



Republic of the Philippines
PROVINCE OF ORIENTAL MINDORO
MUNICIPALITY OF PINAMALAYAN

Office of the Sangguniang Bayan

MUNICIPAL ORDINANCE NO.3-A

AN ORDINANCE THAT WILL ENCOURAGE NEW INVESTORS, LOCAL AND FOREIGN, TO INVEST SUBSTANTIAL CAPITAL ON VARIOUS PROJECTS AND ACTIVITIES NECESSARY TO BOOST ECONOMIC GROWTH IN THE DIFFERENT SECTORS OF THE BUSINESS COMMUNITY.

WHEREAS; the 1987 CONSTITUTION OF THE REPUBLIC OF THE PHILIPPINES under Section 2 of Article X declares that LGUs shall enjoy local autonomy as the territorial and political subdivision of the State;

WHEREAS; participation of the Barangays through the Municipal Development Council is encourage and enjoin to promote the inflow and direction of investment capital under Section 109 (4) of Republic Act 7160 or the Local Government Code;

WHEREAS; for the municipality to attract new investors, it was allowed to exercise its authority to grant tax exemption privileges, incentives or reliefs, through ordinances duly approved under such terms and conditions as maybe necessary, provided in Section 192 of the same Act/Code;

WHEREAS; in Section 16 of the Act/Code, within its territorial jurisdiction, it shall ensure and support, among other things, the preservation and enrichment of culture, promote health and safety, enhance the right of the people to a balanced ecology, encourage and support the development of appropriate and self-reliant scientific and technological capabilities, improve public morals, enhance economic prosperity and social justice, promote full employment among its residents, maintain peace and order and preserve the comfort and convenience of the inhabitants;

WHEREAS; the Omnibus Investment Code of 1987 (Executive Order No.226), the Foreign Investment Act of 1991 (Republic Act No. 7042), the Foreign Investment Negative List; (EO No.184, s.2015) shall form part of a positive catalyst in the grant of incentives and other decision making about new investments in Pinamalayan, Oriental Mindoro.

NOW THEREFORE; be it ordained by the Sangguniang Bayan of Pinamalayan Oriental Mindoro that;

CHAPTER I TITLE AND DECLARATION OF POLICY

SECTION 1. TITLE – This ordinance shall be known as “The 2014 Investment Incentives Code of the Municipality of Pinamalayan.”

SECTION 2. DECLARATION OF POLICIES –

- a. It is the responsibility of the Municipality of Pinamalayan to attract, promote and welcome both local and foreign investments in industry, trade, tourism, scientific and technological transfers, agriculture and other sectors of the economy which can provide significant employment opportunities to local qualified residents relative to the amount of the investment, increase productivity of the land and improve utilization of the products thereof; improve technical skills of the people employed in the enterprises, and provide a foundation for the acceleration and enhancement of the local as well as the national economy.



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- b. Unless otherwise provided herein, the tax exemption and incentives shall take effect from the start of actual commercial operation of new, expanded or modernized enterprises as provided herein.
- c. The Municipality shall grant to persons or entities whose businesses significantly contribute to the attainment of these objectives, such tax exemptions and incentives devised to compensate for market imperfections, and to reward performance contributing to economic development and enhancing local employment opportunities.
- d. All registered and qualified persons or entities, both foreign and local, who are investors within the territorial jurisdiction of the Municipality of Pinamalayan, will be granted tax exemptions or incentives with respect to local government taxes, fees and charges on business and on the gross sales or receipts for specific periods of time under this ordinance.
- e. To promote sustainable development of undeveloped and underdeveloped areas of the municipality without jeopardizing the environment and welfare of the next generation.
- f. To make Pinamalayan a very competitive municipality for investment development in terms of adequate human resources, accessible basic services for employee – employer needs, low crime incidence and extensive government support.

