



CGBCR-SPBac-F003.01 04/05/2024

OFFICE OF THE SAGGUNIANG PANLUNGSOD

COMMITTEE ON FINANCE, BUDGET AND APPROPRIATION AND COMMITTEE ON BARANGAY AFFAIRS

Office of the Sugginiang Paphaneted Received by Jenet Pring Town, 07-03-2024

JOINT COMMITTEE REPORT

NO. FBA-346-S-2024

Subject: REQUEST FOR APPROVAL OF BARANGAY ORDINANCE FROM BARANGAY MOLINO 1: BARANGAY TAX ORDINANCE NO. 03 SERIES OF 2024: AN ORDINANCE ENACTING THE BARANGAY REVENUE CODE-PNOA 491-2024 dated May 6, 2024

Referred to the Joint Committee on the 89th Regular Session is the above-subject matter for appropriate action and recommendation.

LEGAL BASES:

"Article Four. - Barangays

SECTION 152. Scope of Taxing Powers. - The Barangays may levy taxes, fees, and charges, as provided in this Article, which shall exclusively accrue to them:

- (a) Taxes On stores or retailers with fixed business establishments with gross sales or receipts of the preceding calendar year of Fifty Thousand pesos (P50,000.00) or less, in the case of cities and Thirty thousand pesos (P30,000.00) or less, in the case of municipalities, at a rate not exceeding one percent (1%) on such gross sales or receipts.
- (b) Service Fees or Charges Barangays may collect reasonable fees or charges for services rendered in connection with the regulation or the use of Barangay-owned properties or service facilities such as palay, copra, or tobacco dryers.
- (c) Barangay Clearance No city or municipality may issue any license or permit for any business or activity unless a clearance is first obtained from the Barangay where such business or activity is located or conducted. For such clearance, the





CGBCR-SPBac-F003.01 04/05/2024

OFFICE OF THE SAGGUNIANG PANLUNGSOD

Sangguniang Barangay may impose a reasonable fee. The application for clearance shall be acted upon within seven (7) working days from the filing thereof. In the event that the clearance is not issued within the said period, the city or municipality may issue the said license or permit.

- (d) Other Fees and Charges The Barangay may levy reasonable fees and charges:
 - (1) On commercial breeding of fighting cocks, cockfighting an cockpits;
 - (2) On places of recreation which charge admission fees; and
 - (3) On billboards, signboards, neon signs, and outdoor advertisements.

XXX"

FINDINGS:

It has been discussed during the Joint Committee hearing that the Liga ng mga Barangay is now working and preparing for the final draft of Barangay Revenue Code to be adopted by all Barangays in the City of Bacoor, purposely, for a uniform collection of all barangay fees and charges.

RECOMMENDATION:

In view of the foregoing, the Honorable Members of the Joint Committee hereby recommend **TO TEMPORARY ARCHIVE** Barangay Ordinance **No. 03, Series of 2024** of Barangay Molino 1, Bacoor City relative to its Barangay Revenue Code without prejudice to reopening of the same upon submission of the final draft of the Barangay Revenue Code as prepared by the Liga ng mga Barangay for uniformity in the collection of all barangay fees and charges.





CGBCR-SPBac-F003.01 04/05/2024

OFFICE OF THE SAGGUNIANG PANLUNGSOD

WE HEREBY CERTIFY that the contents of the foregoing report are true and correct.

Signed this day of May 2024 at the City of Bacoor, Cavite.

THE COMMITTEE ON FINANCE, BUDGET AND APPROPRIATION

HON. ROGELLO M. NOLASCO

Chairman

(ACTING CITY VICE MAYOR)

HON. CATHERINE S. EVARISTO

Vice Chairperson

HON. ADRIELITO G. GAWARAN

THE COMMITTEE ON BARANGAY AFFAIRS

ION. RANDY C. FRANCISCO

Chairman

HON. REYNALDO D. PALABRICA

Vice/Chairman

HON. LEVY M. TELA

Member

Prepared by:

ROBERTO A. DE GUZMAN

Local Legislative Staff Assistant I

JOINT COMMITTEE REPORT FBA-346-S-2024

PNOA 491-S-2024 - APPROVAL OF BARANGAY ORDINANCE NO. 03, SERIES OF 2024: BARANGAY MOLINO 1 - BARANGAY REVENUE CODE, Page 3







07-03-2024 10:00 am

CGBCR-SPBac-F003.01 04/05/2024

OFFICE OF THE SAGGUNIANG PANLUNGSOD

COMMITTEE ON FINANCE, BUDGET AND APPROPRIATION AND COMMITTEE ON BARANGAY AFFAIRS

MINUTES OF JOINT COMMITTEE HEARING

NO. FBA-346-S-2024

Subject: REQUEST FOR APPROVAL OF BARANGAY ORDINANCE FROM BARANGAY MOLINO 1: BARANGAY TAX ORDINANCE NO. 03 SERIES OF 2024: AN ORDINANCE ENACTING THE BARANGAY REVENUE CODE-PNOA 491-2024 dated May 6, 2024

Joint Committee Hearing held on May 8, 2024 at the MSBR Conference Room, 4th Floor, Legislative Building, Bacoor Government Center, Bacoor City.

