Neon	P36.00, min fee shall be P124.00	P46.00, min. fee shall be P200.00		
Illuminated	P18.00, min fee shall be P72.00	P38.00, min fee shall be P150.00		
Others	P12.00, min fee shall be P40.00	P20.00, min. fee shall be P110.00		
Painted-on	P8.00, min fee shall be P30.00	P12.00, min fee shall be P100.00		

i. Repairs Fees

ļ	pairs Fees				
	i. Alteration/Renovation/Improvement on vertical dimensions of buildings/structures in square me as facades, exterior walls, shall be assessed in accordance with the following rate, for all Grou	*			
	ii. Alteration/Renovation/Improvement on horizontal dimensions of buildings/structures such as flor ceilings and roofing shall be assessed in accordance with the following rate, for all Groups iii. Alteration/Renovation/Improvement on horizontal dimensions of buildings/structures such as flor ceilings and roofing shall be assessed in accordance with the following rate, for all Groups iii. Alteration/Renovation/Improvement on horizontal dimensions of buildings/structures such as flor				
	iii. Repairs on buildings/structures in all Groups costing more than five thousand pesos (P5,000.0 be charged 1% of the detailed Repair cost (itemized original materials to be replaced with sam substitute and labor).				

j. Raising of Building/Structures Fees:

- Assessment of fees for raising of any building/ structures shall be based on the new usable area generated
- ii. The fees to be charged shall be as prescribed under Section 3.a to 3.e of this schedule, whichever group applies.

k. Demolition/Moving of building/structures fees, per sq meter of area or dimension involved.

i. Building in all groups per sq meter floor area	P3.00
ii. Building Systems/Frames or portion thereof per vertical or horizontal dimensions, including fences	4.00
iii. Structures up to 10.00 meters in height	800.00
(a) Every meter of portion thereof in excess of 10.00 meters	50.00
iv. Appendage up to 3.00 cu. meter/unit	50.00
(a) Every cu. meter or portion thereof in excess of 3.00 cu. meters	50.00
v. Moving fee, per sq meter of area of building/structure to be moved	3.00

10. Certificates of Use or Occupancy (Table II.G.1 for Fixed Costing)

a. Division A-1 and A-2 Buildin

עוט	Division A-1 and A-2 Buildings.				
	i.	Costing up to P150,000.00	P100.00		
	ii.	Costing more than P150,000.00 up to P400,000.00	200.00		
	iii.	Costing more than P400,000.00 up to P850,000.00	400.00		
	iv.	Costing more than P850,000.00 up to P1,200,000.00	800.00		
	V.	Every million or portion thereof in excess of P1,200,000.00	800.00		

b. Division B-1/E-1,2, 3/F-1/G-1,2,3,4,5/H-1,2,3,4/ and 1-1 Buildings:

i. Costing up to P150,000.00	P200.00
ii. Costing more than P150,000.00 up to P400,000.00	400.00
iii. Costing more than P400.000.00 up to P850.000.00	800.00
iv. Costing more than P850,000.00 up to P1,200,000.00	1,000.00
v. Every million or portion thereof in excess of P1,200,000.00	1,000.00

C.

) .	. Division C-1,2/D-1,2,3 Buildings:			
	i.	Costing up to P150,000.00	P150.00	
	ii.	Costing more than P150,000.00 up to P400,000.00	250.00	
	iii.	Costing more than P400,000.00 up to P850,000.00	600.00	
	iv.	Costing more than P850,000.00 up to P1,200,000.00	900.00	

v. Every million or portion thereof in excess of P1,200,000.00 d. Division J-I Buildings/Structures:

i.	With floor area up to 20.00 sq meters	P50.00		
ii.	With floor area above 20.00 sq meters up to 500.00 sq meters	240.00		
iii.	With floor area above 500.00 sq meters up to 1,000.00 sq meters	360.00		
iv.	With floor area above 1,000.00 sq meters up to 5,000,000 sq meters	480.00		
V.	With floor area above 5,000.00 sq meters up to 10,000,000 sq meters	200.00		
vi.	With floor area above 10,000.00 sq meters	2,400.00		

e. Division J-2 Structures:

i. Garage, carports, balconies, terraces, lanais and the like: 50% of the rate of the principal building, of	
which they are accessories.	
ii. Aviaries, aquariums, zoo structures and the like: same rates as for Section 1.0.d above.	
iii. Tower such as Radio and TV transmissions, cell site, sign (ground or roof type) and water tank	
supporting structures and the like in any location shall be imposed fees as follows:	
(a) First 10.00 meters of height from ground	P800.00
(b) Every meter or fraction thereon in excess of 10.00 meters	50.00

f. Change in Use/Occupancy, per sq meter or fraction thereof of area affected -P5.00

11. Annual Inspection Fees

24.00

- a. Division A-1 and A-2:
 - Single detached dwelling units and duplexes are not subject to annual inspection.
 - If the owner request inspections, the fee for each of the services enumerated below is - P120.00
 - Land Use Conformity
 - Architectural Presentability Structural Stability
 - Sanitary and Health Requirements
 - Fire-Resistive Requirements

b. Division B-1/D-1,2,3/E-1,2,3/F-1/G-1,2,3,4,5/H-1,2,3,4/ and I-1, Commercial/Industrial institutional buildings and appendages shall be assessed area as follows:

i.	Appendage of up to 3.00 cu. meters/unit	P150.00
ii.	Floor area to 100.00 sq meters	120.00
iii.	Above 100.00 sq meters up to 200 sq meters	240.00
iv.	Above 200.00 sq meters up to 350.00 sq meters	80.00
٧.	Above 350.00 sq meters up to 500.00 sq meters	720.00
vi.	Above 500.00 sq meters up to 750.00 sq meters	960.00
vii.	Above 750.00 sq meters up to 1,000.00 sq meters	1,200.00
viii.	Every 1,000.00 sq meters or its portion I excess of 1,000.00 sq meters	1,200.00

C.	c. Division C-1,2 Amusement Houses, Gymnasia and the like.		
i	. First Class cinematographs or theatres	P1,200.00	
[i	i. Second Class cinematographs or theatres	720.00	
i	ii. Third Class cinematographs or theatres	520.00	
l	v Grandstand/Bleachers Gymnasia and the like	720.00	

d. Annual Plumbing Inspection Fees, each plumbing unit P60.00

e. Electric Inspection Fees

- A one-time electrical inspection fee equivalent to 10% of total Electrical Permit Fees shall be charged to cover all inspection trips during
- Annual Inspection fees are the same as in Section

f. Annual Mechanical Inspection Fees: i. Refrigeration and Ice Plant, per ton:

ii. I toingoration and too riant, por toin	
(a) Up to 100 tons capacity	P25.00
(b) Above 100 tons up to 150 tons	20.00
(c) Above 150 tons up to 300 tons	15.00
(d) Above 300 tons up to 500 tons	10.00
(e) Every ton or fraction thereof above 500 tons	5.00
ii. Air Conditioning Systems:	
(a) Window type air conditioners, per unit	40.00
(Group A is not subject to annual inspection)	
iii. Packaged or centralized air conditioning systems:	
(a) First 100 tons, per ton	25.00
(b) Above 100 tons, up to 150 tons per ton	20.00
(c) Every ton or fraction thereof above 500 tons	8.00
iv. Mechanical Ventilation, per unit, per kW:	
(a) Up to 1 kW	10.00
(b) Above 1 kW to 7.5 kW	50.00
(c) Every kW above 7.5 kW	20.00
v. Escalators and Moving Walks; Funiculars and the like:	
(a) Escalator and Moving Walks, per unit	120.00



XX.	Every mechanical ride inspection, etc., used in amusement centers	30.00
	Each Gas Meter, tested, proved and sealed, per gas meter	20.0
xix.	Testing/Calibration of pressure gauge, per unit	24.00
xviii	Weighing Scale Structure, per ton or fraction thereof	30.00
xvii.	Pneumatic tubes, Conveyors, Monorails for materials handling, per lineal meter or fraction thereof	2.40
xvi.	Pressure Vessels, per cu. meter or fraction thereof	40.00
	(f) Every kW above 10 kW or fraction thereof	4.00
	(e) Above 5 kW up to 10 kW	80.00
	(d) Above 3 kW up to 5 kW	55.0
	(c) Above 1 kW up to 3 kW	39.0
	(b) Above ½ kW up to 1 kW	23.0
	(a) Up to ½ kW	8.0
	elsewhere specified, per unit:	
XV.	Other machineries and/or equipment for commercial/industrial/institutional use not	3.0
	(b) Every kW above 10 kW	100.0 3.0
	Loaders, Mixers, Compressors and the like, (a) Per unit, up to 10 kW	100.0
xiv.	Other Internal Combustion Engines, including Cranes, Forklifts,	
	thereof or per cu. meter or fraction thereof, whichever is higher	
xiii.	Power piping for gas/steam/etc., per lineal meter or fraction	2.0
	gases, per outlet	10.0
xii.	Compressed air, vacuum, commercial/institutional/industrial	10.0
	(c) Every kW or fraction thereof above 100 kW	2.4
	(b) Above 50 kW up to 100 kW	10.0
	(a) Per kW, up to 50 kW	15.0
xi.	Hydro, Nuclear or Solar Generating Units and the like, per kW:	
vi	(c) Every kW or fraction thereof above 10 kW Diesel/Gasoline Internal Combustion Engine, Gas Turbine/Engine,	2.0
	()	90.0
	(a) Up to 5 kW (b) Above 5 kW to 10 kW	55.0
	purposes, per kW:	
Χ.	Water, Sump and Sewage pumps for buildings/structures for commercial/industrial	
ix.	Automatic Fire Extinguishers, per sprinkler head	2.0
viii.	Pressurized Water Heaters, per unit	120.0
	(g) Every kW or fraction thereof above 74 kW	4.0
	(f) 67 kW up to 74 kW	900.0
	(e) 52 kW up to 67 kW	800.0
	(d) 37 kW up to 52 kW	650.0
	(c) 22 kW up to 37 kW	600.0
	(b) 7.5 kW up to 22 kW	550.0
	(a) Up to 7.5 kW	400.0
vii.	Boilers, per unit:	00.0
	(f) Every landing above first five (5) landings for all the above elevators	50.0
	(e) Car elevators	500.0
	(d) Construction elevators for materials	400.0
	(c) Motor driven dumbwaiters	50.0
	(b) Freight elevators	400.0
VI.	(a) Passenger elevators	500.0
vi.	(e) Per lineal meter of travel Elevators, per unit:	2.0
	(d) Cable Car, per kW or fraction thereof	25.0
	(c) Per lineal meter or fraction thereof of travel	10.0

g. Annual Electronic Inspection fees shall be the same at the 1.e.e in Section 7. of this Schedule

12. Certifications

a.	Certified true copy of Building Permit	150.00
b.	Certified true copy of Certificate of use/Occupancy	50.00
C.	Issuance of Certificate of Damage	50.00
d.	Certified true copy of Certificate of Damage	50.00
e.	Certified true copy of Electrical Certificate	50.00
f.	Issuance of Certificate of Gas Meter Installation	50.00
g.	Certified true copy of Certificate of Operation	50.00
h.	Other Certifications	50.00

NOTE: The Specification of the Gas Meter shall be:

Manufacturer
Serial Number
Gas Type
Meter Classification/Model
Maximum Allowable Operating Pressure □ psi (kPa)
Hub Size - mm (inch)
Capacity - m3/hr. (ft3/hr.)

Section 3C.02. Time and Payment. The fees specified under this article shall be paid to the Municipal Treasurer upon application for a building permit from the building official.

Section 3C.03. Administrative Provisions. In order to obtain a building permit, the applicant shall file an application therefore in writing and on the prescribed form with the Building Official. Every application shall provide the following information:

- 1. A description of the work to be covered by the permit applied for;
- 2. Description and ownership of the lot on which the proposed work is to be done as evidenced by TOT and/or copy of the contract of lease over the lot if the applicant is not the registered owner;
- The use or occupancy for which the proposed work is intended;
- Estimated cost of the proposed work.

To be submitted together with such application are at least five sets of corresponding plans and specifications prepared, signed and sealed by a duly licensed architect or civil engineer in case of architectural and structural plans, by a registered mechanical engineer in case of mechanical plans, by a registered electrical engineer in case of electrical plans, and by licensed sanitary engineer or master plumber in case of plumbing or sanitary installation plans except in those cases exempted or not required by the Building Official.

Section 3C.04. Penal Provisions. It shall be unlawful for any person, firm or corporation, to erect, construct, enlarge, alter, repair, move, improve, remove, convert, demolish, equip, use, occupy, or maintain any building or structure or cause the same to be done contrary to or in violation of any provision of the Building Code.

Any person, firm or corporation, who shall violate any of the provisions of the Code and/or commit any act hereby declared to be unlawful shall upon conviction, be punished by a fine not more than twenty thousand pesos (P20,000.00) or by imprisonment of not more than two years or by both: Provided, that in case of a corporation, firm, partnership or association, the penalty shall be imposed upon its official responsible for such violation and in case the guilty party is an alien, he shall immediately be deported after payment of the fine and/or service of sentence.

Any person who shall violate any of the provisions of the National Building Code and/or commit any act hereby declared to be unlawful shall upon conviction, be punished by a fine stipulated under the National Building Code as amended: Provided, that in case of a corporation, firm, partnership or association, the penalty shall be imposed upon its official responsible for such violation and in case the guilty party is an alien, he shall immediately be deported after payment of the fine and or service of the sentence.

Article D. Permit Fee for Zoning/Locational Clearance

Section 3D.01. Imposition of Fee. There shall be collected the following fees for the issuance of zoning/locational clearance.

For Locational Clearance

		RATE
A.	Residential Structure Single Attached/Detached	
	1. P100,000.00 and below	300.00
	2. Over P100,000.00 to P200,000.00	600.00
	3. Over P200,000.00 to P500,000.00	1,200.00
	4. Over P500,000.00 to P1million	1,800.00 + 1/10 of 1% in excess of 1 million
В.	Apartment	
	1. P500,000.00 and below	1,500.00
	2. Over P500,000.00 to P2million	2,200.00
	Over P2million to P3million	3,000.00
	Over P3million to P5million	3,800.00 + 1/10 of 1% in excess of five (5) million
		regardless of the number of doors
C.	Dormitories/Boarding Houses	
	P2 million and below	3,000.00
	Over 2million to 3million	3,800.00
	Over 3million to 5million	4.400.00 + 1/10 of 1% in excess of five (5) million

D. Institutional	T
1. P 2 million and below	2,800.00
2. Over P2million to P3million	3,500.00
3. Over P3million to P5million	4,400.00 + 1/10 of 1% in excess of five (5) million
E. Commercial, Industrial, Agro-Industrial Project	4,400.00 + 1/10 of 1% iff excess of five (5) fillilloff
1. P100.000.00 and below	2,000.00
2. Over P100.000.00 - P500.000.00	3,000.00
3. Over P500,000.00 to P1 million	4,000.00
4. Over P1million to P2million	5,000.00
5. Over P2million to P3million	6,000.00
6. Over P3million to P5million	7,500.00 + 1/10 of 1% in excess of five (5) million
F. Special Uses/Special Projects (i.e., Piggery, Poultry, Slaughterhouse,	7,500.00 1 1/10 01 1/0 111 0xcc33 01 1170 (0) 111111011
Treatment Plants, etc.)	
1. P2million and below	6.000.00
2. Over P2million to P3million	7.000.00
3. Over P3million to P5million	8,000.00 + 1/10 of 1% in excess of five (5) million
G. LZBA approval on appeal for the grant and denial of application for	Same as Special Uses/Projects (i.e., piggery, poultry,
Locational Clearance, variances and exception and special uses/special	slaughterhouse, etc.)
projects	
H. Fencing Permit	Fees shall correspond to whatever type or classification
	of the project
I. Mausoleum with the Cemetery/Memorial Park	Same as Residential Project
J. Alteration/Expansion (affected area/cost of expense only)	
In cases alteration and increase in the cost of the project the increase shall be	
subjected to the corresponding fee as provided in the ordinance	

Inspection fee shall correspond with the certification fees charged in every category/use occupancy

Section 3D.02. Time of Payment. The fees upon filling of application with complete documentation this Article shall be paid to the Municipal Treasurer.

Section 3D.03. Administrative Provision. The Municipal Mayor shall administer the provisions of this Article and other existing ordinances, executive orders and laws relating to and governing zoning/locational clearance.

Article E. Fees for Processing and Approval of Subdivision Plans

Section 3E.01. Imposition of Fees. There shall be collected the following fees for the processing and approval of subdivision plans.

I. For Subdivision Projects: Subdivision With (Complex) and Without Development (Non-Complex Subdivision)

	RATE
A. Subdivision Without Development/Non-Project Subdivision (Non-	
Complex Subdivision)	
1. Filling Fee	1250.00
Subdivision Approval	600.00
Inspection Fee	350.00
4. Per Saleable/For Sale Lots	200.00
B. Approval of Subdivision Project under PD 957	
Subdivision Approval	750.00%
Preliminary Approval and Locational Clearance (PALC) Presenting Free	750.00/ha or a fraction thereof
Inspection Fee Final Approval and Development Permit (FADP)	2,000.00/ha regardless of density 3,500.00/ha or a fraction thereof
Additional fee on the floor area of houses/building sold with the lot	4.80 per sq meter
Inspection fee (projects already inspected for PALC application may)	Same as Preliminary Approval and Locational Clearance
not be charged inspection fees	(PALC)
Alteration of Plans (affected areas only)	Same as Final Approval & Development Permit (FADP)
- Inspection Fee	Same as Preliminary Approval and Locational Clearance (PALC)
C. Approval of Subdivision Project under BP 220	
Preliminary Approval and Locational Clearance (PALC)	
Processing Fee:	~~~~~
a. Socialized Housing	[300.00/ha
b. Economic Housing Inspection Fee:	500.00/ha
a. Socialized Housing	1,000.00/ha
b. Economic Housing	1,500.00/ha
·	.,,
Final Approval and Development Permit	
Processing Fee:	4 000 001
a. Socialized Housing b. Economic Housing	1,000.00/ha
Inspection Fee (projects already inspected for PALC application may)	2,400.00/ha Same as Preliminary Approval and Locational Clearance
not be charged inspection fees)	(PALC)
Alteration of Plan (Affected area only)	Same as Final Approval and Development Permit
- Inspection Fee	Same as Preliminary Approval and Locational Clearance (PALC)
D. Approval of Industrial/Commercial Subdivision	
Preliminary Approval and Locational Clearance	1,000.00/ha or a fraction thereof
- Inspection Fee	2,000.00/ha regardless of density
Final Approval and Development Permit	8,000.00/ha regardless of density
Inspection Fee (projects already inspected for PALC application may	Same as Preliminary Approval and Locational Clearance
not be charged inspection fees)	(PALC)
Alteration of Plans (affected area only)	Same as Final Approval and Development Permit (FADP)
- Inspection Fee	Same as Preliminary Approval and Locational Clearance (PALC)
E. Approval of Farm Lot Subdivision	
Preliminary Approval and Locational Clearance	750.00/ha or a fraction thereof
Inspection Fee Final Approval and Development Permit	2,000.00/ha regardless of density 2,500.00/ha regardless of density
Inspection Fee (projects already inspected for PALC application may)	Same as Preliminary Approval and Locational Clearance
not be charged inspection fees)	(PALC
Alteration of Plans (affected area only)	Same as Final Approval and Development Permit
- Inspection Fee	Same as Preliminary Approval and Locational Clearance (PALC)
F. Approval of Memorial Park/Cemetery Project/Columbarium	
Preliminary Approval and Locational Clearance (PALC)	1000 000
a. Memorial Park	1,200.00/ha or a fraction thereof
b. Cemeteries c. Columbarium	500.00/ha 5,000.00/ha
Inspection Fee:	0,000.00/na
a. Memorial Park	2,000.00/ha or a fraction thereof
	1,500.00/ha
b. Cemeteries	25.00/sq m of GFA
c. Columbarium	
c. Columbarium 2. Final Approval and Development Permit (FADP)	1001
c. Columbarium 2. Final Approval and Development Permit (FADP) a. Memorial Park	4.80/sq m
c. Columbarium 2. Final Approval and Development Permit (FADP) a. Memorial Park b. Cemeteries	2.40/sq m
c. Columbarium 2. Final Approval and Development Permit (FADP) a. Memorial Park	2.40/sq m 4.80/floor area
c. Columbarium 2. Final Approval and Development Permit (FADP) a. Memorial Park b. Cemeteries	2.40/sq m
c. Columbarium 2. Final Approval and Development Permit (FADP) a. Memorial Park b. Cemeteries	2.40/sq m 4.80/floor area 8.00/sq m of GFA
c. Columbarium 7. Final Approval and Development Permit (FADP) a. Memorial Park b. Cemeteries c. Columbarium - Inspection Fee (projects already inspected for PALC application may not be charged inspection fee)	2.40/sq m 4.80/floor area 8.00/sq m of GFA 10.00/sq m of Land Area Same as Preliminary Approval and Locational Clearance (PALC)
c. Columbarium Final Approval and Development Permit (FADP) a. Memorial Park b. Cemeteries c. Columbarium - Inspection Fee (projects already inspected for PALC application may	2.40/sq m 4.80/floor area 8.00/sq m of GFA 10.00/sq m of Land Area Same as Preliminary Approval and Locational Clearance