CHAPTER II DEFINITION OF TERMS

SECTION 3. DEFINITION OF TERMS – When used under this Ordinance, the following terms and phrase shall be construed to mean as:

- a. **Board** - shall refer to the Pinamalayan Investment Incentives Board (PIIB) created under this Code.
- b. **Municipality** - shall mean the Municipality of Pinamalayan covering all the areas within its territorial jurisdiction as provided for by law.
- c. **Ordinance** - shall refer as the 2015 Investment Incentives Code of the Municipality of Pinamalayan.
- d. **Existing establishments/enterprises** - shall refer to those establishments/enterprises whose places of operation or production are located within the territorial jurisdiction of the Municipality at the time of the approval of this ordinance and those who registered or started its operation in the Municipality of Pinamalayan.
- e. **New investors** - shall refer to those prospective investors who have not engaged in any kind or type of business in the municipality or have not engaged in full commercial operation at the time of the approval of this ordinance.
- f. **Green Economy** – the business necessity towards the production of environmentally friendly goods and services that are more sustainable in the long term and can thus moderate climate change and biodiversity loss.
- g. **Biodiversity-Friendly Business** – refers to those that supports the protection of the flora and fauna species and other natural resources conservation initiatives and activities which includes

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resources management and development processes and practices that enhance biodiversity resource conservation.

- h. **New Projects/Enterprise** – engaged in entirely distinct and different activity from its existing business operations or infused new investments in a facility in the locality not contiguous to the premises of its existing project.
- i. **Expansion Projects** - install additional facilities/equipment that will result in increase in production capacity of the same product line within its existing plant, facilities and services.
- j. **Modernization Project** – that will result to at least 25% substantial reduction of production cost/cost of provision of the service or upgrade product/service quality or classification of the facility (hospital, hotels, resorts) to a higher class.
- k. **Local personnel/workers** - refer to skilled and unskilled workers or personnel who are bonafide residents of the Municipality of Pinamalayan.
- l. **Registered and qualified enterprises** - shall mean any individual, partnership, cooperative, corporation or other entity incorporated and/or organized and existing under Philippine laws, or the laws of the country of residence or registration in the case of foreigners;
- m. **IPAs** - (Investments Priority Areas) is a list of economic activities of the LGU that may be given incentives under the LIIC.
- n. **IPP** – (Investment Priority Plan) from PIIB consistent with CLUP, MZO.
- o. **IPC** – Investment Promotion Center

CHAPTER III INVESTMENT INCENTIVES BOARD

SECTION 4. THE PINAMALAYAN INVESTMENT INCENTIVES BOARD – There is hereby created the Pinamalayan Investment Incentives Board (PIIB) to carry out the provisions of this Code.

SECTION 5. COMPOSITION OF THE BOARD – The Board shall be composed of the following:

- a. Chairperson - Municipal Mayor
- b. Vice Chairperson – Any local government official or President of NGA/CSO

The vice chairperson shall be appointed by the chairperson from the NGA/CSO for a period of three (3) years. In case of vacancy, a new vice chairperson shall be appointed in the same manner as the former to serve for the unexpired term of his predecessor unless reappointed thereafter.

- c. Members:
 - 1. Chairman, SB Committee on Ways and Means
 - 2. Chairman, SB Committee on Tourism, Trade and Investment
 - 3. The Local Economic Investment Officer or the Investment Promotion Officer who shall act as the Secretary of the Board

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4. Municipal Tourism Officer
 5. Municipal Assessor or his representative;
 6. Zoning Officer
- and Four (4) representative from the following business sectors to be appointed by the Municipal Mayor.
- a. Filipino Chinese Chamber of Commerce
 - b. Knights of Columbus
 - c. Rainbow Market Vendors Association
 - d. Rotary Club of Pinamalayan

The appointed members shall fill the vacant position and shall serve for a three (3) year term from the date of appointment.

- d. Advisers: Provincial and Regional DTI, Provincial and Regional DILG

Provided that the membership of the board may be increased or decreased by the Sangguniang Bayan (SB) through the recommendation of the Board as it may deem necessary for the effective implementation of the provisions of this code.