Present:

Committee on Finance, Budget and Appropriation

Hon. Rogelio M. Nolasco - Chairman Hon. Adrielito G. Gawaran - Member

Committee on Barangay Affairs

Hon. Randy Francisco - Chairman Hon. Reynaldo D. Palabrica - Vice Chairman

Hon, Levy M. Tela - Member

In Attendance:

Hon. Simplicio G. Dominguez - City Councilor

Atty. Joshua Flores - Office of the City Legal Services

Ms. Mariza de Leon - Office of the City Budget Officer

Barangay Molino 1 Representatives:

Mr. Jeo Dominguez - Barangay Chairman Mr. Arturo Dominguez - Barangay Kagawad Ms. Leonor Pelayo - Barangay Treasurer

X----X





CGBCR-SPBac-F003.01 04/05/2024

OFFICE OF THE SAGGUNIANG PANLUNGSOD

Hon. Rogelio M/ Nolasco:

Called the Joint Committee hearing to order at 3:40 o'clock in the afternoon, and read the title of the proposed Barangay Ordinance 03, Series of 2024.

Introduced the Honorable Members of the Joint Committee and acknowledged the presence of resource persons and representatives of Barangay Molino 1.

For the record, requested the resource persons and the barangay officials to introduce themselves.

Resource Persons:

Introduced themselves.

Representatives of Barangay Zapote 1:

Introduced themselves.

Hon. Rogelio M. Nolasco:

So regarding po dito sa inyong ordinance – hingin po muna natin ang opinion ng ating Vice President (Liga ng mga Barangay) – (Konsehal) Randy Francisco regarding this matter.

Hon. Randy Francisco:

Regarding po dito sa (barangay) tax ordinance – ang isa pong napag-usapan ay gagawin na nating uniform (Barangay Revenue Code) – yan po ay dadaan sa Liga para pare-pareho mga kapitan - yan po ang gusto sana ni mayor.

Hon. Rogelio M. Nolasco:

Walang barangay na malaki - maliit (tax)

Hon. Randy Francisco:

Kaya po gagawa tayo ng isang (barangay) tax code





CGBCR-SPBae-F063.01 04/05/2024

OFFICE OF THE SAGGUNIANG PANLUNGSOD

Hon. Rogelio M. Nolasco:

Any question o comment sa ating resource persons? Recognized Hon. Reynaldo D. Palabrica.

Hon. Reynaldo D. Palabrica:

Dito po sana sa revenue code maraming question – pero may napansin lang po ako dito sa draft (barangay revenue code) – article 8 – certification fee na Php1,000.00 - kasi sa local government code puede mag-charge ng 1% of Php30,000.00 lang ang maximum allowed – para sa barangay clearance – business permit- Php2,000.00 sobra. – Hindi puedeng i-supersede ng revenue code (barangay) ang (provision) local government code.

Hon. Randy Francisco:

Wala na tayong singil sa business clearance fee - kaya ang ginagawa ng barangay ngayon sisingil ng Php500.00.

Hon. Reynaldo D. Palabrica:

Actually Php300.00 lang yun – pero may hand-on na Php200.00 fees.

Hon. Rogelio M. Nolasco:

Recognized Hon. Adrielito G. Gawaran

Hon, Adrielito G. Gawaran:

Mr. Chairman may tanong lang ako – kasi ang pinag-uusapan natin dito ay taxes – kasi tayo – tax payers – nagbabayad sa city tapos kokolekta din ng taxes sa barangay – hindi kaya magka-problema tayo – baka pumalag (constituents)

Hon. Rogelio M. Nolasco:

Recognized Hon. Reynaldo D. Palabrica:

Hon. Reynaldo D. Palabrica:

If I may Mr. Chairman – hindi naman kasi may kanya-kanyang autonomy naman – allowed naman ang barangay ng local government code to collect fees. Ang inissue ng city ay business permit – kaya ang barangay ay business clearance fee







CGBCR-SPBac-F003.01 04/05/2024

OFFICE OF THE SAGGUNIANG PANLUNGSOD

Hon, Adrielito G. Gawaran:

Tama po kayo – pero ang repercussion baka sabihin ay bakit doble-doble ang binabayaran namin – yun lang ang gusto kong malinawan natin

Hon. Reynaldo D. Palabrica:

Kaya nga Mr. Chairman – yan ang justifiable reason kung bakit sa local government code 1% of Php30,000.00 ang allowed na business clearance fee ng barangay - kaya may limit sa barangay

Hon. Rogelio M. Nolasco:

Kaya nga – pinag-aaralan ngayon ng Liga kung ano ang mas Maganda – so, temporary archive po muna natin ito hanggang sa dumating ang uniform barangay revenue code.