II. Application for Reclassification and/or Rezoning of Land/Property

		RATE
1.	Filling Fee	P2,000.00/ha or a fraction thereof
2.	Inspection Fee	500.00/ha or a fraction thereof

RATE

Other Transactions/Certifications

	RATE
A. Zoning Certifications/Clearances	
Business Permit	
a. Capitalization less than P100,000.00	P100.00
b. Capitalization over P100,000.00 - 500,000.00	150.00
c. Capitalization over P500,000.00 - 1million	200.00
d. Capitalization over P1million - 3million	300.00
e. Capitalization over P3million - 5million	500.00
f. Capitalization over P5million - 10million	750.00
g. Capitalization of P10million	1,000.00
Locational Clearance	
a. Residential	
i. Project below P1million	100.00
ii. Project cost over P1million to P3million	150.00
iii. Over P3million to 5million	200.00
iv. Over P5million to 10million	300.00
v. Over P10million	400.00
b. Apartment	
i. Project below P500,000.00	100.00
ii. Over P500,000.00 to P2million	200.00
iii. Over P2million to P5million	300.00
iv. Over P5million to P10million	500.00
v. Over P10million	600.00
c. Dormitories/Boarding Houses, Institutional	
i. Project below P1million	150.00
ii. Over P1million to P2million	250.00

iii. Over P2million to P3million	350.00
iv. Over Pamillion to Pamillion	450.00
v. Over P5million to P10million	600.00
vi. Over P10 million	750.00
VI. Over F10 IIIIIIIOII	750.00
d. Commercial/Agro-industrial/Industrial	
i. Proiect below P500,000.00	200.00
ii. Over P500,000.00 to P1million	300.00
iii. Over P1million to P3million	400.00
iv. Over P3million to P5million	600.00
v. Over P5million to P10million	850.00
vi. Over P10million	1,200.00
e. Special Uses/Special Projects (i.e., piggery, poultry, slaughterhouse, etc.)	
i. Project below P500,000.00	250.00
ii. Over P500.000.00 to P1million	400.00
iii. Over P1million to P3million	500.00
iv. Over Pamillion to Pamillion	750.00
v. Over P5million to P10million	1,000.00
vi. Over P10million	1,200.00
VI. OVCI I IOITIIIIOII	1,200.00
Subdivision Approval (With & Without Development)	
a. Without Development (non-complex subdivision)	200.00
b. With Development (formerly complex subdivision)	500.00
4. Land-Use Classification	200.00
5 Other Certifications/Clearances	200.00
B. Photocopy of Maps/Documents	
Base Maps (Letter/Legal Size)	
a. Students	2.50/sheet
b. Regular	10.00/sheet
b. Hogular	10.00/611001
Land Use/Zoning Maps (letter/A4 size colored)	
a. Students	50.00/sheet
b. Regular	200.00/sheet
Land use/Zoning Maps (legal size colored)	
	75.00/sheet
a. Students b. Regular	300.00/sheet
D. Regulai	300.00/sneet
4. Land Use/Zoning Maps (scale 1:16:00m)	
a. Students	500.00/sheet
b. Regular	1,500.00/sheet
E. Other deguments	
5. Other documents a. Students	2.50/sheet
a. Students b. Regular	5.00/sheet
C. Certified Machine Copy of Documents	5.00/sneet
a. Students	20.00/sheet
b. Regular	50.00/sheet
D. Verification Fee/ Researches	150.00
(Students are exempted from payment)	150.00
Coudents are exempled itom payment)	

Section 3E.02. Time of Payment. The fees in this Article shall be paid to the Municipal Treasurer

Section 3E.03. Administrative Provision. The Municipal Mayor shall administer the provisions of this Article and other existing ordinances, executive orders, and laws relating to and governing approval of subdivision plans

Article F. Permit Fees on Tricycle Operation

Section 3F.01. Definitions. When used in this Article,

- (a) Motorized Tricycle is a motor vehicle propelled other than by muscular power, composed of a motorcycle fitted with a single wheel sidecar.
- (b) Provisional Authority is an authority under Mun. Ord. No. 71-S-2022 granted by the Local Government Unit of Santa Barbara, Iloilo through the Sangguniang Bayan allowing tricycles to serve as a public utility and to ferry passengers or cargo for a fee, pending the approval of the Local Public Transport Route Plan (LPTRP) of the Municipality.
- (c) Tricycle Operators are persons engaged in the business of operating tricycles.
- (d) Tricycle-for-Hire is a vehicle composed of a motorcycle fitted with a single-wheel side car or a motorcycle with a two-wheel cab operated to render transport services to the general public for a fee
- (e) Motorized Tricycle Operator's Permit (MTOP) is a document granting franchise or license to a person, natural or juridical, allowing him to
- (f) Zone is a contiguous land area or block, say a subdivision, barangay or group of barangays, where tricycles-for-hire may operate without a

Section 3F.02. Imposition of Fees. For Franchise and Provisional Authority to operate tricycles for hire.

		IVA I L
1.	Annual Fee	
2.	Filing fee	P500.00
3.	Franchise and Provisional Authority Sticker (Cost of Materials)	

Section 3F.03. Other Fees on Tricycle Operations

	RATE
Cancellation of MTOP	P110.00
2. Change engine	165.00
Fare adjustment fee for fare increase	220.00
Filing fee for amendment of MTOP	32.00

- (a) The fee shall be paid to the Municipal Treasurer upon application or renewal of the permit.
- The filing fee shall be paid upon application for an MTOP based on the number of units.
- Filing fee for amendment of MTOP shall be paid upon application for transfer to another zone, change of ownership of unit or transfer of MTOP.

Section 3F.04. Administrative Provisions.

- (a) Prospective operators of tricycles should first secure barangay clearance(s) from their zone of operation and apply for a Motorized Tricycle Operatoris permit (MTOP) from the Sangguniang Bayan.
- (b) The Sangguniang Bayan of this municipality shall:
 - Issue, amend, revise, renew, suspend, or cancel MTOP and prescribe the appropriate terms and conditions therefore; determine, fix, prescribe or periodically adjust fares or rates for the service provided in a zone after public hearing; prescribe and regulate zones of service in coordination with the barangay; fix, impose and collect, and periodically review and adjust but not oftener than once every three (3) years, reasonable fees and other related charges in the regulation of tricycles-for-hire; and establish and; prescribe the conditions and qualifications of service.
 - Only Filipino citizens and partnership or corporation with sixty percent (60%) Filipino equity shall be granted the MTOP. No MTOP shall be granted by the municipality unless the applicant is in possession of units with valid registration papers form the Land Transportation
 - The grantee of the MTOP shall carry a common carrierls insurance sufficient to answer for any liability it may incur to passengers and third parties in case of accidents;
 - Operators of tricycles-for-hire shall employ drivers duly licensed by LTO for tricycles-for-hire.
 - Operators who intend to stop service completely, or suspend service for more than one (1) month shall report in writing such termination or suspension to the Sangguniang Bayan;
 - Tricycle operators are prohibited to operate on national highways utilized by 4-wheel vehicles greater than four (4) tons and where normal speed exceeds forty (40) kph. The Sangguniang Bayan may provide exceptions if there is no alternative route.
 - Tricycles-for-hire shall be allowed to operate like a taxi service, i.e., service is rendered upon demand and without a fixed route within
- (c) The Sangguniang Bayan may impose a common color for tricycles for hire in the same zone. Each tricycle unit shall be assigned and bear ation number, aside from its LTO license plate number

It shall establish a fare structure that will provide the operator a reasonable return or profit, and still be affordable to the general public. The fare structure may either be flat (single fare regardless of distance) as a minimum amount plus a basic rate per kilometer

The official rate to be initially adopted shall be based on Municipal Ordinance No. 19-S-2023 containing the prescribed fare structure for the zone by the Sangguniang Bayan

Operators of tricycles-for-hire are required to post in the conspicuous part of the tricycle the schedule of fares.

- (d) The zones must be within the boundaries of this municipality.
- (e) The Municipal Treasurer shall keep a registry of all tricycle operators which shall include among others, the name and address of the operator and the number and brand of tricycles owned and operated by said operator.

Article G. Permit Fee on Pedaled Tricycle (Trisikad)

- Section 3G.01. Imposition of Fee. There shall be collected from the owner of pedaled tricycle operated within the municipality, a permit fee of one hundred fifty pesos (P150.00) per unit per annum.
- Section 3G.02. Time of Payment. The fee imposed herein shall be due on the first day of January and payable to the Municipal Treasurer within the first twenty (20) days of January of every year. For pedaled tricycle acquired after the first twenty (20) days of 1 January, the permit fee shall be paid without the penalty within the first twenty (20) days of the quarter following the date of purchase.

Section 3G.03. Administrative Provisions

- (a) A plate shall be provided by the municipality to the owner of the pedaled tricycle who was granted a permit after a payment of an amount equal to the cost of such plate.
- (b) No minor is allowed to drive and operate a trisikad in this municipality.
- (c) The Municipal Treasurer shall keep a register of all pedaled tricycles containing information such as the make and brand of the tricycle, the name and address of the owner and the number of the permit plate.

Article H. Permit Fee for Cockpits Owners/Operators/Licensees/Promoters and Cockpit Personnel

Section 3H.01. Definitions. When used in this Article:

- (a) Bet Manager refers to an individual who calls and takes care of bets from owners of both gamecocks and those of other bettors before he orders commencement of the cockfight and thereafter distributes won bets to the winners after deducting a certain commission or both.
- (b) Cockpit includes any place, compound, building or portion thereof, where cockfights are held, whether or not money bets are made on
- (c) Promoter refers to a person who alone or with another initiates a cockfight and/or calls and take care of bets from owners of both gamecocks and those of other bettors before he orders commencement of the cockfight thereafter distributes won bets to the winners after deducting a certain commission, or both.
- (d) Gaffer (Taga-tari) refers to a person knowledgeable in the art of arming fighting cocks with gaffs on one or both legs.
- (e) Referee (Sentenciador) refers to a person who watches and oversees the proper gaffing of fighting cocks; determines the physical condition of gamecocks while cockfighting is in progress, the injuries sustained by the cocks and their capability to continue fighting, and decides and makes known his decision either by word or gesture the result of the cockfighting by announcing the winner or deciding a tie in a contest game.
- (f) Cockpit Official shall include the cockpit manager, bet manager, bet taker, or promoter, referee, gaffer, match maker, medical aide, llamador, gatekeepers and ticket sellers

Section 3H.02. Imposition of Fees. There shall be collected the following Mayor's Permit Fees from cockpit operators/owners/licensees and cockpit

(a) From the owner/operator/licensees of the cockpit:	Fee
Application filing fee	P3,000.00
Annual cockpit permit fee	6,000.00
(b) From cockpit personnel	
1. Promoters/Hosts	500.00
2. Pit Manager	500.00
3. Referee	400.00
Bet Taker "Kristo/Llamador"	300.00
Bet Manager "Maciador/Kasador"	350.00
6. Gaffer "Mananar"	350.00
7. Cashier	350.00
8. Derby (Matchmaker)	300.00
Fighting Cock Medical Attendant	300.00

Section 3H.03. Time and Manner of Payment.

- The application filing fee is payable to the Municipal Treasurer upon application for a permit or license to operate and maintain cockpits.
- (b) The annual cockpit permit fee is payable upon application for a permit before a cockpit shall be allowed to operate and within the first twenty days of January of each year in case of renewal thereof.
- (c) The permit fees on cockpit personnel shall be paid before they participate in a cockfight and shall be paid annually upon renewal of the permit on the birth month of the permittee

Section 3H.04. Administrative Provisions.

- Ownership, operation and management of cockpit. Only Filipino citizens not otherwise inhibited by existing ordinances or laws shall be allowed (a) to own, manage and operate cockpits. Cooperative capitalization is encouraged.
- Establishment of cockpit. The Sangguniang Bayan shall determine the number of cockpits to be allowed in this municipality (b)
- (c) Cockpit-size and construction. Cockpits shall be constructed and operated within the appropriate areas as prescribed in the Zoning Law or ordinance. In the absence of such law or ordinance, the Municipal Mayor shall see to it that no cockpits are constructed within or near existing residential or commercial areas, hospitals, school buildings, churches or other public buildings. Owners, lessees, or operators of cockpits which are now in existence and do not conform to this requirement are required to comply with these provisions within a period to be specified by the Municipal Mayor. Approval or issuance of building permits for the construction of cockpits shall be made by the Municipal Engineer in accordance with existing ordinances, laws and practices
- Only duly registered and licensed promoters, referees, cashiers, bet managers, pit referees, bet takers, or gaffers shall take part in all kinds of cockfights held in this Municipality. No operator or owner of a cockpit shall employ or allow to participate in a cockfight any of the abovementioned personnel unless he has registered and paid the fee herein required.
- Upon payment of the fees herein imposed, the corresponding Mayoris Permit shall be issued.

Section 3H.05. Applicability Clause. The provision of P~ 449;-otherwise known as the Cockfighting Law of 1974, PD 1802 (Creating the Philippine Gamefowl Commission), and Municipal Ordinance No. 86-S-2017 and such other pertinent laws shall apply to all matters regarding the operation of cockpits and the holding of cockfights in this municipality.

Article I. Special Permit Fee for Cockfighting

Section 3I.01. Definitions. When used in this Article;

- Cockfighting is the sport of pitting or evenly matching gamecocks to engage in an actual fight where bets on either side are laid. Cockfighting may also be formed as "cockfighting derby; pintakasi or tupada," or its equivalent in different Philippine localities
- (b) Local Derby is an invitational cockfight participated in by game-cockers or cockfighting "afficionados" of the Philippines with "pot money" awarded to the proclaimed winning entry
- International Derby refers to an invitational cockfight participated in by local and foreign gamecockers or cockfighting "afficionados" with "pot money" awarded to the proclaimed winning entry

Section 31.02. Imposition of Fees. There shall be collected the following fees for cockfighting:

	Fee
(a) Special Cockfights (Pintakasi)	P300.00/da
(b) Special Derby Assessment from Promoters of –	
i. Two-Cock Derby	500.0
ii. Three-Cock Derby	1,000.0
iii. Four-Cock Derby	1,200.0
iv. Five-Cock Derby	1,500.0
v. Six-Cock Derby	2,500.0
(c) Soltada Hack fight	50.00/solta
(d) Soltada Derby	
i. Two- Cock Derby	50.00/soltag
ii. Three- Cock Derby	60.00/soltac
iii. Four- Cock Derby	70.00/solta
iv. Five- Cock Derby	80.00/soltad
v. Six- Cock Derby	90.00/soltad
(e) Permit to Transport Game Fowl (outside of the municipality)	50.00/hea

Section	ection 31.03. Fees and Charges per Municipal Ordinance No. 86-S-2017, Section 8		
(a)	Franchise Fee of Cockpit Arena	P100,000.00 - good for 10 years	
(b)	Permit or Business License Cockpit Arena	5,000.00 - good for 1 year	
(c)	Special permit(s)		
	Holding of international derby	3,000.00 - per day	
(d)	d. Other fees:		
	Per cockfight ordinary day	30.00	
	2. Derby per cockfight (Local)	50.00	
	Derby per cockfight (International)	100.00	
	4. Amusement tax per ticket issued at the gate entrance of the cockpit		
	a. Local derby	10.00	
	b. International derby	20.00	

Section 3I.04. Exclusions. Regular cockfights i.e., those held during Sundays, legal holidays and local fiestas and international derbies shall be excluded from the payment of fees herein imposed.

Section 3I.05. Requirements for the Issuance of Franchise

- The applicant must be a Filipino Citizen, preferably a resident of the municipality, and to corporation, must be authorized by law to conduct business in the Philippines
- Must be the lawful owner of the lot where the cockpit is established or is going to be established or has the legal authority to use the same.
- Must be of legal age. All applications shall be submitted to the Office of the Sangguniang Bayan for proper action.
- The life of the franchise shall be terminated after three (3) years from issuance and to be renewed at the discretion of the local sangunian.
- Only one (1) cockpit should be allowed to be established and to operate within the municipality except when the sanggunian finds it practicable, they may authorize the additional number of cockpits.

Section 3I.06. Time and Manner of Payment. The fees herein imposed shall be f payable to the Municipal Treasurer before the special cockfights and derbies can be lawfully held.

Section 3I.07. Administrative Provisions.

- (a) Holding of cockfights. Except as provided in this Article, cockfighting shall be allowed in this municipality only in licensed cockpits during Sundays and legal holidays, and during local fiestas for not more than three (3) days. It may also be held during municipal. Agricultural, commercial, or industrial fairs, carnival, or exposition for a similar I period of three (3) days upon resolution of the Sangguniang Bayan. No cockfighting on-, the occasion of such affair, carnival or exposition shall be allowed within the month if a local fiesta or for more than two (2) occasions a year. No cockfighting shall be held on December 30 (Rizal Day), June 12 (Philippine Independence Day), November 30 (National Heroes Day), Holy Thursday, Good Friday, Election or Referendum Day and during Registration Days for such election or referendum
- (b) Cockfighting for entertainment of tourists or for charitable purposes. Subject to the preceding subsection hereof, the holding of cockfights may also be allowed for the entertainment of foreign dignitaries or for tourists, or for returning Filipinos, commonly known as Balikbayans, or for the $support of fund-raising \ campaigns for \ charitable \ purposes \ as \ may \ be \ authorized \ upon \ resolution \ of the \ Sangguniang \ Bayan, in \ licensed \ cockpits$ or in playgrounds or parks. This privilege shall be extended for only one (1) time, for a period not exceeding three (3) days, within a year.
- (c) Cockfighting officials. Gaffers, referees, bet takers, or promoters shall not act as such in any cockfight in the municipality without first securing

a license renewable every year on their birth month from the municipality where such cockfighting is held. Only gaffers, referees, bet takes, or promoters licensed by the municipality shall officiate in all 'f kinds of cockfighting authorized herein

Section 31.08. Applicability Clause. The provision of PD 449, otherwise known as the Cockfighting Law of 1974, PD 1802 (Creating the Philippine Gamefowl Commission), and such other pertinent laws shall apply to all matters regarding the operation of cockpits and the holding of cockfights

Section 31.09, Penalties, Penalties from Anti E-Sabong Ordinance (Municipal Ordinance No. 65-S-2023 Section 5.) Without prejudice to any penalty imposed by related national laws, regulations and decrees, and in accordance with the provisions of the Local Government Code of 1991, this Ordinance shall impose the following penalties:

- Those caught violating this Ordinance or committing any of the unlawful acts enumerated in the preceding Section will be meted a fine of: For the first offense - one thousand five hundred pesos (P1,500.00)
 - For the second offense two thousand pesos (P2.000.00)
 - For the third and successive offenses two thousand five hundred pesos (P2,500.000)
- b. The penalty provided for in this Ordinance shall not preclude the imposition of a higher penalty under existing national laws on illegal gambling.