SECTION 6. POWERS AND FUNCTION OF THE BOARD – The board shall establish policies and guidelines which will encourage domestic and foreign investments and business activities consistent with the development needs of the Municipality. Pursuant to this, the Board shall be vested with the following powers and functions:

- a. Recommend to the Sanggunian any amendments on the Code.
- b. Promulgate the rules, regulations and guidelines implementing this ordinance;
- c. Supervise the operations of the Investments Promotion Center.
- d. Identify other priority or preferred investment areas and/or activities to be promoted as well as recommend to the Sangguniang Bayan appropriate incentives and support measures in order to attract new investments or expansions in those areas/activities;
- e. Establish cooperative undertakings with other LGUs, partnership with private sector or other institutions as may be necessary.
- f. Adopt a short and medium term investment program which shall specify the list of priority investment areas/activities and the corresponding incentives and support measures;
- g. Designate a secretariat of the Board and supervise the same in its operations specifically in the implementation of the provisions of this ordinance;
- h. Act on applications for registration and availment of local incentives.
- i. Review the package of appropriate incentives and support measures for every two (2) years. Without prejudice to existing rights of registered investors/enterprises, the Board may, at any time, revise or discontinue the grant of incentives or support measures for any area of activity, if such area of activity places the interest of the Municipality and the public in an adverse position; or such area of activity cannot be attractive within reasonable cost or will result in an unfavorable economic climate.
- j. Secure additional funding and resources to supplement the budgetary support provided by the Municipality for the operation and implementation of this ordinance.

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- k. Enter into any agreement with other government agencies, private sector organizations for the purpose of simplifying the systems, procedures, requirements on investments and business operation in the Municipality of Pinamalayan, subject to the approval of the Sangguniang Bayan.
- l. Exercise such other powers and functions which are necessary and incidental to the exercise and performance of the aforesaid functions.

SECTION 7. MEETING AND QUORUM OF THE BOARD - The Board shall meet at least once every quarter or as may be necessary, at such day and time as it may fix. The presence of the majority of the membership (which is 50% + 1) shall constitute a quorum to transact business.

CHAPTER IV INVESTMENT PROMOTION CENTER

SECTION 8. CREATION- The Investments Promotion Center (IPC) is created to carry out the objectives of the PIIB. The IPC is a generic name of the lead office on investments promotion. The IPC may either be a stand-alone office or subsumed under a relevant existing office.

SECTION 9. WORKING FORCE OF THE IPC – The Board shall appoints the head of the IPC who may be the Local Economic and Investment Promotion Officer (LEIPO) in accordance with the DILG Memorandum Circular (MC) 2010-13.

SECTION 10. FUNCTIONS OF THE IPC - The IPC as One-Stop-Shop shall serve as the Technical Secretariat of the Board/Council and shall take an active role in implementing the Code. In addition, it shall have the following duties and function:

1. Prepare and implement the annual investment promotion plan as approved by the Board/Council.
2. Receive, process and evaluate applications for the availment of the local incentives and submit its recommendation to the Board/Council within a specified period from the receipt of application;
3. Assist in: 1) Securing licenses and permits; 2) Identifying business or joint venture partners, raw materials suppliers and possible business sites; 3) Sourcing out skilled manpower and service providers; 4) Facilitate in resolving issues and concerns encountered by investors, among others;
4. Render after care services to registered enterprises/locators;
5. Monitor and evaluate project implementation of registered enterprises;
6. Establish and update data bank on general business information;
7. Strengthen networking relationships;
8. Prepare and disseminate investment promotion collateral, i.e., brochures, industry and project profile as well as the cost of doing business in the LGU;
9. Conduct briefing to investors;
10. Represent the LGU in trade and investments meetings, conferences, foreign venues whenever so directed by the Board/Council;

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11. Collate, analyze and compile pertinent data and studies concerning areas that have been or may be declared as "Investment Priority Areas";
12. Recommend to the Board/Council any modifications/amendments to existing legislation and procedures on local investments;
13. Perform such other functions as may be necessary to implement the intent of the Code.

SECTION 11. OTHER SUPPORT SERVICES OF IPC

1. INVESTOR ASSISTANCE AND SERVICING. Assist prospective investors by providing assistance, among others:
 - a. One-stop documentation services (facilitating business permits, licences, incentive availment);
 - b. Investment counseling; and
 - c. Business matching.
2. INVESTMENT AND TRADE PROMOTION AND GENERATION. Handle promotional activities that will directly influence infusion of investments and influx of trade and tourism, such as :
 - a. Trade and investment missions;
 - b. Investment fora/seminars;
 - c. Direct investment marketing;
 - d. Trade fairs and exhibits;
 - e. Investment briefings/orientations;
 - f. Setting -up of a showroom/exhibition area;
 - g. Promo collaterals preparation and dissemination.
3. INFORMATION MANAGEMENT AND DEVELOPMENT. – In the area of information and development, shall:
 - a. Handle data generation, processing and packaging;
 - b. Handle data storage and retrieval;
 - c. Support direct investor servicing through operation of an online information assistance desk;
 - d. Review existing incentives and prepare recommendations and/or policy papers for its improvement;
 - e. Prepare project profiles, pre-investment studies, viability and feasibility, industry profiles and situationers

CHAPTER V ENTERPRISES AND COVERAGE

SECTION 12. QUALIFICATIONS OF NEW PROJECTS/ENTERPRISES – New investors/enterprises who intend to avail of the incentives provided in this Code must meet the following qualifications:

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- a. That the prospective investor/enterprises' place of operation or production will be located within the territorial jurisdiction of the Municipality of Pinamalayan. This shall include the opening of any branch within the Municipality of Pinamalayan by an enterprise conducting business outside of the Municipality;
- b. The prospective investor/enterprise is engage in preferred areas of investment as herein defined as;
1. Manufacturing industries related to souvenir production, garments, food processing and automotive industry.
 2. Engineering and ICT Tertiary Educational Institutions recognized by CHED/TESDA.
 3. Landline communication operations.
 4. Sports-related business operations for public use like sports arenas, gymnasiums, rinks, velodromes, racetracks, ballparks, and Olympic-size swimming pools.
 5. Privately owned transportation terminals serving inter town or regional transport services.
 6. Agri-Tourism and Eco-Tourism businesses and industry.
 7. Green Economy and Biodiversity friendly businesses.
 8. NGO projects, campaigns and facilities related to environmental protection and social welfare.
 9. Development of Socialized Housing Projects wherein fifty percent (50%) of the beneficiaries are legitimate residents of the Municipality.
 10. Manufacturing of environmental pollution devices and equipment;
 11. Large tourism accommodation facilities with a minimum of 50bed.
 12. Operation of Material Recovery Facilities (MRF) and/or Sanitary Landfills, and Centralized Sewage Treatment facilities.
 13. Housing Subdivisions with centralized water treatment for sewage disposal and operational waste segregation facilities.
 14. Commercial Building (New or Expansion).
 15. All other future preferred areas of investment or areas endorsed by the Board/Council and approved by the Sangguniang Bayan.
- c. The actual investment must be as follows :
- A. Micro enterprise must have a capitalization of at least three (3) million pesos, but not more than fifteen (15) million pesos in the case of small enterprises; at least fifteen (15) million pesos, but not more than one hundred (100) million pesos in case of medium enterprises; and more than (100) million pesos for large enterprises. The amount of capitalization shall be based on the total project cost in the investor's project study submitted and approved by the Board/Council.
 - B. The new enterprises shall employ bonafide residents of Pinamalayan (certified by the local barangay council) as regular workers no less as provided in Ordinance No.9-2003 (An Ordinance Directing all Private Business Establishment &

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Firm/Entities Operating in the Locality to give Preference to Skilled and non-Skilled Residents of Pinamalayan in their Workforce).