Article J. Permit Fee on Occupation/Calling Not Requiring Government Examination

Section 3J.01. Imposition of Fee. There shall be collected as annual fee at the ratel-, prescribed hereunder for the issuance of Mayor's Permit to every person who shall be engaged in the practice of the occupation or calling not requiring government with the municipality as follows

	Occupation or Calling	Rate of Fee/Annum
(a)	On employees and workers in generally considered "Offensive and Dangerous Business Establishments."	P100.00
(b)	On employees and workers in commercial establishment who cater or attend to the daily needs of the inquiring or paying public.	100.00
(c)	On employees and workers in food or eatery establishment.	100.00
(d)	On employees and workers in night or nights and day establishment.	200.00
(e)	All occupation or calling subject to periodic inspection, surveillance and/or regulations by the Municipal Mayor, like animal trainer, livestock middleman "panting", auctioneer, barber, bartender, beautician, bondsman, bookkeeper, butcher, blacksmith, carpenter, carver, chambermaid cook, criminologist, electrician, electronic technician, embalmer club/floor manager. Forensic, electronic expert, fortune teller, hair stylist, handwriting expert, hospital attendant, lifeguard, magician, make-up artist, manicurist, masonry worker, masseur attendant, mechanic, painter, musician, pianist, photographer (itinerant), professional boxer, private ballistic expert, rig driver taxi, dancer, stage-performer, salesgirl, sculptor, waiter or waitress, welder and similar occupation.	100.00

Section 3J.02. Exemption. All professionals who are subject to the Provincials Tax imposition pursuant to Section 139 of the Local Government Code; and government employees are exempted from payment of this fee.

Section 3J.03, Persons Governed. The following workers or employees whether working on a temporary or permanent basis, shall secure the individual Mayor's Permit prescribed herewith

- Employees or workers in generally considered offensive and dangerous business establishments such as but not limited to the following:
 - Employees or workers in industrial or manufacturing establishment such as: aerated water and soft drink factories; air rifle and pellets manufacturing; battery charging shops, blacksmith; breweries; candy and confectionery factories; canning factories; coffee cocoa and tea factories; cosmetics and toiletries factories; cigar and cigarette factories; construction and/or repair shops of motor vehicles; carpentry shop; drug manufacturing; distillers, edible oil or lard factories; electric bulbs or neon lights factories; electric plants electronics manufacturing; oxidizing plants; food and flour mills; fish curing and drying shops; footwear factories, foundry shops; furniture manufacturing; garments manufacturing, general building and other construction jobs during the period of construction; glass and glassware
 - 2. factories; handicraft manufacturing; hollow block and the factories; lce plants; milk, ice cream and other allied products factories; metal closure manufacturing; iron steel plants; leather and leatherette factories; machine shops, match factories, paints and allied products manufacturing; plastic products factories, perfume factories; plating establishment; pharmaceutical laboratories, repair shops of whatever kind and nature; rope and twine factories; sash factories, smelting plants; tanneries; textile and knitting mills; upholstery shops; vulcanizing shops and welding shops:
 - 3. Employees and workers in commercial establishments cinematography film storage; cold storage or refrigerating plants; delivery and messengerial services; elevator and escalator services; funeral parlors; janitorial services; junks shop; hardwares; pest control services; printing and publishing houses service station, slaughter-houses; textile stores; warehouses; and parking lots.
 - 4. Employees and workers on other industrial and manufacturing firms or commercial establishments who are normally exposed to excessive heat, light, noise, cold and other environmental factors which endanger their physical and health well-being
- Employees and workers in commercial establishment who generally enter or attend to the daily needs of the general public such as but not limited to the following: Employees and workers in drugstores; department stores; groceries supermarkets; beauty salons; tailor shops; dress shop; bank teller; receptionist, receiving clerk in paying outlets of public utilities corporation, except transportation companies; and other commercial establishment whose employees and workers attend to the daily needs of the inquiring or paying public.
- Employees and workers in food or eatery establishments such as but not limited to the following: (c)
 - Employees and workers in canteen, carinderia, catering services, bakeries, ice cream or ice milk factories, refreshment parlor, restaurants, sari-sari stores and soda fountains;
 - Stallholders, employees and workers in public markets
 - Peddlers of cook or uncooked foods:
 - All other food peddlers, including peddlers of seasonal merchandise
- Employees or workers in night or night and day establishments such as but not limited to the following: Workers or employees in bars; boxing stadium; bowling alleys; billiards and pool halls; cinema houses; cabarets and dance halls; cocktail lounges; circuses; carnivals and the like; day clubs and night clubs; golf clubs; massage clinics, sauna baths or similar establishment; hotels; motels; horse racing dubs; pelota courts; polo clubs; private N detective or watchman security agencies; supper clubs and all other business; establishment whose business activities are performed and consumed during night time.

In cases of night and day clubs, night clubs, day clubs, cocktail lounges, bars, cabarets, sauna bath houses, and other similar places of amusements, they shall under no circumstances allow hostesses, waitresses, waiters, entertainers, or hospitality girl below 18 years of age to work as such. For those who shall secure the Individual Mayor's Permit on their 18th birth year, they shall present their respective baptismal or birth certificate duly issued by the local civil registrar concerned.

- All other employees and persons who exercise their profession, occupation or calling within the jurisdiction limits of the Municipality aside from those already specifically mentioned in Section P.02.
- Section 3J.04. Time and Manner of Payment. The fees prescribed in this Article shall be paid to the Municipal Treasurer of this municipality upon filing of the application for the first time and annually thereafter within the first twenty (20) days of January and every quarter thereafter. The permit fee is payable for every separate or district occupation or calling engaged in. Employer shall advance the fees to the Municipality for its employees.
- Section 3J.05. Surcharge for Late Payment. Failure to pay the fee prescribed in this Article within the time prescribed shall subject a taxpayer to a surcharge of Twenty-five percent (25%) of the original amount of the fee due, such surcharge shall be paid at the same time and in the same manner as the tax due.

In case of change of ownership of the business as well as the location thereof from municipality to another, it shall be the duty of the new owner, agent or manager of such business to secure a new permit as required in this Article and pay the corresponding permit fee as though it were

Newly hired workers and/or employees shall secure their individual Mayor's Permit from the moment they are actually accepted by the management of any business or industrial establishment to starts working.

Section 3J.06. Administrative Provisions;

- The Municipal Treasurer shall keep a record of persons engaged in occupation) and/or calling not requiring government examination and the corresponding payment of fees required and their personal data for reference purposes
- Persons engaged in the above-mentioned occupation or calling with valid Mayor's Permit shall be required to surrender such permit and (b) corresponding Official Receipt for the payment of fees to the Municipal Treasurer and to the Municipal Mayor, respectively, for cancellation upon retirement or cessation of the practice of the said occupation or calling.

Article K. Registration, Branding, Transport and Slaughter Fees of Large Cattle

Section 3K.01. Definition. For purposes of this Article, large cattle includes a two-year-old horse, mule ass, carabao, cow or other domesticated member of the bovine family

Section 3K.02. Imposition of Fee. The owner of a large cattle is hereby required to register said cattle with the Municipal Treasurer for which a certificate of ownership shall- be issued to the owner upon payment of a registration fee as follows

		Amount of Fee
(a)	For Certificate of Ownership	P5.00
(b)	For Certificate of Transfer	10.00
(c)	Livestock Fee	2.00
(d)	For Registration of each brand	100.00
(e)	For branding of each Cattle	100.00
(f)	For Slaughter of each Cattle	100.00
(g)	Permit to Transport (for each large cattle)	50.00
(h)	Permit to transport (for each hog)	30.00
(i)	Issuance of certification in case of loss of certificate of ownership/transfer	100.00
(j)	Issuance of New Certificate of Ownership	100.00
(k)	Issuance of Certificate of Transfer	100.00
(I)	Livestock Development Fund (LSDF-Trust Fund)	2.00

The transfer fee shall be collected only once if large cattle is transferred more than once in a day

Section 3K.03. Time and Manner of Payment. The registration fee shall be paid to the Municipal Treasurer upon registration or transfer of ownership of the large cattle

Section 3K.04. Administrative Provisions

- (a) Large cattle shall be registered with the Municipal Treasurer upon reaching the age of two (2) years.
- The ownership of a large cattle or its sale or transfer of ownership to another person shall be registered with the Municipal Treasurer. All branded and counter-branded large cattle presented to the Municipal Treasurer shall be registered in a book showing among others, the name and residence of the owner, the consideration or purchase price, of the animal in cases of sale or transfer, and the class, color, sex, brands and other identification marks of the cattle. These data shall also be stated in the certificate of ownership issued to the owner of the large cattle.
- (c) The transfer of the large cattle, regardless of its age, shall be entered in the registry book setting forth, among others, the names and the residence of the owners, and the purchaser; the consideration or purchase price of the animal for sale or transfer, class, sex, brands and other identifying marks of the animals; and a reference by number, to the original certificate of ownership with the name of the municipality issued to it. No entries of transfer shall be made or certificate of transfer shall be issued by the Municipal Treasurer except upon the production of the original certificate of ownership and certificates of transfer and such other documents that show title to the owner

Section 3K.05. Applicability Clause. All other matters relating to the registration of large cattle shall be governed by the pertinent provisions of the Revised Administrative Code and other applicable laws, ordinances and rules and regulations.

Article L. Fees on Impounding of Stray Animals

Section 3L.01. Definitions. When used in this Article

- (a) Stray Animal means an animal which is set loose unrestrained, and not under the complete control of its owner, or the charge or in possession thereof, found roaming at-large in public or private places whether fettered or not.
- (b) Public Place includes national, provincial, municipal, or barangay streets, parks, plazas, and such other places open to the public.
- Private Place includes privately-owned streets or vards, rice fields or farmlands, or lots owned by an individual other than the owner of the
- (d) Large Cattle includes horses, mules, asses, carabaos, cows, and other domestic members of the bovine family

Section 3L.02. Imposition of Fee. There shall be imposed the following fees for each 5 day or fraction thereof on each head of stray animal found running or roaming at large, or fettered in public or private places:

		Amount of Fee
(a)	Large Cattle	P200.00
(b)	All other animals	100.00

Section 3L.03. Time of Payment. The impounding fee shall be paid to the Municipal Treasurer prior to the release of the impounded animal to its

Section 3L.04. Administrative Provisions

- For purposes of this Article, the Barangay Tanods of the Municipality are hereby authorized to apprehend and impound stray animals in the municipal corral or a place duly designated for such purpose. He shall also cause the posting of notice of the impounded astray animal in the Municipal Hall for ten(10) consecutive days, starting one day after the animal is impounded, within which the owner is required to claim and establish ownership of the impounded animal. The Municipal Mayor and Municipal Treasurer shall be informed of the impounding.
- Impounded animals not claimed within seven (7) days after the date of impounding shall be sold at public auction under the following procedures
 - 1. The Municipal Treasurer shall post notice for ten (10) days in three (3) places including the main door of the Municipal Hall and the public markets. The animal shall be sold to the highest bidder. Within ten (10) days after the auction sale, the Municipal Treasurer shall make a report of the proceedings in writing to the Municipal Mayor.
 - 2. The owner may stop the sale by paying at any time before or during the auction sale, the impounding fees due and the cost of the advertisement; and conduct of sale to the Municipal Treasurer, otherwise, the sale shall proceed.
 - 3. The proceeds of the sale shall be applied to satisfy the cost of impounding, advertisement and conduct of sale. The residue over these costs shall accrue to the General Fund of the Municipality
 - 4. In case the impounded animal is not disposed of within seven (7) days from the date of notice of public auction, the same shall be considered sold to the Municipal Government for the amount equivalent to the poundage fees due.

Section 3L.05. Penalty. Owners whose animals are caught astray and incurring damages to plants and properties pay five hundred pesos (P500.00).

In addition to the fine, the owners shall pay the amount of damage incurred, if any to the property owner

Article M. Permit Fee for Agricultural Machinery and Other Heavy Equipment

Section 3M.01. Imposition of Fees. There shall be collected an annual permit fee at the following rates for each agricultural machinery or heavy equipment from operators of said machinery, renting out or operating for business said equipment in this municipality.

		Rate of Fee Per Annum
(a)	Handtractors	P100.00
(b)	Light Tractors (3000 hp and below)	160.00
(c)	Heavy Tractors (3001 hp and above)	650.0
(d)	Bulldozer	3,000.0
(e)	Forklift	800.0
(f)	Heavy Graders	1,100.0
(g)	Light Graders	800.0
(h)	Mechanized Threshers	250.0
(i)	Rolling Rice Mill	500.0
(j)	Cargo Truck	700.0
(k)	Dump Truck	700.0
(l)	Road Rollers	2,000.0
(m)	Payloader	1,100.0
(n)	Primemovers/Flatbeds	2,000.0
(0)	Backhoe	1,100.0
(p)	Rockcrusher	5,000.0
(q)	Batching Plant	5,000.0
(r)	Transit/Mixer Truck	1,100.0
(s)	Crane	3,000.0
(t)	Other Agricultural Machinery and the like not enumerated above	300.0
(u)	Other Heavy Equipment and the like not enumerated above	3,000.0

Section 3M.02. Time and Manner of Payment. The fee imposed herein shall be payable prior to the rental of the equipment upon application for a

Section 3M.03. Adm

- (a) The Municipal Treasurer shall keep a registry of all heavy equipment and agricultural machinery which shall include the make and brand of the heavy equipment and agricultural machinery and name and address of the owner.
- (b) The Barangay Treasurers are enjoined to submit Inventory of Agricultural Machineries and other Heavy equipment in their respective areas
- (c) Barangay officials are required to report any illegal operation to the office of the municipal mayor thru the municipal treasurer for appropriate
- (d) The proceeds from the fees imposed herein shall be shared 60% for the municipality and 40% for the concerned barangay by the municipality and barangay where such collections are made.

Article N. Permit and Inspection Fee on Machineries and Engines

Section 3N.01. Imposition of Fee. There shall be imposed an annual inspection fee on internal combustion engines generators and other machines in accordance with the following schedules

	Rate of Fee Per Annum
A. Internal combustion engines:	
1. 2 HP and below	P160.00
5HP and below but not lower than 3 HP	210.00
10HP and below but not lower than 5 HP	250.00
15HP and below but not lower than 1 OHP	340.00
5. Above 15HP	500.00
B. Other stationery engines or machines:	
1. 3 HP and below	170.00
2. 5 HP and below but not lower than 3 HP	220.00
3. 10 HP and below but not lower than 5 HP	340.00
4. 15 HP and below but not lower than 10 HP	420.00
5. Above 15 HP	500.00
C. Electrical generators and other machine propelled by electric motors will be levied the same rates found	
in subsection (1).	

Section 3N.02. Time of Payment. The annual fee imposed in this Article shall be paid to the Municipal Treasurer upon application of the Permit with the Mayor but not later than fifteen (15) days after the actual inspection by person authorized in writing by the Mayor. Thereafter, the fee shall be paid within twenty (20) days of January, or of every quarter as the case may be.

Section 3N.03. Administrative Provision. No engine or machine mentioned above shall be installed or operated within the limits of this municipality without the permit of the Municipal Mayor and the payment of the inspection fee prescribed in this article.

Article O. Permit Fee for the Storage of Flammable and Combustible Materials

Section 30.01. Imposition of Fee. There shall be collected an annual permit fee for the storage of combustible materials at the rates as follows:

Article T. Permit Fee on Film-Making

Section 3T.01. Imposition of Fee. There shall be collected the following permit fee from any person who shall go on location-filming within the territorial jurisdiction of this municipality.

		Rate of Fee per Filming
A.	Commercial movies	P5,000.00 / film
B.	Commercial advertisements	5.000.00 / film
C.	Documentary film	3,000.00 / film
D.	Videotape coverage	2,000.00 / coverage

In cases of extension of filming time, the additional amount required must be paid prior to extension to filming time

Section 3T.02. Time of Payment. The fee imposed herein shall be paid to the Municipal Treasurer upon application for the Mayoris Permit five (5) days before location-filming is commenced

CHAPTER IV. SERVICE FEES

Article A. Secretary's Fees

Section 4A.01. Imposition of Fees. There shall be collected the following fees from every person requesting for copies of official records and documents from the Office of the Sangguniang Bayan of this municipality.

		Fee
(a)	For every page or fraction thereof (not including the certificate and notation)	P200.00
(b)	For each certificate of correctness (with seal of Office) written on the copy or attached thereto	200.00
(c)	Photocopy or any other copy produced by copying machine per page	5.00
(d)	All other certifications, clearances, affidavits and similar documents	200.00

Section 4A.02. Exemption. The fees imposed in this Article shall not be collected for copies furnished to other offices and branches of the government for official business, except for those copies required by the Court at the request of the litigant, in which case, charges shall be in accordance with

Section 4A.03. Time and Manner of Payment. The fees shall be paid to the Municipal Treasurer at the time the request, written or otherwise, for the issuance of a copy of any municipal record or document is made

Article B. Local Civil Registry Fees

	Fee
(a) Marriage Fees:	
Application for marriage license	
i. Residents	P650.0
ii. Non-residents	650.0
iii. Foreigner	1,700.0
Marriage Counselling Fee	100.0
3. Parental Advice	300.0
Parental Consent	300.0
(b) Filing Fee	
1. Court Orders	2,000.0
2. Issuance of Finality (R.A. 9048 & R.A. 10172)	600.0
c) Processing Fee (BREQS)	100.0
	100.0
(d) Legal Instruments	
1. Legitimation	150.0
2. Admission of Paternity	150.0
AUSF (Affidavit to Use the Surname of the Father - RA No. 9255)	150.0
(e) Issuance of Certification (No Record)	
(e) Issuance of Certification (No Record) 1. Birth	250.0
2. Marriage	250.0
3. Death	250.0
4. Fetal	250.0
4. 1 Cital	200.0
f) For the Issuance of Copies	
Certified True Copy of:	
i. Birth	150.0
ii. Marriage	150.0
iii. Death	150.0
iv. Fetal	150.0
v. Application for Marriage License	150.0
2. For Machine Copy	5.0
(g) Burial Fees	
Burial Permit Fee	
i. Catholic	400.0
ii. Municipal	400.0
iii. Private Cemetery	400.0
iv. Inurnment	500.0
Transfer Permit	300.0
i. Transfer of Cadaver	600.0
ii. Transfer of Remains	600.0
iii. Transfer of Cremains	1,500.0
3. Fee for Exhumation of Cadaver	200.0
(h) Out of town Registration and Processing Fees 1. Birth	400
1. Birth 2. Death	400. 400.
3. Marriage	400.0
Service Fee (Delayed Registration)	150.
(i) Endorsement of Civil Registry Documents to NSO Iloilo/Manila - Service Fee	150.
(j) Filing Fee (R.A. 9048-CCE)	1,000.0
An act authorizing the City or Municipal Civil Registrar or the Consul General to correct a clerical	
or typographical error in an entry (CCE) and/or change of first name (CCF) or nickname in the civil	
register without need of Judicial Order.	
(k) Filing Fee (R.A. 9048-CFN)	3,000.0
An act authorizing the City or Municipal Civil Registrar or the Consul General to correct a clerical	
or typographical error in an entry (CCE) and/or change of first name (CFN) or nickname in the civil	
register without need of Judicial Order.	
(I) Filing Fee (R.A. 10172-CCE)	3,000.0
An act authorizing the City or Municipal Civil Registrar or the Consul General to correct a clerical or	0,300.0
typographical error in the day and month in the date of birth or sex of a person appearing in the civil register without need of Judicial Order.	

Section 4B.02. Exemptions. The fee imposed in this Article shall not be collected in t the following cases:

register without need of Judicial Order.

(a) For house for rent

- (a) Issuance of certified copies of documents for official use at the request of a competent court or other government agency, except those copies required by courts at the request of litigants, in which case the fee should be collected.
- (b) Issuance of birth certificates of children reaching school age when such certificates are required for admission to the primary grades in a
- (c) Burial permit of a pauper, per recommendation of the Social Welfare Officer of the municipality.

Section 4B.03. Time of Payment. The fees shall be paid to the Municipal Treasurer before registration or issuance of the permit, license or certified copy

Section 4B.04. Administrative Provision. A marriage license shall not be issued unless a certification is issued by the Family Planning Coordinating Council that the applicants have undergone lectures on family planning.

Article D. Sanitary Inspection Fee

Section 4D.01. Imposition of Fee. There shall be collected the following annual fees from each business establishment in this municipality or house for rent, for the purpose of supervision and enforcement of existing rules and regulations and safety of the public in accordance with the following

(b) For each business, industrial, or agricultural establishment	
With an area of 25 sq m or more but less than 50 sq m	100.00
2. With an area of 50 sq m or more but less than 100 sq m	200.00
3. With an area of 100 sq m or more but less than 200 sq m	300.00
4. With an area of 200 sq m or more but less than 500 sq m	500.00
5. With an area of 500 sq m or more but less than 1000 sq m	1,000.00
6. With an area of 1,000 sq m or more	1,500.00

P100.00

Section 4D.02. Time of Payment. The fees imposed in this Article shall be paid to the Municipal Treasurer upon filing of the application for the sanitary inspection certificate with the Municipal Health Officer and upon renewal of the same every year thereafter within the first twenty (20) days of January

	Fee
Storage of gasoline, diesel, fuel, kerosene and similar products	
1. 500 to 2,000 liters	P500.0
2. 2,001 to 5,000 liters	1,000.0
3. 5,001 to 20,000 liters	3,000.0
4. 20,001 to 50,000 liters	5,000.0
5. 50,0001 to 100,000 liters	10,000.0
6. Over 100,000 liters	12,000.0
o. Storage of cinematographic film	500.0
c. Storage of celluloid	500.0
f. Storage of calcium carbide	
1. Less than 50 cases	300.0
2. 50 to 99 cases 3. 100 or more cases	500.0 700.0
3. Too or more cases	700.0
e. Storage of tar, resin and similar materials	
1. Less than 1,000 kgs.	500.0
2. 1,000 to 2,500 kgs.	600.0
3. 2,500 to 5,000 kgs.	700.0
4. Over 5,000 kgs.	800.0
. Storage of coal deposits	
1. Below 100 tons	2,500.0
2. 100 tons or above	3,500.0
g. Storage of combustible, flammable or explosive substance not mentioned above	3,500.0

Section 30.02. Time of Payment. The fees imposed in Article shall be paid to the Municipal Treasurer upon application for his permit with the Mayor to store the aforementioned substances.

Section 30.03. Administrative Provisions

(a) No person shall keep or store at his place of business any of the following flammable, combustible or explosive substances without securing a permit therefore. Gasoline or naptha not exceeding the quantity of one hundred (100) gallons, kept in and used by launches or motor vehicles shall be exempt from the Permit Fee herein required

(b)The Mayor shall promulgate regulations for the proper storing of said substances and shall designate the proper official and shall supervise therefore.

Article P. Permit Fee for Temporary Use of Roads, Streets, Sidewalk, Alleys, Patios, Plazas and Playgrounds

Section 3P.01. Imposition of Fee. Any person that shall temporarily use and/or occupy a street, sidewalk, or alley or portion thereof in this municipality in connection with their construction works and other purposes, shall first secure a permit from the Mayor and pay a fee in the following schedule

		Amount of Fee
a.	For construction	P 50.00 /sq m per week
b.	Others	20.00 /sq m per day

For wake and other charitable, religious and educational purposes, use and/or occupancy are exempted from the payment of permit fee provided a corresponding permit is secured prior to such use and/or occupancy.

Section 3P.02. Time of Payment. The fee shall be paid to the Municipal Treasurer upon application of the permit with the Municipal Mayor.

Section 3P.03. Administrative Provisions. The period of occupancy and/or use of the street, sidewalk, or alley or portion thereof shall commence from the time the construction permit is issued and shall terminate only upon the issuance of the certificate of building occupancy. The Municipal Engineer shall report to the Municipal Treasurer the area occupied for purposes of collecting the fee.

Article Q. Permit Fee for Excavation

Section 3Q.01. Imposition of Fee. There shall be imposed the following fees on every person who shall make or cause to be made any excavation on public or private streets within this municipality

	Amount of Fee
a. For crossing streets with concrete pavement:	
For crossing concrete pavement (maximum area 2.00x6.00m., 12sqmeters)	P2, 160.00
For crossing across base of streets with concrete pavement, per linear meter (boring method)	100.00
b. For crossing streets with asphalt pavement:	
1. Minimum fee	165.00
Additional fee for each linear meter crossing the streets (minimum width of excavation, 0.80meters)	100.00
c. For crossing the streets with gravel pavement:	
1. Minimum fee	85.00
Additional fee for each linear meter crossing the streets (minimum width of excavation, 0.3 meters)	25.00
d. For crossing existing curbs and gutters resulting in damage	135.00
e. Additional fee for every day of delay in excess of the excavation period provided in the Mayor's permit	100.00

Section 3Q.02. Time and Manner of Payment. The fee imposed herein shall be paid to the Municipal Treasurer by every person who shall make any excavation or cause any excavation to be made upon application for Mayords Permit, but in all cases, prior to the excavation

A cash deposit in an amount equal to twenty thousand pesos (P20,000.00) shall be deposited with the Municipal Treasurer at the same time the permit is paid. The cash deposit shall be forfeited in favor of the Municipal Government in case the restoration to its original form of the street excavated is not made within seven (7) days after the purpose of the excavation is accomplished.

- No person shall undertake or cause to undertake any digging or excavation, of any part or portion of the streets of Municipality of Sta. Barbara unless a permit shall have been first secured from the Office of the Municipal Mayor specifying the duration of the excavation
- The Municipal Engineer/Building Official shall supervise the digging and excavation and shall determine the necessary width of the streets to be dug or excavated. Said official shall likewise inform the Municipal Treasurer of any delay in the completion of the excavation work for purposes of collection of the additional fee
- In order to protect the public from any danger, appropriate signs must be placed in area where work is being done.

Article R. Permit Fee on Circus and Other Parades

Section 3R.01. Imposition of Fee. There shall be collected a Mayor's Permit Fee of two hundred pesos(P200.00) per day on every circus and other parades using banners, floats or musical instruments carried on in this municipality

Section 3R.02. Time and Manner of Payment. The fee imposed herein shall be due and payable to the Municipal Treasurer upon application for a permit to the Municipal Mayor at least ten (10) days before the scheduled date of the circus or parade and on such activity shall be held.

Section 3R.03. Exemption. Civic and military parades as well as religious processions shall not be required to pay the permit fee imposed in this

Section 3R.04. Administrative Provisions.

Any persons who shall hold a parade within this municipality shall first obtain from the Municipal Mayor before undertaking the activity. For this purpose, a written application in a prescribed form shall indicate the name, address of the applicant, the description of, the activity, the place or places where the same will be conducted and such other pertinent information as may be required.

The Station Commander of the Philippine National Police shall promulgate the necessary rules and regulations to maintain an orderly and peaceful conduct of the activities mentioned in this Article. He shall also define the boundary within which such activities may be lawfully conducted.

Article S. Permit Fee for the Conduct of Group Activities

Section 3S.01. Imposition of Fee. Every person who shall conduct, or hold any program, or activity involving the grouping of people within the jurisdiction of this municipality shall obtain a Mayor's permit thereon for every occasion of not more that, twenty-four (24) hours and pay the Municipal Treasurer the corresponding fee in the following schedule:

	Amount of Fee
A. Conference, meetings, rallies and demonstration	
Inside building or halls	P100.00
Outdoor, in parks, plazas, roads/streets	200.00
B. Dances	
1. Fiestas	370.00
2. Non-Fiestas	250.00
C. Coronation and Ball	300.00
D. Promotional sales	500.00
Days thereafter	100.00/day
E. Holding Parties (in public places)	500.00
F. Other Group Activities (in public places)	300.00

Section 3S.02. Time of Payment. The fee imposed in this article shall be paid to the Municipal Treasurer upon the filing of the application for permit with the Municipal Mayo

Section 3S.03. Exemption. Programs or activities conducted by educational charitable, religious and governmental institutions free to the public shall be exempted from the payment of the fee herein imposed, provided, that the corresponding Mayors Permit shall be secured accordingly. Programs or activities requiring admission fees for attendance shall be subject to the fees herein imposed even if they are conducted by exempt entities.

Section 3S.04. Administrative Provision. A copy of every permit issued by the Municipal Mayor shall be furnished to the Chief of Police or Station Commander of the Philippine National Police (PNP) of the municipality who shall assign police officers to the venue of the program or activity to

Section 4D.03. Administrative Provisions.

- (a) The Municipal Health Officer or his duly authorized representative shall conduct an annual inspection of all establishments and buildings, and accessories and houses for rent, in order to determine their adequacy of ventilation, general sanitary conditions and propriety for habitation
- (b) The Municipal Health Officer shall require evidence of payment of the fee imposed herein before he issues the sanitary inspection certificate.

Article F. Fees for Health, Services

Section 4E.01. Imposition of Fee. There will be collected a fee of One hundred pesos (P100.00) from any person who is given a physical examination by the Municipal Health Officer or his duly authorized representative, as required by existing ordinances

A fee of twenty pesos (P20.00) shall be collected for each additional copy of subsequent issuance of a copy of the initial medical certificate issued by the Municipal Health Officer

	Fee
A. Medical Fees	
Birthing Center Fees	
(a) Obstetrical Fees	
i. Normal Delivery	P900.00
ii. Repair of Vaginal Lacerations	150.00
iii. Intravenous Insertion w/out medicines	100.00
iv. Intrauterine Device insertion	100.00
v. Pap Smear	50.00
(b) Neonatal Fee	
i. Newborn Screening	600.00
Surgical Fees	
(a) Wound Dressing	
i. One gauze	No Fee
ii. Two gauzes	20.00
iii. And additional of one gauze	10.00
(b) Suturing of Wound	150.00
, , , , , , , , , , , , , , , , , , ,	150.00
(c) Circumcision (d) Ear Piercing	100.00
3. Wellness Fees	100.00
(a) Massage Therapy (per session/hour)	150.00
	130.00
4. Ancillary Cardiopulmonary fees	000.00
(a) Oxygen Fee	200.00
(b) 12 Leads ECG Examination	80.00
B. Dental Services:	
Extraction per tooth (including anesthesia)	200.00
Temporary Filling of tooth	50.00
3. Permanent Filling of Tooth	100.00
4. Composite Filling	250.00
5. Cementation	
	100.00
6. Prophylaxis	250.00
7. Dental X-ray	300.00
C. Laboratory Examination Fees:	
1. Blood	
(a) Fasting Blood Sugar	60.00
(b) CBC	85.00
(c) Platelet Count	80.00
(d) Blood Typing w RH	75.00
(e) Blood Chemistry	150.00
Routine Stool Examination	75.00
3. Routine Urinalysis	75.00
4. Pregnancy Test	125.00
5. Gram Stain Smear	50.00
6. Sputum Exam	75.00
D. Sanitary Inspection	75.00
Samary inspection Nater Analysis	250.00/water sample
1. VValet Attalysis	250.00/water sample
E. Other Fees	
Medical Certificate (Consultation)	150.00
Dental Certificate	100.00
3. Health Certificate	50.00
4. Sanitary Permit	130.00
5. Vaccination Certificate	150.00
6. Trip Ticket (within municipality)	300.00
7. Trip Ticket (within municipality)	500.00
7. The Horot (vatalate maintaipanty)	300.00

Section 4E.02. Exemptions. No fees shall be collected in the issuance of Medical Certificate for the following cases:

- (a) All elementary and secondary public school related activities, such as Sports Development, Academic Encampments, Scholarship Programs and other public school-sponsored activities.
- Municipal Officials and Employees only during the annual physical examination.

 All duly accredited Women Micro-Entrepreneurs (WMEs) on their initial year of business operation, in accordance with Gender and Development
- (GAD) and Investment and Incentive Codes.
- (d) All Indigents officially listed in the National Household Targeting System (NHTS) and Local Indigency Program of this municipality only.

 (e) All duly accredited Barangay Nutrition Scholars (BNS), Barangay Health Workers (BHW), and Botika Ng Barangay (BNB) Operators by the Local Health Board (LHB) and/or Sanggunian Bayan, Punong Barangays and Kagawads

Section 4E.03. Time of Payment. The fee shall be paid to the Municipal Treasurer before the physical examination is made and the medical certificate

Section 4E.04. Administrative Provisions.

- (a) Individuals engaged in an occupation or working in the following establishments are hereby required to undergo physical and medical examination
 - before they can be employed and once every six months (6) thereafter.

 1. Food establishments

 establishments where food or drinks are manufactured, processed, stored, sold or served.
 - Public swimming or bathing places.
 - Dance schools, dance halls and night clubs 11 include dance instructors, hostess, cooks, bartenders, waitresses, etc.
 - Tonsorial and beauty establishments include employees of barber shops, beauty parlors, hairdressing and manicuring establishments, exercise gyms and figure slenderizing saloons, facial centers, aromatherapy establishments, etc
 - Massage clinics and sauna bath establishments include masseurs, massage clinic/sauna bath attendants, etc
- 6. Hotel, motels and apartments, lodging, boarding, or tenement houses, and condominiums. (b) Owners, managers or operators of the establishments shall see to it that their employees who are required to undergo physical and medical
- examinations have been issued the necessary medical certificates. (c) The Municipal Health Officer shall keep a record of physical and other health examinations conducted, and the copies of medical certificates issued indicating the name of the applicant, the date and the purpose for which the examination was made

Section 4E.05. Penalty. A fine of five hundred pesos (P500.00) shall be paid by the owner, manager or operators of the establishment for each employee

Article F. Service Fee for Garbage Collection

Section 4F.01. Imposition of Fee. The provisions of Municipal Ordinance No. 29 - S - 2012 An Ordinance amending Municipal Ordinance No. 47 - S - 2011 (Comprehensive Solid Waste Management Ordinance) Article 6 Section 1 are hereby adopted and incorporated as follows:

There shall be collected from every residential, commercial, industrial/institutional establishment within the territorial jurisdiction of Santa Barbara who wish to avail such services a quarterly solid waste management fee payable to the Municipal Treasurer on the first week of the month of

	Residential Area	Quarterly Fee
1.	Single detached building with:	·
	(a) Not exceeding 10 persons/household	P300.00
	(b) Maximum of 15 persons/household	450.00
	(c) 16 persons/household and above	700.00
2.	Multiple dwelling/per apartment	300.00

Commercial (Business, Trade and Occupational Establishment)	Quarterly Fee
Manufacturers:	
Any kind of articles made of metal	P1,000.0
Bricks, hollowblock, ceramics, tiles and other similar products	700.0
3. Candies	1,000.0
4. Candles	700.0
5. Furniture/Carpentry shop	1,200.0
Ice cream, Ice drop and other similar products	700.0
7. Iron work and other related activities	1,000.0
8. Lumber and saw mills	1,000.0
9. Plants/RTWs	1,000.0
10. Sauce, sausage, baloney, hotdogs, and other similar products	1,000.0
11. Homemade/Small-scale industries for food and non-food items	900.0
12. Engineered bamboo products	1,000.0
13. Foam, plastic factories, and other similar factories/products	1,200.0
14. All other manufacturers not specifically mentioned above	1,000.0
Wholesale / Retail Trade:	
Supermarkets, groceries, and others with an aggregate area of:	
(a) More than 400 sq m	3,000.0
(b) 200 sg m to 400 sg m	1,800.0

2.	(c) Below 200 sq m Sari-Sari stores	1,000
	(a) Street corner and along the main road	90
3.	(b) Along secondary and minor road Bakeries	80
٥.	(a) With 3 of more ovens	70
	(b) With 2 ovens or less	50
	Department stores, bazaars, boutiques, gift shops, novelty shops, dry goods, variety stores,	
	shoe stores, jewelry stores, and other related stores (a) More than 200 sq m	1,20
	(a) More than 200 sq m (b) 100 sq m to 200 sq m	90
	(c) Below 100 sq m	65
5.	Hardware and similar products	
	(a) More than 200 sq m	1,50
	(b) 100 sq m to 200 sq m	1,20
	(c) Below 100 sq m	90
	Glass and aluminum supply, and similar products Furniture and electrical supply	90
	Bookstores, art, office & school supplies, and the like	900
	Drugstores with an aggregate area of:	
	(a) More than 400 sq m	1,50
	(b) 200 sq m to 400 sq m	1,20
	(c) Below 200 sq m	90
10.	Gasoline stations	1,80
	(a) Regular (b) Micro	1,50
11.	Dealer of motor vehicles, spare parts/accessories	75
	Scrap/Junk materials	
	(a) Dealers	1,00
	(b) Retailers	90
	Palay, rice, and other grain dealers/retailers	900
	Other grains trading Water processing/purifying and refilling station	1,200 900
10.	Trace processing partyring and retining station	90
ervices:	Determine and the second secon	
1.	Restaurants, panciterias, cafeterias, refreshment parlors, carinderias, snack houses, and any	
	other public eating places with area of: (a) More than 300 sq m	1,80
	(b) 150 sq m to 300 sq m	1,50
	(c) Below 150 sq m	90
2.	Food caterers/contractors	90
3.	Food stands, barbeque stands, fruit and vegetable, stands, and the like	60
4.	Night clubs, disco houses, cocktail lounges, beer gardens/bars	0.000
	(a) More than 300 sq m (b) 150 sq m to 300 sq m	2,000
	(c) below 150 sq m	90
5.	Dormitories, lodging houses, boarding houses, etc.	
	(a) More than 400 sq m	2,00
	(b) 300 sq m to 400 sq m	1,80
	(c) below 300 sq m	1,50
6.	Private/Public schools (all levels)	
	(a) More than 400 sq m	2,50
	(b) 300 sq m to 400 sq m (c) below 300 sq m	2,00 1,80
7.	Private/Public hospitals, diagnostic centers, and maternity clinics	1,00
- /.	(a) 15 or more bed capacity	2,50
	(b) less than 15 bed capacity	2,00
8.	Tailoring, dress and embroidery shops	
	(a) With 5 or more machines	1,20
	(b) With less than 5 machines	1,00
9.	Beauty parlors and shop, spa/massage (a) With 5 or more operators/attendants	1,50
	(b) With less than 5 operators/attendants	1,20
10	Barber shops	1,20
		1,20
	(a) With 5 or more chairs (b) With less than 5 chairs	1,00
	Funeral parlors	2,50 2,50
	Cockpit and boxing arena STL, Lotto and other gaming activities	2,50
	Billiard and pool	2,500
	(a) Having 5 or more tables	1,20
	(b) With less than 5 tables	1,00
	Video sales/rental/shops	60
	Blueprinting, photocopying and other related business	90
	Photo shops, wood lamination, photostatic, and the like Paint, advertising and art shop	90
	Repair of motor vehicles and bodies, including vulcanizing shop	90
	(a) More than 300 sq m	2,50
	(b) 150 sq m to 300 sq m	1,20
	(c) Below 150 sq m	90
20.	Motorcycle, tricycle repair shops (a) More than 200 sq m	1,20
	(a) More than 200 sq m	1,20
21.	Repair of office equipment, radios, electric fan, aircon, TVs and similar machines	1,00
	Machine shops for any other purposes including rewinding shops	
	(a) More than 200 sq m	1,50
	(b) Below 200 sq m	1,20
23.	Warehouse of any kind	2.50
	(a) More than 400 sq m (b) 200 sq m to 400 sq m	2,50 2,00
	(c) below 200 sq m	1,80
24.	Upholstery and upholstery shops	,,00
	(a) More than 300 sq m	2,00
	(b) 200 sq m to 300 sq m	1,50
	(c) Below 200 sq m	1,20
	Inland resort and other re-creational establishment	2,50
	All other business trade, occupational and establishment not specifically included in the	1,50
clac	sifications Banking and financial institutions, pawnshops and the like	1,20
	Religious institutions/edifices	
27.		
27. 28.		
27. 28. 29.	Ukay-Ukay ental Fee:	1,200 500

Residents/business establishments who intend to avail the use of the ecological farm with bulky biodegradable waste such as solid waste from poultry farm, piggery farm, rice mill, dressing plant must secure first a clearance from the office of the local chief executive upon the recommendation of the solid waste management board.