SECTION 13. QUALIFICATIONS OF EXISTING INVESTMENT/ENTERPRISES – An existing investor/enterprise may avail of the incentives under this ordinance, provided, that it meets the following qualifications:

- a. The investor/enterprise must be accredited by the Pinamalayan Tourism Council.
 - b. The investor/enterprise must engage in activities mentioned in the investment priorities plan or in other preferred areas of investment specified in this ordinance.
 - c. That the existing investor/enterprise whose place of operation is already located within the territorial jurisdiction of the Municipality of Pinamalayan, will expand its existing production capacity or construct new buildings and other civil works for the installation of new machinery and equipment or improvements thereof which will result in an increase in production capacity.
 - d. That the existing investor/enterprise will provide labor and employment to bonafide residents of the Municipality of Pinamalayan.
- C. Expansion Projects.-** An expansion project may qualify for incentives, if the following conditions exist:
- a. That the project must have complied with all the requirements mandated under existing local and national laws and the Constitution;
 - b. That the expansion project is listed in the local IPAs and should have attained at least 85% of its existing production capacity and the proposed incremental capacity is at least 25% of its existing capacity;
 - c. That the expansion project shall have a capitalization of at least One Million Pesos;
- D. Diversification Projects-** A diversification project may qualify for incentives if the following conditions are met:
- a. That the project will entail new products and new production facilities;
 - b. That the diversification project is listed in the local IPAs;
 - c. That the diversification project shall have a capitalization of at least One Million Pesos;
- E. Modernization Projects-** A modernization project may qualify for incentives if the requirement is met:
- a. That the project is subject to the upgrading/modernization of all production facilities;

SECTION 14. APPLICATION REQUIREMENTS – Qualified investor/enterprise shall file an application for registration with the Board within sixty (60) days from the approval of this ordinance. Thereafter, new or existing investors/enterprises qualified under this ordinance shall file their application within sixty (60) days from qualifying for the incentives provided herein. A qualified investor/enterprise shall be considered to have waived its privilege to avail of



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the incentives provided in this ordinance, if no such application is received within the specified period.

- a. The applicant shall file three (3) copies of completed application form to be provided by the Board in accordance with the provisions of this ordinance.

A non-refundable filing fee is hereby imposed in the following amounts:

- P 1,000 for investment worth P3 Million but less than 5 million
- P 2,000 for investment worth P 5 Million but less than 10 Million
- P 5,000 for investment worth P 10 Million but less than 20 Million
- P 10,000 for investment worth 20 Million but less than 30 Million
- P 15,000 for investment worth 30 Million but less than 40 Million
- P 25,000 for investment worth 40 Million and above

- b. A copy of the complete project study of the proposed investment showing that the project is economically, technically, and financially feasible and viable;
- c. A certified true copy of applicant's certificate of registration with the Securities and Exchange Commission, the Board of Investments, Cooperative Development Authority or the Department of Trade and Industry, as the case may be; and
- d. A resolution of the applicant's board of directors or trustees authorizing the application.

SECTION 15. APPROVAL AND REGISTRATION PROCEDURES – The Board is authorized to facilitate actions on applications filed within the prescribed criteria for the evaluation of several applications filed in one preferred area; devise standard form for use of applicants; Provided, that the Board shall act upon every applications within thirty (30) days upon receipt thereof, provided, that all requirements are complete.

SECTION 16. CERTIFICATE OF REGISTRATION –A certificate of registration with the signature of the chairman and/or such other officer of the Board as it may empower and designate for the purpose shall be issued to a registered enterprise under this ordinance. The certificate of registration shall be in such form and style as the Board may determine.