The amount of fees for the use of the ecological farm shall be as follows:

	Fee
1. Two (2) cu m or less	P1,000.00
2. Two (2) cu m to 8 cu m	1,800.00
3. More than 8 cu m an additional of P100.00/cu meter of excess or a fraction thereof	100.00
4. For a maximum of 5 truckloads one (1) truck load equivalent to a cu m or more per day, the fees shall be	
computed on a monthly basis, as follows:	
(a) 5 to 10 truckloads per day	120,000.00
(b) 11 to 15 truckloads per day	200,000.00

Section 4F.02. Time of Payment. The fees prescribed in this Article shall be paid to the Municipal Treasurer on or before the tenth (10th) day of January of every year or the authorized representative who shall collect the said fee from the establishment.

Section 4F.03. Administrative Provisions.

- (a) For purposes of the imposition, the area of garbage collection shall only be the business area of the town proper and Public Market.
- (b) The owner or operator of the aforementioned business establishments shall provide for his premises the required garbage can or receptacle, which shall be placed in front of his establishment before the time of garbage collection.
- (c) The Sanitary Inspector (for the Municipal Health Officer) shall inspect once every, month of the said business establishment to find out whether
- garbage is properly disposed of within the premises.

 (d) This Article shall not apply to business operators or establishments which provides their own system of garbage disposal

Article G. Dog Vaccination Fee

Section 4G.01. Imposition of Fee. There shall be collected/imposed from every owner, of the dog a vaccination fee of twenty pesos (P20.00) to one hundred pesos (P100.00) for every dog vaccinated, within the territorial jurisdiction of this municipality

Section 4G.02. Time of Payment. The fee shall be paid to the Municipal Treasurer, prior to the vaccination of the dog in close coordination with the Municipal Agricultural Office and the Office of the Provincial Veterinarian.

Section 4G.03. Administrative Provisions.

- 1. Vaccination Against Rabies- means the inoculation of a dog with rabies, vaccine licensed for the species by the Bureau of Animal Industry, Department of Agriculture. Such vaccination must be performed by n trained individual from Barangay Vaccinator, Provincial Veterinarian Office and Municipal Agriculture Office.
 - (a) Every dog 3 months of age and older should be submitted by the owner for vaccination against rabies every year. Young dogs shall be vaccinated within thirty (30) days after they have reached three months of age.
 - (b) During free mass dog rabies vaccination campaign, every dog 3 months of age and older should be submitted by the owner for vaccination. Dogs not submitted on the scheduled date or within one month thereafter shall be exterminated under the supervisions of the Municipal Rabies Control Authority

Becomes optional after a mass dog rabies vaccination campaign covering at least 80% of the dog population.

- 2. It shall be the duty of each trained vaccination when vaccinating any dog to complete certificate of rabies vaccination (in duplicate for each animal vaccinated). The certificate shall include the following information

 - Owners name, address and telephone number if any Description of dog (color, sex, markings, age, name, species and breed if any)
 - Dates of vaccination and vaccine expiration if known
 - Rabies vaccination tag number
 - Vaccine produced Vaccinator®s signature
- Veterinarians license number/ vaccinator's address
- 3. The dog owner shall be provided with a copy of the certificate. The veterinarian/vaccinator will retain one copy for the duration of the vaccination. A durable metal or plastic tag, serially numbered issued by the veterinarian/ vaccinator, shall be securely attached to the collar of the dog.

NOTE: The above provisions may not apply in a mass vaccination program. During a free mass dog vaccination, the cost shall be borne by the owner after the scheduled date

- Dog Registration or Licensing Every dog shall be registered by their owner upon reaching the age of 3 months and every year thereafter. Unvaccinated dogs registered after reaching the age of 3 months and dogs 3 months old and above not previously registered shall be vaccinated upon registration. The dog owner shall pay such registration fee as may be determined by the Municipal Council. The registration officer shall provide the owner with a certificate of certification for the dog and affix to a distinguished collar tag as proof of registration.
- 5. Elimination of Unregistered Dog unregistered dogs over the age of 4 months shall be seized and humanely exterminated under the supervision of a licensed veterinarian or the Municipal Rabies Control Authority or vaccinated under the provisions of Section 3 (4).

The licensed veterinarian/ trained vaccinator or the Municipal r Rabies Control Authority shall give the guidance on the extermination methods to be used (shooting, poisoning, carbon dioxide or anesthetic c overdose or decapitation) in a different environment (area of habitation, marketplace, rubbish dumps, open countryside, etc.)

The license veterinarian, trained vaccinator, the Municipal Rabies p, Control Authority or a police officer may enter any land for the purpose of seizing or exterminating a dog which is liable to be seized under this section

NOTE: Elimination is based on the presence or absence of a dog tag and/or a registration or vaccination certificate.

The Provincial Veterinarian and the MAO is tasked to determine the age of the dogs.

- 6. Reporting of Biting Incidents The owner of a dog which has bitten any person and the person who has been bitten shall, within 24 hours of the occurrence, report the incident to the Municipal Rabies Control Authority a health care worker or a police officer receiving such information who shall immediately transmit it to the Municipal Rabies Control Authority for investigation.
- 7. The owner of a dog which has bitten any person shall be responsible for all the Treatment and dog examination.
- 8. Financial support for the activity shall be borne by the Municipal Government, Provincial Government and the Barangay Government.

Section 4G.04. Penalty. Any dog owner who fails to abide by any of the provisions of his ordinance shall be subjected to a fine of two thousand five hundred pesos (P2,500.00) without prejudice to the provision of Section 3 (7).

It shall be the responsibility of the Municipal Rabies Control Authority to administer this ordinance, and to promulgate the necessary rules and regulations for its implementation. Enforcement shall be the responsibility of the Municipal Rabies Control,) Authority as defined under Section 1 of this article.

Article H. Livestock Vaccination Fee.

Section 4H.01. Imposition of Fee. There shall be collected/imposed from every owner, of the livestock, specifically ruminants like carabao, cattle and horses a vaccination fee of fifty pesos (P50.00) for every ruminant livestock vaccinated, within the territorial jurisdiction of this municipality.

Section 4H.02. Time of Payment. The fee shall be paid to the Municipal Treasurer, prior to the vaccination of the livestock in close coordination with the Municipal Agriculture Office, Local Government Unit of this Municipality.

Section 4H.03. Administrative Provisions. Vaccination against Hemorrhagic septicemia, means the inoculation of the vaccine or fluids to the livestock against the disease, licensed species by the Bureau of Animal Industry, Department of Agriculture. Vaccinators, Municipal Agriculture Office, Provincial and Regional Veterinary Office of the Department of Agriculture. Every ruminant livestock age 6 months and above should be submitted

Section 4H.04. Penalty. No imposition of penalty will be imposed for the failure of the farmer to vaccinate his/her livestock.

Article I. Assessor's Service Fees

Section 41.01. Imposition of Fees. There shall be collected the following fees from every person requesting for copies of official records and documents from the Office of the Municipal Assessor of this municipality:

	Fee
Certified true/machine copy of documents, per page	P50.00
2. Certified true copy of Tax Declaration of Real Property Value, per Tax Declaration	210.00
3. Certified true copy of Sketch Plan, per lot regardless of size	100.00
4. Certification fee for any assessment record	100.00
a. No property	210.00
b. With improvement	210.00
c. No improvement	210.00
d. Total landholding	210.00
e. Land Property Description	210.0
f. Others	210.0
5. Certification of Real Property Tax Payments (Tax Clearance)	200.0
6. Issuance of Sketch Plan from Tax Map	300.0
'. Inspection Fees, per lot	323.0
3. Transfer of Ownership Fee	310.0
Service Fee (per Real Property Unit)	89.0
Late Filing of Sworn Statement	
a. Filed within 30 days from the deadline (standard fine)	50.0
b. Filed after the 30-day deadline	P50.00 + ð of 1% of total assesse value of client's properties in the entir municipality, provided that the tota amount is not less than P100.00 o more than P3,000.0

Section 4I.02. Time and Manner of Payment. The fees shall be paid to the Municipal Treasurer at the time the request, written or otherwise, for the issuance of a copy of any municipal record or document is made

Article J. MENRO's Service Fees

Section 4J.01. Imposition of Fees. There shall be collected the following fees from every person requesting for copies of official records and documents from the Municipal Environment and Natural Resources Office (MENRO) of this municipality:

	, , , , , , , , , , , , , , , , , , , ,	Fee	
1.	Certification Fee	P170.00	
2.	Inspection fee	100.00	
3.	Transport Fee		
	a. Lumber, per board foot		
	i. Below 500 board feet	1.00	
	ii. 500 board feet and above	2.00	
	b. Charcoal per sack	8.00	
	c. Bamboo per pole	2.00	
	d. Bamboo per post	1.00	
	e. Bamboo per slat	0.10	
	f. Filling materials per cubic meter	25.00	
4.	All other certifications, clearances and similar documents	100.00	

Section 4I.02. Time and Manner of Payment. The fees shall be paid to the Municipal Treasurer at the time the request, written or otherwise, for the issuance of a copy of any municipal record or document is made

CHAPTER V. MUNICIPAL CHARGES

Article A. Rentals of Personal and Real Properties Owned by the Municipality

		News Ex	PRESS 27
ection 5A.01. Imposition of Fees. The following rates of	rental fees for the use of real and	d personal properties of this mu Rental Fees (Php)	unicipality shall be collected:
Land only (per sq m) a. Located in commercial/industrial area	5.00/sq.m./mo.	rtentari ces (i rip)	
b. Located in residential area c. Others	3.00/sq.m./mo. 2.00/sq.m./mo.		
Building a. Municipal Gym	3,000.00/day		
b. Multi-Purpose Hall (formerly TESDA Training Center) c. Sports Complex	Case to case basis Day Time Rate	Night Time Rate	Additional Impositions
i. Gym Sound System	(Php) 2,000.00/day 1,200.00/ 8-10 hours	(Php) 3,000.00/night 1,000.00/ 8-10 hours	(Php)
ii. Electricity d. Outdoor Basketball Court a. Training/Practice	300.00/day / 200/hour extra	400.00/night 200/hour extra	
i. Private ii. Government Sponsored	120.00/hour/court 800.00/8 hours 120.00/hour/court	Plus 75.00/hour/court	Plus 10.00 entrance fee Plus 10.00 entrance
iii. Clinic/Seminar/Class	800.00/8-10 hours 100.00/hour/court 600.00/8-10 hours	Plus 75.00/hour/court	fee Plus 10.00 entrance fee
b. Competition/Sportsfest (Exclusive Use) i. Local ii. Regional iii. National	1,000.00/8-10 hours/ court 1,200.00/8-10 hours/court 1,000.00/8-10 hours/court	Plus 75.00/hour/court Plus 75.00/hour/court Plus 75.00/hour/court	
c. Corporate Sportsfest (Exclusive Use) i. Local (Provincial and Regional) ii. National	1,250.00/8-10 hours/ court 2,500.00/8-10 hours/court	Plus 75.00/hour/court Plus 75.00/hour/court	
e. Outdoor Volleyball Court a. Training/Practice			
i. Private	200.00/hour/court 1,200.00/8-10 hours	Plus 75.00/hour/court	Plus 10.00 entrance fee
ii. Government Sponsored iii. Clinic/Seminar/Class	150.00/day/court 1,000.00/8-10 hours 120.00/day/court	Plus 75.00/hour/court	Plus 10.00 entrance fee Plus 10.00 entrance
b. Competition/Sportsfest (Exclusive Use)	1,000.00/8-10 hours	Plus 75.00/flour/court	fee fee
i. Local	200.00/day/ court 800.00/8-10 hours	Plus 75.00/hour/court	
ii. Regional iii. National	150.00/day/court 1,000.00/8-10 hours 120.00/day/court	Plus 75.00/hour/court Plus 75.00/hour/court	
c. Corporate Sportsfest (Exclusive Use)	1,500.00/8-10 hours	Plus 75.00/hour/court	
i. Local (Provincial and Regional) ii. National f. Football/Softball Field	1,250.00/8-10 hours/ court 2,400.00/8-10 hours/court	Plus 75.00/hour/court Plus 75.00/hour/court	
a. Training/Practice i. Private	1,800.00/8-10 hours/court		
ii. Government Sponsored	1,200.00/hour 1,500.00/8-10 hours/ or 1,000.00/hour	6,000.00 for all lights	or 65.00/hour unit
iii. Clinic/Seminar/Class	1,500.00/8-10 hours/court 800.00/hour		
b. Competition/Sportsfest (Exclusive Use) i. Local	5,000.00/8-10 hours/ or		
ii. Regional	1,000.00/hour 7,000.00/8-10 hours/ or 1,500.00/hour	6,000.00 for all lights	or 65.00/hour unit
iii. National	8,000.00/8-10 hours/ or 1,500.00/hour		
c. Corporate Sportsfest (Exclusive Use) i. Local (Provincial and Regional)	6,000.00/8-10 hours/ or		
ii. National	2,000.00/hour 8,000.00/8-10 hours/ or 2,000.00/hour		
iii. School Based	5,000.00/8-10 hours/ or 1,500.00/hour		
g. Tennis Court a. Training/Practice			
i. Private ii. Government Sponsored	100.00/hour/court 75.00/hour/court	Plus 75.00/hour after 6:00PM Plus 75.00/hour after	Plus 10.00 entrance fee Plus 10.00 entrance
b. Competition/Sportsfest (Exclusive Use)	70.00/1104/7054/1	6:00PM	fee
i. Local	700.00/day/court	Plus 75.00/hour after 6:00PM	
ii. Regional iii. National	1,100.00/day/court 1,650.00/day/court	Plus 75.00/hour after 6:00PM Plus 75.00/hour after	
c. Corporate Sportsfest (Exclusive Use)	1,000.00/day/court	6:00PM	
i. Local (Provincial and Regional) ii. National	1,100.00/day/court 2,200.00/day/court	Plus 75.00/hour after 6:00PM Plus 75.00/hour after	Plus 10.00 entrance fee Plus 10.00 entrance
h. Track Oval a. Training/Practice		6:00PM	fee
i. Private	20.00/head	Plus 30.00/hour after 6:00PM	Plus 10.00 entrance fee
ii. Clinic/Seminar/Class b. Competition/Sportsfest (Exclusive Use)	20.00/head	Plus 30.00/hour after 6:00PM	Plus 10.00 entrance fee
i. Local ii. Regional	2,000.00/day 3,000.00/day	Plus 75.00/hour after 6:00PM Plus 75.00/hour after	Plus 300.00/hour after 6:00PM Plus 300.00/hour after
ii. National	3,500.00/day	6:00PM Plus 75.00/hour after	6:00PM Plus 300.00/hour after
c. Corporate Sportsfest (Exclusive Use)	,	6:00PM	6:00PM
i. Local (Provincial and Regional) ii. National	2,500.00/day 3,500.00/day	Plus 75.00/hour after 6:00PM Plus 75.00/hour after	Plus 300.00/hour Plus 300.00/hour
i. Main Grandstand a. Grandstand (Main)	3,850.00/day or	6:00PM Plus 200.00/hour	after 6:00PM
b. Center Color Portion	550.00/hour 550.00/day or 100.00/hour	Plus 200.00/hour	after 6:00PM
c. Side Color Portion	350.00/day or 75.00/portion/hour	Plus 200.00/hour	after 6:00PM
j. Covered Gym Grandstand a. Grandstand (2 Wings)	300.00/wing/hour or	Plus 300.00/hour	after 6:00PM
k. Play Courts and Grounds, exclusive use	1,650.00/wing/day		
(except swimming pool) a. Private b. School Based/Government Sponsored	15,000.00/8-10 hours 9,000.00/8-10 hours	Plus 800.00/hour after 6:00PM Plus 800.00/hour after	Egress and ingress not included rate will be based on a per
School based/sovernment sponsored All Play Courts including Swimming Pool and	2,000,00,0 10 110010	6:00PM	hour of use
Mini Grandstand, exclusive use a. Private b. School Based/Government Sponsored	20,000.00/8-10 hours 15,000.00/8-10 hours	Plus 800.00/hour after 6:00PM Plus 800.00/hour after	Egress and ingress not included rate will be based on a per
m. Concert or Venue a. Local	18,000.00/concert proper	6:00PM Plus 2,200.00/hour after	hour of use
a. Local b. National	30,000.00/concert proper	6:00PM Plus 2,200.00/hour after Plus 2,200.00/hour after 6:00PM	Egress and ingress not included rate will be based on a per
c. Conventions/Seminars/ Rallies	15,000.00/day	6:00PM Plus 2,200.00/hour after 6:00PM	hour of use Egress and ingress not included rate will
d. Without use of Grounds	10,500.00/8-10hours/day on event day	Plus 2,200.00 on 6:00PM - 8:00PM & 500.00/hour after 8:00PM	be based on a per hour of use

n. Theater (SBNCHS) 4.000.00/4 hours a. Theater 7,000.00/8 hours Succ 800.00/hour b. Sounds/Band Gears 800.00/8 hours and 100.00/hour succeeding c. Electricity o. Fees and charges may be temporarily imposed on the newly constructed buildings/ facilities available for rent to be implemented by the Municipal Public Utilities and Economic Enterprise Department through the Executive Order of the Local Chief Executive Vehicles and Equipment a. Dump trucks 1,750.00/day b. Grader 1,000.00/hr 1,500.00/hr c. Backhoe d. Pay loade 1,500.00/hr e. Roller 1.500.00/hr 1,000.00/hr f. Boom truck Note: Driver and operator will be provided by the Local Government Unit (LGU). Fuel and lubricants are excluded. All government projects of this municipality are exempted from these charges. 1,500.00/day Football Field 5. Eco Adventure Park - containing an area of 2,296 sq m. of lot 4930 located at Brgy. GMTD which is presently in the possession of the LGU of Sta. Barbara and declared in its name per property tax # 041-42-030-01-002 and as reflected in TCT-19747. Proposed amenities to be developed and operated with fees and charges are to be treated as an income of the MPUEEO: a. General Entrance (Entrance Fee) i. 20.00 for the adult ii. 10.00 for children Note: 50% discount for residents of Santa Barbara b. Zipline i. Sitting 150.00 ii. Superman 250.00 c. Stalls/Booths: Stalls will be made available at an initial monthly rental of P1,500,00 per stall/ booth for the concessionaires, exclusive of water and electricity, and shall be paid on every 10th of the month. An increase of 10% for every year of lease will be imposed. Stall owners will be required to purchase their beer and soft drink from the park management. d. Cottages: ii. Medium 200.00 300.00 iii. Large e. Movable umbrella cottages with 5 chairs and a table 100.00/day f. Main Canteen: There shall be a main canteen to be managed by the MPUEEO which will shall act as seller and supplier of merchandise of the park. Park management may also conduct bidding for soft drink companies for endorsing supply of the product at the Eco Adventure Park. Corkage fees shall be imposed on the outside drinks at one hundred pesos (P100.00) per case (soft drink and beer), and one hundred pesos (P100.00) per bottle of hard drinks Boating/Kayaking: Boating/Kayaking will be provided as one of the amenities of the park. The following rates will be charged: 20.00/hour i. Single kayak ii. Double kayak 40.00/hour iii. Pedal boat iv. Rubber boat 50.00/hour 70.00/hour h. Children's Playground Free of charge i. Parking Area i. First Three (3) hours 20.00 ii. Per succeeding hour 10.00 j. Swimming Pool fee 20.00 i. Adult 15.00 Children k. Group Activities (private individuals or 1,000.00/day plus the companies) like parties, reunions, seminars, regular entrance fee per and the like individual Overnight camping (minimum of 20 persons) 50.00/person Note: Electricity charges will be based on the computation of the Municipal Engineering Office m. Pedaled tricycle (trisikad) rental 20.00/hour For adventure in the park 30.00/day ii. For livelihood purposes 6. Other Properties that may be decided by Sangguniang Bayan as may be acquired after the promulgation of this ordinance. Rental of Tables (monoblock) 25.00/table Rental of Chairs (monoblock) 5.00/chair Sound System (i.) 1 to 2 speakers with amplifier/ 1,000.00/day r and m (ii.) 3 to 4 speakers with amplifier/ 2.000.00/day equalizer and microphones Shot clock for private use of activities 50.00/day inside the gym Use of misting fan for private activity inside 50.00/day the gym (no outside private use/rent) Canopy (collapsible tent) 500.00/tent (maximum of 2 days) vii. Use of electricity inside the gym 200.00/hour

Article B. Charges for Parking

Section 5B.01. Imposition of Fee. There shall be collected fees for the use of municipal owned parking area or designated streets for pay parking in

	Amount of Fees (Daily)
Day Parking Rates	
Vehicle Type	
a. Tricycle	P5.00
b. Private Cars and Service Vehicle	20.00
c. Passenger Jeepneys	20.00
d. Cargo Trucks/Delivery Vans	20.00
e. Passenger Bus	50.00
Overnight Parking Rates	
a. All type of vehicles	100.00
Towing Fee of P300.00 and impounding fee of <i>P100.00/day</i> shall be collected from owners of vehicles shall violate this Article	who

Each barangay shall assist the municipal government in ensuring compliance by car-owning residents with the night parking regulation and shall correspondingly receive a thirty percent (30%) share of the fees collected from its area of jurisdiction.

Article C. Cemetery Charges

Section 5C.01. Imposition of Fees and charges. There shall be collected the following fees as per Municipal Ordinance No. 20-S-2021 (An Ordinance Amending Municipal Ordinance No. 10-S-2008 - An Ordinance Regulating The Use Of The Municipal Cemetery Of Santa Barbara, Iloilo, As Amended By Municipal Ordinance No 27-S-2014 Municipal Revenue Code)

The rental of cemetery lots or niches shall cover a period of five (5) years, except for the LGU constructed niche and ossuary of which shall be for one (1) year only, after which a yearly rental shall apply. Five (5) years after interment the remains shall be exhumed unless the contract is renewed. The rental and fees are as follows:

		Rate
a.	Burial ground without structure (1 x 3 m)	
	For five (5) years	P5,000.00
b.	Tomb with permanent structure (1 x 3m)	
	For five (5) years (with height limit)	5,000.00
C.	Niche	
	For five (5) years	5,000.00
	Indigents shall be allowed free rentals to designated niches.	
d.	LGU constructed apartment-type niches	
	For one (1) year	10,000.00
e.	Bone Box (Ossuary)	5,000.00
f.	Yearly Rental (Burial ground, tomb and niche)	1,000.00
g.	Ossuary yearly rental	500.00

Fees and other charges shall be the following:

		Rate
a.	Burial Permit	P400.00
b.	Exhumation permit fee	200.00
c.	Burial Permit for cadaver coming from outside the municipality	1,000.00
d.	Transfer of remains from other cemeteries	200.00

Section 5C.02. Time of Payment. The fee shall be paid to the Municipal Treasurer upon application for a burial permit prior to the construction thereon of any structure whether permanent or temporary, or to the interment of the deceased. Thereafter, the fee shall be paid within twenty (20) days before the expiration of the lease period.

The fee shall not be collected in a pauper's burial, upon recommendation of the Municipal Mayor.

Section 5C.03.Administrative Provisions.

- (a) As used in this Article, Municipal Cemetery shall refer to the lot owned by this municipality located at Poblacion, Sta. Barbara, Iloilo.
- A standard cemetery niche shall be three (3) meters long and one (1) meter wide or three (3) square meters.
- Except in cases allowed under existing laws and regulations, no person may be buried or interred, permanently or temporarily, other than in properly designated cemeteries or burial grounds.
- In addition to the burial permit, a certificate of death issued by the attending physician or Municipal Health Officer; or, if no medical officer is available, by the Municipal Mayor, Municipal Administrator, or any member of the Sangguniang Bayan shall be required.
- (e) In case a lessee intends to renew the lease after its termination, he must inform the Municipal Treasurer within thirty (30) days before the expiry date of the lease, and shall pay the corresponding fees therefore.
- In case the lessee will not be able to renew the lease after its termination, the Municipality, after due notice to the concerned, will cause the disposal and/or storage of the remains as maybe appropriate.
- It shall be the duty of the Municipal Treasurer to prepare and submit to the Municipal Mayor a list of the leases that are to expire five (5) days prior to the expiration date. The Municipal Treasurer shall send a reminder to the lessee of the expiration of his lease, two (2) weeks prior to the expiration date of the lease.
- The Municipal Treasurer shall keep a register in account of the cemetery, together with such additional information as may be required by the Sangguniang Bayan.

Article D. Market Fees and Charges

Section 5D.01. Subdivision of Market Building. - The public market shall be divided into sections with each section housing one class or group of allied goods, commodities, or merchandise. These subdivisions or sections are delineated and identified in Annex IC.II(Market Code)

Section 5D.02. Imposition of Market Fees and Charges. - The provision of the Municipal Ordinance No. 14-S-2005 (Market Code of 2005) Chapter III Section 10 and 11

1. Market Fees and Charges

Wet Section	Current Fee
a. Fish	P30.00/1.5 sq m/day
b. Meat	30.00/1.5 sq m/day
c. Fruits/Vegetables	30.00/1.5 sq m/day
2. Dry Goods	
a. Groceries	40.00/1.5 sq m/day
b. Food stalls	40.00/1.5 sq m/day
c. General Merchandise	40.00/1.5 sq m/day
d. Flower- artificial	30.00
e. Other services	30.00
f. Rice/cereals/etc.	30.00

The monthly rental fees of stallholders every 20th day of each month shall be the following:

2. Rates of rental for special stalls:

Stall No.		Rent (per month) (Php)		Goodwill (Php)	Occupancy Permit
	1 st Yr	2 nd Yr	3rd Yr	50,000,00	(Php)
NBA1	4,500.00	5,000.00	5,500.00	50,000.00	700.00
NBA2	4,500.00	5,000.00	5,500.00	50,000.00	700.00
NBA3	4,500.00	5,000.00	5,500.00	50,000.00	700.00
NBA4	4,500.00	5,000.00	5,500.00	50,000.00	700.00
NBA5	4,500.00	5,000.00	5,500.00	50,000.00	700.00
NBA6	4,500.00	5,000.00	5,500.00	50,000.00	700.00
NBA7	4,500.00	5,000.00	5,500.00	50,000.00	700.00
NBA8	4,500.00	5,000.00	5,500.00	50,000.00	700.00
NBA9	4,500.00	5,000.00	5,500.00	50,000.00	700.00
NBA10	4,500.00	5,000.00	5,500.00	50,000.00	700.00
NBA11	4,500.00	5,000.00	5,500.00	50,000.00	700.00
NBA12	4,500.00	5,000.00	5,500.00	50,000.00	700.00
NBS1	4,500.00	5.000.00	5,500.00	50,000.00	700.00
NBS2	4,500.00	5.000.00	5,500.00	50,000.00	700.00
NBS3	4,500.00	5,000.00	5,500.00	50,000.00	700.00
NBS4	4,500.00	5,000.00	5,500.00	50,000.00	700.00
NBS5	4,500.00	5,000.00	5,500.00	50,000.00	700.00
NBS6	4,500.00	5,000.00	5,500.00	50,000.00	700.00
NBS7	4,500.00	5,000.00	5,500.00	50,000.00	700.00
NBS8	4,500.00	5,000.00	5,500.00	50,000.00	700.00
NBS9	4,500.00	5,000.00	5,500.00	50,000.00	700.00
NBS10	4,500.00	5.000.00	5,500.00	50,000.00	700.00
NBS11	4,500.00	5,000.00	5,500.00	50,000.00	700.00
NBS12	4,500.00	5,000.00	5,500.00	50,000.00	700.00
110012	1,000.00	0,000.00	0,000.00	00,000.00	, , , , ,
ESFA1	450.00	500.00	550.00	_	350.00
ESFA2	450.00	500.00	550.00	-	350.00
ESFA3	450.00	500.00	550.00	-	350.00
ESFA4	450.00	500.00	550.00	-	350.00
ESFA5	450.00	500.00	550.00	-	350.00
ESFA6	450.00	500.00	550.00	-	350.00
ESFA7	450.00	500.00	550.00	-	350.00
ESFA8	450.00	500.00	550.00	-	350.00
ESFA9	450.00	500.00	550.00	-	350.00
ESFA10	450.00	500.00	550.00	-	350.00
FOEMO					
ESFM31 ESFM32 ESFM33	400.00	500.00	600.00	-	300.00
ESFM33	400.00 400.00	500.00 500.00	600.00 600.00	-	300.00 300.00 300.00
ESFM34	400.00	500.00	600.00	-	
ESFM35	400.00	500.00	600.00	-	300.00
ESFM36	400.00	500.00	600.00	-	300.00
ESFM37	400.00	500.00	600.00	-	300.00
ESFM38	400.00	500.00	600.00	-	300.00
ESFM39 ESFM40	400.00 400.00	500.00 500.00	600.00 600.00		300.00 300.00
E3FIVI4U	400.00	500.00	000.00	-	300.00
ESFI11	350.00	450.00	550.00	-	250.00
ESFI12	350.00	450.00	550.00	-	250.00
ESFI13	350.00	450.00	550.00	-	250.00
ESFI14	350.00	450.00	550.00	-	250.00
ESFI15	350.00	450.00	550.00	-	250.00
ESFI16	350.00	450.00	550.00	-	250.00
ESFI17	350.00	450.00	550.00	-	250.00
ESFI18	350.00	450.00	550.00	-	250.00
ESFI19	350.00	450.00	550.00	-	250.00
ESFI20	350.00	450.00	550.00	-	250.00
ESFI21	350.00	450.00	550.00	-	250.00
ESFI22	350.00	450.00	550.00	-	250.00
ESFI23	350.00	450.00	550.00	-	250.00
ESFI24	350.00	450.00	550.00	-	250.00
ESFI25	350.00	450.00	550.00	-	250.00
ESFI26	350.00	450.00	550.00	-	250.00
ESFI27	350.00	450.00	550.00	-	250.00
ESFI28	350.00	450.00	550.00	-	250.00

ESFI29	350.00	450.00	550.00		250.00
ESFI30	350.00	450.00	550.00		250.00
ESF130	330.00	430.00	330.00	-	230.00
OBS1	250.00	300.00	350.00	_	150.00
OBS2	250.00	300.00	350.00		150.00
OBS3	250.00	300.00	350.00		150.00
OBS4	250.00	300.00	350.00	-	150.00
OBS5	250.00	300.00	350.00	-	150.00
OBS6	250.00	300.00	350.00		150.00
OBS7	250.00	300.00	350.00	-	150.00
OBS8	250.00	300.00	350.00	-	150.00
OBS9	250.00	300.00	350.00		150.00
OBS10	250.00	300.00	350.00		150.00
OBS11	250.00	300.00	350.00	-	150.00
OBS12	250.00	300.00	350.00	-	150.00
ODO12	230.00	300.00	330.00	-	100.00
ESB01	250.00	300.00	350.00	-	150.00
ESB02	250.00	300.00	350.00	-	150.00
ESB03	250.00	300.00	350.00	-	150.00
ESB04	250.00	300.00	350.00	-	150.00
ESB05	250.00	300.00	350.00		150.00
ESB06	250.00	300.00	350.00	-	150.00
ESB07	250.00	300.00	350.00		150.00
ESB08	250.00	300.00	350.00	-	150.00
ESB09	250.00	300.00	350.00	-	150.00
ESB10	250.00	300.00	350.00	-	150.00
ESB11	250.00	300.00	350.00		150.00
ESB12	250.00	300.00	350.00	-	150.00
ESB13	250.00	300.00	350.00	-	150.00
ESB14	250.00	300.00	350.00	-	150.00
ESB15	250.00	300.00	350.00	-	150.00
ESB16	250.00	300.00	350.00	-	150.00
ESB17	250.00	300.00	350.00	-	150.00
ESB18	250.00	300.00	350.00	-	150.00
ESB19	250.00	300.00	350.00	-	150.00
ESB20	250.00	300.00	350.00	-	150.00
ESB21	250.00	300.00	350.00	-	150.00
ESB22	250.00	300.00	350.00	-	150.00
ESB23	250.00	300.00	350.00	-	150.00
ESB24	250.00	300.00	350.00	-	150.00
ESB25	250.00	300.00	350.00	- 1	150.00
ESB26	250.00	300.00	350.00	-	150.00
ESB27	250.00	300.00	350.00	_	150.00
ESB28	250.00	300.00	350.00	-	150.00
ESB29	250.00	300.00	350.00	-	150.00
ESB30	250.00	300.00	350.00		150.00
	200.00	000.00	000.00		100.00
ESB31	250.00	300.00	350.00	-	150.00
ESB32	250.00	300.00	350.00	-	150.00

Legend:

- New Building Facing Arroyo Street

NRS - New Building Facing Don Fernando Lopez Avenue

ESFA Economic Support Fund Facing Arrovo Street **ESFM**

- Economic Support Fund Facing Market **FSFI**

- Economic Support Fund I inside stall - Ernesto Sumagaysay Building (Market Code 2005) ESB

- Old Building

3. On stalls newly constructed by the Municipal Government, per month.

a.	Food Court	P3,000.00/month
b.	Other stalls to be constructed	5,500.00/month

4. Market Fees for the occupancy of market premises

a. Where occupancy is more or less permanent, per square meter or a fraction thereof, per day:

i.	As site of structures, such as stalls, booths or tienda	P30.00/1.5 sq m/day
ii.	As reserved space for whatever purpose allowed under the Market code, such as selling, advertising, storage of goods and bagsakan	30.00/1.5 sq m/day

5. On premises reserved for ambulant vendors, hawkers, and similar types of vendors per day: Market entrance fee on transient vendors

		Current Fees
a.	Of any commodity or merchandise brought into the market for sale	P1.50/kilo/day
b.	For rice, corn, monggo, beans, peanuts, coffee, camote, grains, cereals and the like	1.00/kilo/day
C.	For salt or sugar	1.00/kilo/day
d.	For every sack of animal feed, rice bran, or fertilizer	1.50/kilo/day
e.	For every box of salted fish or dried shrimps.	1.50/kilo/day
f.	For every basket/kaing of vegetables, fruits, spices, leafy vegetables	1.50/kilo/day
g.	For liquid like oil, vinegar soy sauce, and the like	1.50/kilo/day
h.	For poultry products like chicken, live fowls, and the like	3.00/head/day
i.	For crustaceans, and the like	2.50/kilo/day
j.	For seashells and the like	1.50/kilo/day
k.	For livestock, hogs, goat, sheep, large cattle	25.00/head/day
I.	For fish, and the like	20.00/banyera/day

Any vendor occupying any table, cubicle or other space with an area exceeding that to which by virtue of payment of the entrance fee shall be required to pay the correct amount of fees thereon less what he may have already paid as entrance fee

Duly licensed suppliers or distributors of goods, commodities or general merchandise servicing permanent occupants of market stalls, booths, tiendas, or other space, as well as the same occupants when they bring in goods, commodities, or merchandise to replenish or augment their stock, shall not be considered as transient vendors required to pay the market entrance fee.

i.	Fish	P20.00 per banyera
		10.00 per box per
ii.	Fruit	20.00 box of apple
iii.	Salted fish/dried fish/ dried shrimp	10.00 per sack
		20.00 per kaing
		10.00 per small carton
		20.00 per big carton
iv.	Vegetables	40.00 per kaing
		10.00 per sack
		10.00 per small carton
		20.00 per big carton
٧.	Seashells	10.00 per sack
vi.	Onions, garlic	5.00 per net bag
vii.	Hogs	20.00 per head
viii.	Carcass	2.00 per kg
ix.	Shrimp and crabs	40.00per banyera or box

Section 5D.03. Payment of Fees. - Unless otherwise provided herein, the market fee must be paid in advance before any person can sell, or offer to sell, any commodity or merchandise within the public market and its premises.

Section 5D.04. Issuance of Cash Tickets to Transient Vendors; Prohibition on Transfer Thereof. || Cash tickets shall be issued to the vendor buying the same and his name, date and signature of the Collector shall be written on the back thereof. The cash ticket shall pertain only to the person buying the same and shall be good only for the space or spaces of the market premises to which he is assigned and only while in the hands of the original purchaser. If a vendor disposes of his merchandise by wholesale to another vendor, the latter shall, purchase new tickets if he desires to sell the same merchandise even if this is to be done in the place occupied be the previous vendor.

Cash tickets shall be provided with serial numbers by the Office of the Municipal Treasurer, which shall monitor the issuance of the cash tickets in collaboration with the Market Administrator/Supervisor.