CHAPTER VI RIGHTS AND PRIVILEGES

SECTION 17. RIGHTS AND PRIVILEGES GUARANTEED BY THE MUNICIPAL GOVERNMENT – All investors and registered enterprises are entitled to the rights and guarantees provided by law and the Constitution. In addition to such rights and guarantees, and in order to enhance investors' confidence in the incentives program, the Municipal Government of Pinamalayan, through the Investment Incentives Board, shall:

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- a. Provide concise and comprehensive information to prospective investors on the economic priorities of the Municipal Government, including target investment areas and the general conditions applicable to incoming direct investments;
- b. Communicate investment evaluation criteria and procedures to enhance transparency in the process of granting government incentives;
- c. Take the fullest possible account of the need of the investors for stability, growth and profit in their operations in the formulation or modification of policies and ordinances that affect investment;
- d. Not interfere or modify arrangements with the investors after the details of the implementation of an investment project has been accepted and approved, and the ownership and management structure of the enterprises have been established unless the law provides otherwise;
- e. Avoid undue distortion or competition between or among enterprises operating within its territorial jurisdiction, whether domestic or foreign, when granting any special exemptions or incentives aimed at encouraging investments in the identified target areas.

CHAPTER VII

INCENTIVES TO REGISTERED ENTERPRISES

SECTION 18. PERIOD OF AVAILMENT – Unless otherwise provided herein, a registered enterprise shall enjoy the fiscal incentives provided herein for a fixed period corresponding to the actual amount of investment put up by the investor/enterprise under the following brackets:

INVESTMENT	INCENTIVE PERIOD
3 Million Pesos but less than P 5 Million	One Year
5 Million Pesos but less than P20 Million	Two Years
20 Million Pesos but less than P40 Million	Three Years
40 Million Pesos and above	Four Years
200 Million Pesos above	Six Years

SECTION 19. FISCAL AND NON FISCAL INCENTIVES – In addition to the incentives provided by law a registered enterprise under this code shall enjoy the following incentives starting from the date of the start of actual commercial operation.

- a. **Exemption from local taxes, fees, and charges** – A registered enterprise under this Code shall be fully exempt from the annual Mayor's permit fees within the incentive period wherein it qualified and other kind of local taxes, fees and charges, except for regulatory fees, such as:

1. Medical Certificate Fee
2. Sanitary Permit Fee
3. Garbage Collection Fee
4. Fire Inspection Fee

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5. Barangay Clearance Fee
 6. Payment of basic real property tax and building permit fees imposed by the LGU for the period of 3 years from the date of the approval of the board.
- b. Regional or Area Headquarter/s or Regional Operating Headquarter/s of Multi National companies constructed and established within the locality shall be exempt from all kinds of taxes, fees and charges except Real Property Tax (RPT) on land improvements and equipments (Article 66, Chapter IV of RA 8756)
- c. **Reduction of Business Tax** – Registered enterprises subject to the period of availment under Section 18, shall be entitled to reduced business taxes based on gross sales or receipts earned or realized during the proceeding calendar year .

YEAR	REDUCTION
First Year	100% of Gross Sales/Receipts
Second Year	75% of Gross Sales/Receipts
Third Year	50% of Gross Sales/Receipts

- d. **Tax credit** – Tax Credit to Person Donating Property to the Municipality – Persons donating land or property or money to the municipality for the purpose of road right of way, squatter relocation and/or housing project, constructing community center for public use shall be entitled to tax credit which can be used by the taxpayer to pay his obligations when tax due effective.

CHAPTER VIII APPROPRIATIONS

SECTION 20. Provision for appropriation covering the expenditures to operationalize the Pinamalayan Investment and Incentives Board (PIIB) and the Investments Promotion Center (IPC) shall be provided through regular or supplemental Budget.

SECTION 21. Revenues from the Operation of the Code – The LGU may provide that the income derived from the operation of this Code shall go to the special coffers captioned “Investments Promotion Fund”. Said fund shall be used solely for the operation and maintenance and other operating expenses of the IPC of the LGU.

SECTION 22. Provision for appropriation covering the expenditures to operationalize the Pinamalayan Investment and Incentives Board (PIIB) and the Investments Promotion Center (IPC) shall be provided through regular or supplemental Budget.

SECTION 23. Immediate Release of Fund – For purposes of expediting the operations of the IPC, its allocation for the Investments Promotion Fund shall be immediately released.



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CHAPTER IX TRANSITORY PROVISION

SECTION 24. Business establishment already enjoying the benefits under the existing National Laws prior to the enactment of this Act may apply to the Local Investment Board/Council for tax incentive availment, provided the business establishment is in continuous operation for the next five (5) years or more from the date of its application for incentive investment.