Article E. Slaughterhouse and Corral Charges

Section 5E.01. Permit Fee to Slaughter - before any animal is slaughtered for public consumption, a permit therefore shall be secured from the Municipal Veterinarian. For this, a permit fee in the amount of one hundred pesos (P100.00) shall be paid.

Section 5E.02. Imposition of Slaughter Fees. – There shall be collected the following slaughter fees:

For public consumption on the basis of kilo:	Rate
Large cattle per kilo of dressed meat	P2.00
b. Hogs per kilo of dressed meat	2.00
c. Goats per kilo of dressed meat	10.00
d. Sheep per kilo of dressed meat	30.00
e. Other per kilo of dressed meat	15.00
For home consumption on the basis of kilo:	
Large cattle per kilo of dressed meat	1.00
b. Hogs per kilo of dressed meat	1.00
c. Goats per kilo of dressed meat	5.00
d. Sheep per kilo of dressed meat	20.00
	•

Section 5E.03. Place of Slaughter. - The slaughter of any kind of animal for sale to, or consumption of, the public shall be done only in the municipal slaughterhouse. The slaughter for animals intended for home consumption may be done elsewhere except cattle; Provided, that the animal slaughtered shall not be sold or offered for sale.

Section 5E.04. Requirement for the Issuance of a Permit for the Slaughter of Large Cattle. Upon issuance of the permit required in Section 4B.01 of this Article, large cattle shall be slaughtered at the municipal slaughterhouse or in any other place as may be authorized by ordinance. Before issuing the permit for the slaughter of large cattle, the Treasurer shall require for branded cattle the production of certificate of ownership if the owner is the applicant or the original certificate of ownership and the certificate of transfer showing title in the name of the person applying for the permit if he is not the original owner. If the applicant is not the original owner and there is no certificate of transfer made in his favor, one such certificate shall be issued and the corresponding fee collected therefore. For unbranded cattle that have not yet reached the required age for branding, the Treasurer shall require such evidence as will be satisfactory to him regarding the ownership of the animal for which permit to slaughter has been requested. For unbranded cattle for the required age, the necessary owners and transfer certificates shall be issued and the corresponding fees

Section 5E.05. Corral Fee. – The following fees, per day or fraction thereof, shall be collected for the animals to be slaughtered, which are deposited and kept in a corral owned by the local government

	Amount of Fee
Large cattle, per head	P20.00
2. Hogs per head	10.00
3. Goats per head	5.00
4. Sheep per head	20.00
5. Other per head	10.00

Section 5E.06. Time of Payment.

- (a) The slaughter of any kind of animal intended for sale shall be done only in the municipal slaughterhouse designated as such by the Sangguniang Bayan. The slaughter of animals intended for home consumption may be done elsewhere, except large cattle which shall be slaughtered only in the public slaughterhouse. The animal slaughtered for home consumption shall not be sold.
- (b) Before issuing the permit for the slaughter of large cattle the Municipal Treasurer shall require for branded cattle, the production of the certificate of ownership and certificate of transfer showing title in the name of the person applying for the permit if he is not the original owner. If the applicant is not the original owner, and there is no. certificate of transfer made in his favor, one such certificate shall be issued and the corresponding fee to be collected therefore

For unbranded cattle that have not yet reached the age of branding, the Municipal Treasurer shall require such evidence as will be satisfactory to him regarding the ownership of the animal for which permit to slaughter has been requested.

For unbranded cattle of the required age, the necessary certificate of ownership and/or transfer shall be issued, and the corresponding fees collected therefore before the slaughter permit is granted.

- (c) Before any animal is slaughtered for public consumption, a permit therefore shall be secured from the Municipal Veterinarian or his duly authorized representative, through the Municipal Treasurer. The permit shall bear the date and month of issue and the stamp of the Municipal Veterinarian, as well as the page of the book in which said permit number is entered and wherein the name of the permittee, the kind and sex of the animal to be slaughtered appears
- (d) The permit to slaughter as herein required shall be kept by the owner to be posted in a conspicuous place in his/her stall at all times.

Article F. Radio Station (DYIS)

Section 5F.01. Imposition of Fees and Charges. The provision of the Municipal Ordinance No. 46-S-200 (An ordinance regulating the operation of DYIS 106.7 FM Radyo Kahilwayan

Section 5F.02. Fees and Payment.

	Rate
1. 15 seconds advertisement	P 150.00/spot
2. 30 seconds advertisement	300.00/spot
1 liner sponsorship plug	100.00/spot
Packages	
a. 1 week (seven days) 15 secs spot/ once a day	900.00
b. 1 week (seven days) 30 secs spot/once a day	1,800.00
c. 1 week (seven days) 15 secs spot/twice a day	1,800.00
d. 1 week (seven days) 30 secs spot/twice a day	3,600.00
4. Block Time	
a. 1.30 minutes	10,000.00
b. 2.1 hour	15,000.00

Section 5F.03. Time of Payment. The fees imposed under this Ordinance shall be paid to the Municipal Treasurer on the Pay-Before-Broadcast scheme for all advertisement and block time programs.

Section 5F.04. Issuance of Official Receipts. The Municipal Treasurer or any of its duly authorized representatives shall issue a receipt as evidence of payment for the fees imposed for the airtime and other services of the station.

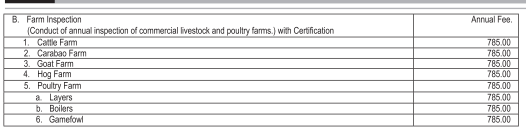
Article G. Livestock Inspection (MAO)

Section 5G.01. Inspection Fees and Charges for Livestock.

Section 5G.02. Time of Payment. The fees imposed under this section shall be paid to the Municipal Treasurer before the inspection of all livestock products

Name of Fee / Charge	Rate	
(NMIS EO 13-S-1993)		
(Mun. Ordinance 1-S-1998)		
A. Ante-Mortem Inspection		
Ante-Mortem Inspection (Corden-Agro Poultry Dressing Plant)	P0.53/hd	
Ante-Mortem Inspection (Mirandel Poultry Dressing Plant)	0.59/hd	
B. Post-Mortem Inspection		
Post-Mortem Inspection (Corden-Agro Poultry Dressing Plant)	0.78/hd	
Post-Mortem Inspection (Mirandel Poultry Dressing Plant)	0.82/hd	
-The dressing plants are inspected on a daily basis and a detailed Transaction Description Report shall be submitted to the Municipal		
Treasurer, while payment of the inspection fee is done monthly.		
C. Canine Rabies Vaccination (Walk-Ins)	120.00/hd	
D. Bonafide Farmer Certification	165.00	
E. Veterinary Health Certificate (60% for the MLGU and 40% PLGU)	158.00	

Name of Fee / Charge	Rate
A. Livestock and Poultry Physical Examination Fee	
(Before the issuance of Veterinary Health Certificate and Shipping Permit)	
Large Animals (Carabao, Cattle, Horse)	
a. Minimum of one (1) head	P150.00
b. In excess of one (1) head	50.00/head
Small Domesticated Animals (Goat/Sheep)	
a. 1 to 10 heads	100.00
b. In excess of ten (10) heads	20.00/head
3. Swine	
a. 1 to 10 heads	100.00
b. In excess of ten (10) heads	20.00/head
4. Dogs, Cats, and Other Small Pet Animals	50.00/head
5. Poultry	
	50.00
	0.50/head
	50.00
	5.00/head
	100.00
	50.00/thousand
a. Day Old Chicks/Gosling/Ducklings, and other Young Poultry	
i. 1-500heads	50.00
ii. In excess of 500 heads	0.50/head
b. Rabbit, Adult Chickens, Ducks, Geese, Turkey and other Domesticated Fowls except Game Fowls	
i. 1-9 heads	50.00
ii. In excess of 9 heads	5.00/head
c. Hatching/Table Eggs (Fresh/Sealed Balut)	
i. 1-1,000 eggs	100.00
ii. Per 1,000 eggs in excess of 1,000 eggs	50.00/thousand
6. Game Fowls	
2. 222	
a. Fighting Cocks, Stags, Bull Stags	F0 00
i. 1-4 heads ii. In excess of 4 heads	50.00 5.00/head
	5.00/nead
7. Lechon a. Pork	100.00/22
a. Pork b. Poultry	100.00/pc
,	30.00
ii. In excess of 20 pcs	10.00/pc



Section 5G.03. Issuance of the Official Receipts. The Municipal Treasurer shall issue a receipt as evidence of payment for the fees imposed.

Section 5G.04. Issuance of the Certificates. Farm Inspection Certificate which is valid for one (1) year for Commercial Livestock and Poultry Farms will be issued after the inspection.

Classification of Farms

oldomoddon o'r dinio	
Farm	Details
Livestock (cattle, carabao, goat, hogs)	10 heads of adult and 22 young
	41 heads of young animals
	21 heads of adult and zero young
Poultry	1,000 heads of broiler
	100 heads of layer
	100 heads of layer and 100 broilers if raised in combination
Game fowl	100 heads above including chicks and hen

Article H. Regulatory Fees and Clearances for Municipal Treasurer's Office

Section 5H.01. Imposition of Fees. There shall be imposed the following fees:

	Rate (Php)
a. Certified True Copy of various documents	P 200.00
b. Certification for record of payment	200.00
c. Other Certifications	200.00
d. Verification Fee	
i. 1 - 5 pages	Free
ii. 6 - 10 pages	50.00
iii. 11 - 15 pages	100.00
iv. 16 - 20 pages	150.00
v. 21 - 30 pages	200.00
vi. 31 - 50 pages	400.00
vii. More than 50 pages	500.00
e. Calibration Fee for Gasoline Stations, Seal and sticker.	700.00 per quarter
f. Transport of Bolo Knife and/or Scythe	5.00 per piece

Section 5H.02. Time of Payment. The fees imposed shall be paid to the Municipal Treasurer.

Section 5H.03. Issuance of the Official Receipts. The Municipal Treasurer shall issue a receipt as evidence of payment for the fees imposed.

CHAPTER VI. COMMUNITY TAX

Section 6.01. Imposition of Tax.

There shall be imposed a community tax on persons, natural or juridical, residing in the municipality

Section 6.02. Individuals Liable to Community Tax.

Every inhabitant of the Philippines who is a resident of this municipality, eighteen (18) years of age or over who has been regularly employed on a wage or salary basis for at least thirty (30) consecutive working days during any calendar year, or who is engaged in business or corporation, or who owns real property with an aggregate assessed value of one thousand pesos (P1,000.00) or more, or who is required by law to file an income tax return shall pay an annual community tax of *five pesos* (P5.00) and an annual additional tax of *one peso* (P1.00) for every one thousand pesos (P1,000.00) of income regardless of whether from business, exercise of profession or from property which in no case shall exceed five thousand pesos (P5,000.00).

In the case of husband and wife, the additional tax herein imposed shall be based upon the total property owned by them and the total gross receipts or earnings derived by them.

Section 6.03. Juridical Persons Liable to Community Tax.

Every corporation no matter how created or organized, whether domestic or resident-foreign, engaged in or doing business in the Philippines whose principal office is located in this Municipality shall pay an annual Community Tax of five hundred pesos (500.00) and an additional tax, which in no case, shall exceed ten thousand pesos (P10,000.00) in accordance with the following schedule:

- (a) For every five thousand pesos (P5,000.00) worth of real property in the Philippines owned by it during the preceding year based on the valuation used in the payment of real property tax under existing laws, found in the assessment rolls of this municipality where the real property is situated *two pesos (P2.00)*; and
- (b) For every five thousand pesos (P5,000.00) of gross receipts or earnings derived by it from its business in the Philippines during the preceding year two pesos (P2.00).

The dividends received by a corporation from another corporation shall, for the purpose of the additional tax, be considered as part of the gross receipts or earnings of said corporation.

Section 6.04. Exemptions.

The following are exempted from the Community Tax:

- (a) Diplomatic and consular representatives; and
- (b) Transient visitors when their stay in the Philippines does not exceed three (3) months

Section 6.05. Place of Payment.

The Community Tax shall be paid in the Office of the Municipal Treasurer or to the deputized Barangay Treasurer.

Section 6.06. Time of Payment; Penalties for Delinquency.

- (a) The Community Tax shall accrue on the first (1st) day of January each year which shall paid not later than the last date of February of each year.
- (b) If a person reaches the age of eighteen (18) years or otherwise loses the benefit of exemption on or before the last day of June, he shall be liable for the community tax on the day he reaches such age or upon the day the exemption ends. However, if a person reaches the age of eighteen (18) years or loses the benefit of exemption on or before the last day of March, he shall have twenty (20) days to pay Community Tax without becoming delinquent.
- (c) Persons who come to reside in the Philippines or reach the age of eighteen (18) years on or after the first (1St) day of July of any year, or who cease to belong to an exempt class on or after the same dare, shall not be subject to the Community Tax for that year.
- (d) Corporations established and organized on or before the last day of June shall be liable for the Community Tax for that year. But corporations established and organized on or before the last day of March shall have twenty (20) days within which to pay Community Tax without becoming delinquent. Corporations established and organized on or after the first day of July shall not be subject to the Community Tax for that year.
- (e) If the tax is not paid within the time prescribed above, there shall be added to the unpaid amount an interest of twenty-four (24%) percent per annum from the due date until it is paid.
- Section 6.07. Community Tax Certificate. A Community Tax Certificate shall be issued to every person or corporation upon payment of the Community Tax. A Community Tax Certificate may also be issued to any person or corporation not subject to the Community Tax upon payment of One Peso (P1.00).

Section 6.08. Presentation of Community Tax Certificate on Certain Occasions.

(a) When an individual subject to the Community Tax acknowledges any document before a notary public, takes the oath of office upon election or appointment to any position in the government service, receives any license, certificate, or permit from any public authority; pays any tax or fee, receives any money from public funds, transacts any official business; or receives any salary or wage from any person or corporation, it shall be the duty of any person, officer or corporation with whom such transaction is made or business done or from whom any salary or wage is received to require such individual to exhibit the Community Tax Certificate.

The presentation of Community tax Certificate shall not be required in connection with the registration of a voter.

- (b) When through its authorized officers, any corporation subject to the Community Tax receives any license, certificate, or permit from any public authority, pays any tax or fee, receives money from public funds, or transacts other official business it shall be the duty of the public official with whom such transaction or business is made or done, to require such corporation to exhibit the Community Tax Certificate.
- (c) The Community Tax Certificate required in the two preceding paragraphs shall be the one issued for the current year, except for the period from January until the fifteenth (15) of April each year, in which case, the certificate issued for the preceding year shall suffice.

Section 6.09. Collection and Allocation of Proceeds of the Community Tax.

- (a) The Municipal Treasurer shall deputize the Barangay Treasurers, subject to existing laws and regulations, to collect the Community Tax payable by individual taxpayers in their respective jurisdictions; provided, however, that said Barangay Treasurer shall be bonded in accordance with existing laws.
- (b) One Hundred Percent (100%) of the proceeds of the Community Tax actually and directly collected by the Municipal Treasurer shall accrue entirely to the general fund of this Municipality.

In cases, where the community tax was procured or requisitioned from the Provincial Treasurer, the Municipal Treasurer shall remit payments to the Provincial Treasurer.

The proceeds of the Community Tax collected through the Barangay Treasurers shall be apportioned as follows:

- i. Fifty (50°%a) percent shall accrue to the general fund of the Municipality; and
- ii. Fifty (50) percent shall accrue to the Barangay where the tax is collected.

Section 6.10. Submission of Community Tax Roll per Barangay by Barangay Treasurers. All barangay treasurers duly deputized by municipal treasurer to collect community tax is required to submit Community tax roll before January 2 of the ensuing year to ensure proper collection of the tax due thereon.

CHAPTER VII. GENERAL ADMINISTRATIVE PROVISIONS

Article A. Collection and Accounting of Municipal Taxes and Other Impositions

- Section 7A.01. Tax Period. Unless otherwise provided in this Ordinance, the tax period for all local taxes, fees, and charges imposed under this Ordinance shall be the calendar year.
- Section 7A.02. Accrual of Tax. Unless otherwise provided in this Ordinance, all taxes and charges imposed herein shall accrue on the first (1st) day of January of each year. However, new taxes, fees or charges, or changes in the rate of existing taxes, fees, or charges, shall accrue on the first (1st) day of the quarter next following the effectivity of the Ordinance imposing such new levies or taxes.
- Section 7A.03. Time of Payment. Unless specifically provided herein, all taxes, fees, and charges imposed in this Ordinance shall be paid within the first twenty (20) days of January or each subsequent quarter as the case may be.
- Section 7A.04. Surcharge for Late Payment. Failure to pay the tax described in this Article within the time required shall subject the taxpayer to a surcharge of twenty-five percent (25%) of the original amount of tax due, such surcharge to be paid at the same time and in the same manner as the tax due.
- Section 7A.05. Interest on Unpaid Tax. In addition to the surcharge imposed herein, where the amount of any other revenue due to the municipality except voluntary contributions or donations, is not paid on the date fixed in the ordinance, or in the contract, expressed or implied, or upon the occurrence of the event which has given rise to its collection, there shall be collected as part of that amount an interest at the rate not to exceed two percent (2%) per month from the date it is due until it is paid, but in no case shall the total interest on the unpaid amount or a portion thereof exceed thirty-six (36) months.

Where an extension of time for the payment of the tax has been granted and the amount is not paid in full prior to the expiration of the extension, the interest above-mentioned shall be collected on the unpaid amount from the date it becomes originally due until fully paid.

Section 7A.06. Collection. Unless otherwise specified, all taxes, fees and charges due to this municipality shall be collected by the Municipal Treasurer or his duly authorized representatives.

Unless otherwise specifically provided in this Ordinance or under existing laws and ordinances, the Municipal Treasurer is hereby authorized, subject to the approval of the Municipal Mayor, to promulgate rules and regulations for the proper and efficient administration and collection of taxes, fees and charges herein levied and imposed.

Section 7A.07. Issuance of Receipts. It shall be the duty of the Municipal Treasurer or his authorized representative to issue the required official receipt to the person paying the tax, fee or charge wherein the date, amount, name of the person paying and the account for which it is paid, are shown.

The Ordinance Number and the specific section thereof upon which collections are based shall invariably be indicated on the face of all official receipts acknowledging payment of taxes, fees, or charges.

- Section 7A.08. Record of Persons Paying Revenue. It shall be the duty of the Municipal Treasurer to keep a record, alphabetically arranged and open to public inspection during office hours, of the names of all persons paying municipal taxes, fees and charges. He shall, as far as practicable, establish and keep current the appropriate tax roll for each kind of tax, fee or charge provided in this Ordinance.
- Section 7A.09. Accounting of Collections. Unless otherwise provided in this Ordinance and other existing laws and ordinances, all monies collected by virtue of this Ordinance shall be accounted for in accordance with the provisions of existing laws, rules and regulations and credited to the General Fund of the Municipality.
- Section 7A.10. Examination of Books of Accounts. The Municipal Treasurer shall, by himself or through any of his deputies duly authorized in writing, examine the books of accounts and other pertinent records of the business establishments doing business within the municipality, and subject to municipal taxes, to ascertain, assess and collect the true and correct amount of the tax due from the taxpayer concerned. Such examination shall be made during regular business hours once every year for every tax period, which shall be the year immediately preceding the examination. Any examination conducted pursuant to the provisions of this Section shall be certified to by the examining official and such certificate shall be made of record in the books of accounts of the taxpayer concerned.