CHAPTER X FINAL PROVISIONS

SECTION 25. INTERPRETATION – All doubts concerning the benefits and incentives granted to enterprises and investors by this code shall be resolved in favor of the Municipality of Pinamalayan.

SECTION 26. TAX CREDITS – All those qualified to avail of the benefits of this Code and who has paid the necessary taxes, may avail of the tax credits for taxes due from the Municipality of Pinamalayan.

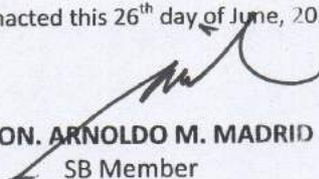
SECTION 27. JUDICIAL RELIEF – All orders or decisions of the Municipal Government in cases involving the provisions of this ordinance shall immediately be executory. No appeal from the order or decision of the Municipal Government by the party adversely affected shall stay such order or decision.

SECTION 28. SEPARABILITY CLAUSE – The provisions of this ordinance are declared separable. The invalidity of other provisions or of one or more provisions shall not affect the validity of other provisions thereof.

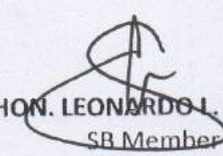
SECTION 29. REPEALING CLAUSE – All ordinances, executive orders and rules and regulations inconsistent with the provisions of this ordinance are hereby repealed or modified accordingly.

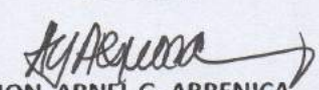
SECTION 30. EFFECTIVITY – This ordinance shall take effect fifteen (15) days after its posting in at least three (3) conspicuous places within the Municipality.

Enacted this 26th day of June, 2014 on mass motion.


HON. ARNOLDO M. MADRID
SB Member


HON. JEFFREY PAUL A. UMBAO
SB Member

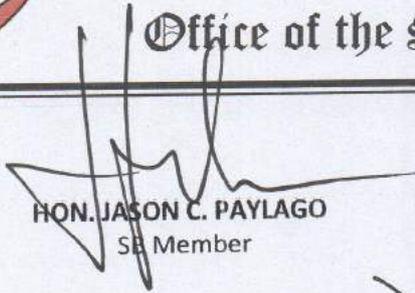

HON. LEONARDO L. PEDRAZA
SB Member

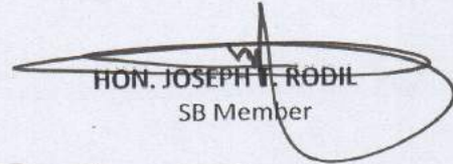

HON. ARNEL G. ABRENICA
SB Member

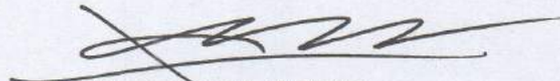


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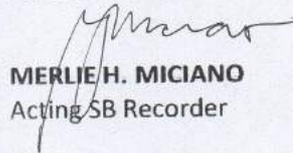
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HON. JASON C. PAYLAGO
SB Member

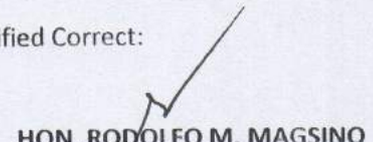

HON. JOSEPH V. RODIL
SB Member


HON. NORMAN J. JACINTO
ABC President, SB Member

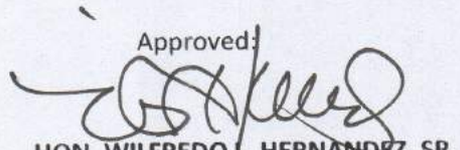
Attested:


MERLIE H. MICIANO
Acting SB Recorder

Certified Correct:


HON. RODOLFO M. MAGSINO
Temporary, Presiding Officer

Approved:


HON. WILFREDO L. HERNANDEZ, SR.
Municipal Mayor