In case the examination herein authorized is to be made by a duly authorized deputy of the Municipal Treasurer, there shall be written authority issued to the former which shall specifically state the name, address and business of the taxpayer whose books of accounts and pertinent records are to be examined, the date and place of such examination, and the procedure to be followed in conducting the same.

For this purpose, the records of the Revenue District Office of the Bureau of Internal Revenue shall be made available to the Municipal Treasurer his deputy or duly authorized representative.

The forms and the guidelines to be observed for the proper and effective implementation of this Section shall be those prescribed by the Department

Section 7A.11. Accrual to the General Fund of Fines, Costs, and Forfeitures. Unless otherwise provided by law or ordinance, fines, costs, forfeitures, and other pecuniary liabilities imposed by the court for violation of any municipal ordinance shall accrue to the General Fund of the municipality.

Article B. Civil Remedies for Collection of Revenues

Section 7B.01. Local Government's Lien. Local taxes, fees, charges and other revenues herein provide constitute a lien, superior to all liens, charges or encumbrances in favor of any person, enforceable by appropriate administrative or judicial action, not only upon any property or rights therein which may be subject to lien but upon also property used in business, occupation, practice of profession or calling, or exercise of privilege with respect to which the lien is imposed. The lien may only be extinguished upon full payment of the delinquent local taxes, fees, and charges including related surcharges and interest.

Section 7B.02. Civil Remedies. The civil remedies for the collection of local taxes, fees, or charges, and related surcharges and interest resulting from delinquency shall be:

- (a) By administrative action through distraint of goods, chattels or effects, and other personal property of whatever character, including stocks and other securities, debts, credits, bank accounts, and interest in and rights to personal property, and to levy upon real property and interest in or rights to real property; and
- (b) By judicial action. Either of these remedies or all may be pursued concurrently or simultaneously at the discretion of the Municipal

Section 7B.03. Distraint of Personal Property. The remedy by distraint shall proceed as follows:

- (a) Seizure. Upon failure of the person owing any local tax, fee or charge to pay the same at the time required, the Municipal Treasurer or his deputy may, upon written notice, seize or confiscate any personal property belonging to the person or any personal property subject to the lien, in sufficient quantity to satisfy the tax, fee or charge in question, together with any increment thereto incident to delinquency and the expenses of seizure. In such case, the Municipal Treasurer or his deputy shall issue a duly authenticated certificate based upon the records of this office showing the fact of delinquency and the amount of the tax, fee or charge and penalty due. Such certificate shall serve as sufficient warrant for the distraint of personal property aforementioned, subject to the taxpayeris right to claim exemption under the provisions of existing laws. Distrained personal property shall be sold at public auction in the manner herein provided for.
- (b) Accounting of Distrained Goods. The officer executing the distraint shall make or cause to be made an account of the goods, chattels or effects distrained, a copy of which signed by himself shall be left either with the owner or person from whose possession the goods, chattels, or effects are taken, or at the dwelling or place of business of that person and with someone of suitable age and discretion, to which list shall be added a statement of the sum demanded and a note of the time and place of sale.
- (c) Publication. The officer shall forthwith cause a notification to be exhibited in not less than three (3) conspicuous places in the territory of the local government units where the distraint is made; specifying the time and place of sale, and the articles distrained. The time of sale shall

not be less than twenty (20) days after notice to the owner or possessor of the property as above specified and the publication or posting of the notice. One place for the posting of the notice shall be at the Office of the Municipal Mayor.

- (d) Release of Distrained Property Upon Payment Prior to Sale. If not any time prior to the consummation of the sale, all proper charges are paid to the officer conducting the same, the goods or effects distrained shall be restored to the owner.
- (e) Procedure of Sale. At the time and place fixed in the notice, the officer conducting the sale shall sell the goods or effects so distrained at public auction to the highest bidder for cash. Within five (5) days after the same, the Municipal Treasurer, shall make a report of the proceedings in writing to the Municipal Mayor.

Should the property distrained be not disposed of within one hundred and twenty (120) days from the date of distraint, the same shall be considered as sold to the local government unit concerned for the amount of the assessment made thereon by the Committee on Appraisal and to the extent of the same amount, the tax delinquencies shall be canceled.

Said Committee on Appraisal shall be composed of the Municipal Treasurer as Chairman, with a representative of the Commission on Audit and the Municipal Assessor as Members

- (f) Disposition of Proceeds. The proceeds of the sale shall be applied to satisfy the tax including the surcharges, interest, and other penalties incident to delinquency, and the expenses of the distraint and sale. The balance over and above what is required to pay the entire claim shall be returned to the owner of the property sold. The expenses chargeable upon the seizure and sale shall embrace only the actual expenses of seizure and preservation of the property pending the sale, and no charge shall be imposed for the services of the local officer or his representative. Where the proceeds of the sale are insufficient to satisfy the claim, other property may, in like manner, be distrained until the full amount de, including all expenses, is collected.
- (g) Levy on Real Property. After the expiration of the time required to pay the delinquency tax, fee or charge, real property may be levied on before, simultaneously or after the distraint of personal property belonging to the delinquent taxpayer. To this end, the Municipal Treasurer, shall prepare a duly authenticated certificate showing the name of the taxpayer and the amount of the tax, fee or charge, and penalty due from him. Said certificate shall operate with the force of a legal execution throughout the Philippines. Levy shall be effected by writing upon said certificate of description of the property upon which levy is made. At the same time, written notice of the levy shall be mailed to or served upon the Assessor and Register of Deeds of the municipality who shall annotate the levy on the tax declaration and certificate of title of the property, respectively, and the delinquent taxpayer or, if he be absent from the municipality, to his agent or the manager of the business in respect to which the liability arose, or if there be none, to the occupant of the property in question.

In case the levy on real property is not issued before or simultaneously with the warrant of distraint on personal property, and the personal property of the taxpayer is not sufficient to satisfy his delinquency, the Municipal Treasurer, shall within thirty (30) days after execution of the distraint, proceed with the levy on the taxpayer is real property.

A report on any levy shall, within ten (10) days after receipt of the warrant, be submitted by the levying officer to the Sangguniang Bayan.

- (h) Penalty for Failure to Issue and Execute Warrant. Without prejudice to criminal prosecution under the Revised Penal Code and other applicable laws, the Municipal Treasurer, if he fails to issue or execute the warrant of distraint or levy after the expiration of the time prescribed, or if he is found guilty of abusing the exercise thereof by competent authority, shall be automatically be dismissed from the service after due notice and hearing.
- (i) Advertisement and Sale. Within thirty (30) days after levy, the Municipal Treasurer shall proceed to publicly advertise for sale or auction the property or a usable portion thereof as may be necessary to satisfy the claim and cost of sale; and such advertisement shall cover a period of at least thirty (30) days. It shall be effected by posting a notice at the main entrance of the city hall, and in a public and conspicuous place in the barangay where the real property is located, and by publication once a week for three (3) weeks in a newspaper of general circulation in the municipality. The advertisement shall contain the amount of taxes, fees or charges, and penalties due thereon, and the time and place of sale, the name of taxpayer against whom the taxes, fees or charges are levies, and a short description of the property to be sold. At any time before the date fixed for the sale, the taxpayer may stay the proceedings by paying the taxes, fees, charges, penalties and interests. If he fails to do so, the sale shall proceed and shall be held either at the main entrance of the municipal hail or on the property to be sold, or at any other place as determined by the Municipal Treasurer, conducting the sale and specified in the notice of sale.

Within thirty (30) days after the sale, the Municipal Treasurer or his deputy shall make a report of the sale to the Sangguniang Bayan, and which shall form part of his records. After consultation with the Sangguniang Bayan, and which shall form part of his records. After consultation with the Sanggunian, the Municipal Treasurer shall make and deliver to the purchaser a certificate of sale, showing proceedings of the sale, describing the property sold, stating the name of the purchaser and setting out the exact amount of all taxes, fees, charges and related surcharges, interests, or penalties: Provided, however, that any excess in the proceeds of the sale over the claim and cost of sales shall be turned over to the owner of the property. The Municipal Treasurer may, by a duly approved ordinance, advance an amount sufficient to defray the costs of collection by means of the remedies provided for in this Ordinance, including the preservation or transportation in case of personal property, and the advertisement and subsequent sale, in cases of personal and real property including improvements thereon.

(j) Redemption of Property Sold. Within one (1) year from the date of sale, the delinquent taxpayer or his representative shall have the right to redeem the property upon payment to the Municipal Treasurer of the total amount of taxes, fees or charges, and related surcharges, interests or penalties from the date of delinquency to the date of sale, plus interest of not more than two percent (2%) per month on the purchase price from the date of purchase to the date of redemption. Such payment shall invalidate the certificate of sale issued to the purchaser and the owner shall be entitled to a certificate of redemption from the Municipal Treasurer or his representative.

The City Treasurer or his deputy upon surrender by the purchaser of the certificate of sale previously issued to him, shall forthwith return to the latter the entire purchase price paid by him plus the interest of not more than two percent (2%) per month herein provided for, the portion of the cost of sale and other legitimate expenses incurred by him, and said property thereafter shall be free from the lien of such taxes, fees or charges and other related surcharges, interests, and penalties.

The owner, shall not, however, be deprived of the possession of said property and shall be entitled to the rentals and other income thereof until the expiration of the time allowed for its redemption.

- (k) Final Deed of Purchaser. In case the taxpayer fails to redeem the property as provided herein, the Municipal Treasurer shall execute a deed conveying to the purchaser so much of the property as has been sold, free from liens of any taxes, fees, charges, related surcharges, interests and penalties. The deed shall sufficiently recite all the proceedings upon which the validity of the sale depends.
- (I) Purchase of Property by the Municipality for Want of Bidder. In case there is no bidder for the real property advertised for sale as provided herein or if the highest bid is for an amount insufficient to pay the taxes, fees, or charges, related surcharges, interests, penalties and cost, the Municipal Treasurer shall purchase the property on behalf of the municipality to satisfy the claim and within two (2) days thereafter shall make a report to his proceedings which shall be reflected upon the records of his office. It shall be the duty of the Registrar of Deeds concerned upon registration with his office of any such declaration of forfeiture to transfer the title of the forfeited property to this municipality without the necessity of an order from a competent court.

Within one (1) year from the date of such forfeiture the taxpayer or any of his representative, may redeem the property by paying to the Municipal Treasurer the full amount of the taxes, fees, charges and related surcharges, interests or penalties, and the costs of sale. If the property is not redeemed as provided herein, the ownership thereof shall be fully vested on the municipality.

- (m) Resale of Real Estate Take for Taxes, Fees or Charges. The Sangguniang Bayan may, by a duly approved ordinance, and upon notice of not less than twenty (20) days, sell and dispose of the real property acquired the preceding paragraph at public auction. The proceeds of the sale shall accrue to the general fund of this municipality.
- (n) Collection of Delinquent Taxes, Fees, Charges or Other Revenues through Judicial Action. The municipality may enforce the collection of delinquent taxes, fees, charges or other revenues by civil action in any court of competent jurisdiction. The civil action shall be filed by the Municipal Treasurer within the period prescribed in Section 194 of the Republic Act No. 7160, as implemented under Article 284 of the Implementing Rules and Regulations (IRR).
- (o) Further Distraint or Levy. The remedies by distraint and levy may be repeated, if necessary, until the full amount due, including all expenses is collected.
- (p) Personal Property Exempt from Distraint of Levy. The following property shall be exempt from distraint and the levy, attachment, or execution thereof for delinquency in the payment of any local tax, fee, or charge, including the related surcharge and interest:
- Tools and the implements necessarily used by the delinquent taxpayer in the trade or employment:
- 2. One (1) horse, cow, carabao, or other beast of burden, such as the delinquent taxpayer may select, and necessarily use by him in his occupation;
- 3. His necessary clothing, and that of all his family;
- 4. Household furniture and utensils necessary for housekeeping and used for that purpose by the delinquent taxpayer, such as he may select, of a value not exceeding ten thousand pesos (#10,000.00);
- 5. Provisions, including crops, actually provided for individual or family use sufficient for four (4) months;
- 6. The professional libraries of doctors, engineers, lawyers and judges;
- 7. One fishing boat and net, not exceeding the total value of ten thousand pesos (P10,000.00), by the lawful use of which a fisherman earns his livelihood; and
- his livelihood; and
 8. Any material or article forming part of a house or improvement of any real property.

Article C. Taxpayer's Remedies

Section 7C.01. Periods of Assessment and Collection.

- (a) Local taxes, fees, or charges shall be assessed within five (5) years from the date they became due. No action for the collection of such taxes, fees, or charges, whether administrative or judicial, shall be instituted after the expiration of such period: Provided, that taxes, fees, or charges which have accrued before the effectivity of the Local Government Code of 1991 may be assessed within a period of five (5) years from the date they became due.
- (b) In case of fraud or intent to evade the payment of taxes, fees, or charges, the same may be assessed within ten (10) years from discovery of the fraud or intent to evade payment.
- (c) Local taxes, fees, or charges may be collected within five (5) years from the date of assessment by administrative or judicial action. No such action shall be instituted after the expiration of said period: Provided, however, that taxes, fees and charges assessed before the effectivity of the LGC of 1991 may be assessed within a period of three (3) years from the date of assessment.
- (d) The running of the periods of prescription provided in the preceding paragraphs shall be suspended for the time during which:
- 1. The treasurer is legally prevented from making the assessment of collection;
- 2. taxpayer requests for a reinvestigation and executes a waiver in writing before expiration of the period within which to assess or collect; and
- 3. The taxpayer is out of the country or otherwise cannot be located.

Section 7C.02. Protest of Assessment. When the Municipal Treasurer or his duly authorized representative finds that correct taxes, fees, or charges have not been paid, he shall issue a notice of assessment stating the nature of the tax, fee or charge, the amount of deficiency, the surcharges, interests and penalties.

Within sixty (60) days from the receipt of the notice of assessment, the taxpayer may file a written protest with the Municipal Treasurer contesting the assessment; otherwise, the assessment shall become final and executory. The Municipal Treasurer shall decide the protest within sixty (60) days from the time of its filing. In cases where the protest is denied, the taxpayer shall have thirty (30) days from the receipt of denial or form the lapse of the sixty-day period prescribed herein within which to appeal with the court of competent jurisdiction otherwise the assessment becomes conclusive and unappealable.

Section 7C.03. Claim for Refund of Tax Credit. No case or proceeding shall be maintained in any court for the recovery of any tax, fee, or charge erroneously or illegally collected until a written claim for refund or credit has been filed with the Municipal Treasurer. No case or proceeding shall be entertained in any court after the expiration of two (2) years from the date of payment of such tax, fee or charge, or from the date the taxpayer is entitled to a refund or credit.

Section 7C.04. Legality of this Code. Any question on the constitutionality or legality of this Ordinance may be raised on appeal within thirty (30) days from the effectivity thereof to the Secretary of Justice who shall render a decision within sixty (60) days from the date of receipt of the appeal: Provided, however, that such appeal shall not have the effect of suspending effectivity of this Ordinance and the accrual and payment of the tax, fee or charge levied herein: Provided finally, that within thirty (30) days after the receipt of the decision or the lapse of the sixty-day period without the Secretary of Justice acting upon the appeal, the aggrieved party may file the appropriate proceedings with a court of competent jurisdiction.

Article D. Miscellaneous Provisions

- Section 7D.01. Power to Levy Other taxes, Fees or Charges. The municipality may exercise the power to levy taxes, fees or charges on any base or subject not otherwise specifically enumerated herein or taxed under the provisions of the National Internal revenue Code, as amended, or other applicable laws: Provided, that the taxes, fees or charges shall not be unjust, excessive, oppressive, confiscatory or contradictory to declared national policy. Provided, further, that the ordinance levying such taxes, fees or charges shall not be enacted without any prior public hearing conducted for the purpose.
- Section 7D.02. Publication of the Revenue Code. Within ten (10) days after its approval, a certified copy of this Ordinance shall be published in full for three (3) consecutive days in a newspaper of local circulation. Provided, however, that in cases where there are no newspapers of local circulation, the same may be posted in at least two (2) conspicuous and publicly accessible places.
- Section 7D.03. Public Dissemination of this Code. Copies of this Revenue Code shall be furnished to the Municipal Treasurer for public dissemination.
- Section 7D.04. Authority to Adjust Rates. The Sangguniang Bayan shall have the sole authority to adjust tax rates as prescribed herein not oftener than once every five (5) years, but in no case shall such adjustment exceed ten percent (10%) of the rates fixed under this Code.

CHAPTER VIII. GENERAL PENAL PROVISIONS

Section 8.01. Penalties for Violation of Tax Ordinance. Any person or persons who violates any of the provisions of this Ordinance or the rules or regulations promulgated by authority of this Ordinance shall, upon conviction, be punished by a fine of not less than one thousand pesos (P1,000.00) nor more than five thousand pesos (P5,000.00), or imprisonment of not less than one (1) month nor more than six (6) months, or both, at the discretion of the court.

If the violation is committee by any juridical entity, the President, General Manager, or the individual entrusted with the administration thereof at the time of the commission of the violation shall be held responsible or liable therefore.

Punishment by a fine or imprisonment as herein provided for, shall not relieve the offender from the payment of the tax, fee or charge imposed under this Ordinance.

CHAPTER IX. FINAL PROVISIONS

- Section 9.01. Separability Clause. If for any reason, any section or provision of this Ordinance shall be held to be unconstitutional or invalid by competent authority, such judgment or action shall not affect or impair the other sections or provisions thereof.
- Section 9.02. Applicability Clause. All other matters relating to the impositions in this Ordinance shall be governed by pertinent provisions of existing
- Section 9.03. Repealing Clause. All ordinances, rules and regulations, or part thereof, in conflict with, or inconsistent with any provisions of this Ordinance are hereby repealed or modified accordingly.

Section 9.04. Special Transitory Provisions.

(a) Pending enactment of a Separate Market Code, existing provisions on markets and slaughterhouse fees of this Code are retained and deemed to be in full force and effect.

Section 9.05. Effectivity.

This Ordinance shall take effect after posting for a period of three (3) consecutive weeks at conspicuous places within the municipality and after its publication in a newspaper of general circulation.

APPROVED.

I HEREBY CERTIFY to the correctness of the above-quoted Municipal Revenue Code.

ROCELLER S. SUMBILLO Secretary to the Sangguniang Bayan

TO BE DULY ADOPTED

ATTESTED AND CERTIFIED

ISABELO J. MAQUINO Presiding Officer

APPROVED:

DENNIS S. SUPERFICIAL, M.D.

32 News Express **NOVEMBER 4-10, 2024**





PRINTING PRESS & PUBLISHING HOUSE Door 32 Zerrudo Comm'l. Complex, E. Lopez Street, Jaro, Iloilo City 5000, Philippines

Tel. Nos : (033) 329-6816 / 503-4451

Telefax : (033) 320-2857

Email Add: malonesprintingpress@gmail.com

SPECIALIZES IN:

- yearbooks
 souvenir programs
 school publications
 annual reports
- books
 business forms
 brochures
 social invitations
- wedding invitations
 catalogues
 calendars
 calling cards
- invoices & receipts posters flyers tarpaulin and other printing needs
- We ACCEPT Packaging



















Manufacturer of: BBQ STICKS, TOOTHPICKS, CHOPSTICKS AND BAMBOO CHARCOAL

Plant Address: Brgy. Naslo Maasin, Iloilo * Mobile No. 0920 979 3576 / 0939 939 1018 * Tel. No. (033) 333-0301

Booking Office: c/o Malones Printing Press & Pub. House * Tel. Nos. (033) 329-6816 / 320-2857

Email Add: iloilokawayanmarketing@gmail.com