Hon. Reynaldo D. Palabrica:

May tanong pa po Mr. Chairman – kung hihintayin natin yung final draft - paano po yung revenue code ng mga barangay?

Hon. Rogelio M. Nolasco:

Kung ano yung existing nila – yun pa din ang pagbabasehan at gagamitin – for the meantime.

Barangay Chairman Jeo Dominguez:

May existing naman po – katulad sa amin may filing fee ang Lupon pero sa iba po ay walang filing fee.

Hon. Reynaldo D. Palabrica:

Nasa inyo naman yan kung gusto ninyo magkolekta ng filing fee sa Lupon – ang mahalaga may ordinance at nasa local government code naman na may filing fee sa Katarungang Pambarangay.







CGBCR-SPBac-F003.01 04/05/2024

OFFICE OF THE SAGGUNIANG PANLUNGSOD

Hon. Randy Francisco:

Kasi minsan natapos na ang away (barangay) - tapos iba na naman ang magrereklamo - kung may filing fee - magdadalawang isip sila na basta mag-file ng reklamo.

Hon. Rogelio M. Nolasco:

May mga katanungan pa po ba for clarication - Wala na na po?

Hon. Adrielito G. Gawaran:

Moved for the adjournment of the joint committee hearing.

Honorable Members of the Joint Committee:

Unanimously seconded the motion.

Hon. Rogelio M. Nolasco:

Adjourned the joint committee hearing at 5:25 o'clock in the afternoon.

Prepared by:

ROBERTO A! DE/GDZMAN

Local Legislative Staff Assistant I

Approved:

Chairman

Committee on Finance, Budget and Appropriation







CGBCR-SPBac-F003.01 04/05/2024

OFFICE OF THE SANGGUNIANG PANLUNGSOD

COMMITTEE ON FINANCE, BUDGET AND APPROPRIATION & COMMITTEE ON BARANGAY AFFAIRS

COMMITTEE ON BARANGAT AFFAIRS

ATTENDANCE OF JOINT COMMITTEE HEARING

(PROOF OF RECEIPT) May 08, 2024 / 4:00 P.M.

MSBR Conference Room at 4th Floor, Bacoor Legislative and Disaster Resilience Building

Subject: - REQUEST FOR APPROVAL OF BARANGAY ORDINANCE FROM BARANGAY MOLINO 1: BARANGAY TAX ORDINANCE NO. 03 SERIES OF 2024: AN ORDINANCE ENACTING THE BARANGAY REVENUE CODE. PNOA 491-2024 dated May 6, 2024

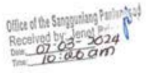
NAME	BUSINESS/OFFICE AFFILIATION	CONTACT NUMBER	SIGNATURE/DATE
How Reachio Pook Notara Hom Reynaldo Palaleira Hom Helrielip Gawaran Hom Levy Tela	R		Joyli & Septe
Hon Randy Francisco maniza De Leon HTty Eshua Flores Leonom Miller		0922354599	San Jan
How Simplies Branges	molino 1.	010003737	March 18 1



CGBCR-SPBac-F003.01 04/05/2024

OFFICE OF THE SAGGUNIANG PANLUNGSOD

COMMITTEE ON FINANCE, BUDGET AND APPROPRIATION & COMMITTEE ON BARANGAY AFFAIRS



NOTICE OF JOINT COMMITTEE HEARING (PROOF OF RECIEPT)

May 08, 2024 / 4:00 P.M.

MSBR Conference Room at 4th Floor, Bacoor Legislative and Disaster Resilience Building

Subject: - REQUEST FOR APPROVAL OF BARANGAY ORDINANCE FROM BARANGAY MOLINO 1: BARANGAY TAX ORDINANCE NO. 03 SERIES OF 2024: AN ORDINANCE ENACTING THE BARANGAY REVENUE CODE. PNOA 491-2024 dated May 6, 2024

NAME	BUSINESS/OFFICE AFFILIATION	CONTACT NUMBER	SIGNATURE/DATE
HON. CATHERINE S. EVARISTO	SP		lew ostalan
HON. REYNALDO D. PALABRICA	SP	July - 6138592910+	1 167
HON. ADRIELITO G. GAWARAN	SP	-	4 5/07
HON, LEVY M. TELA	SP	*	15002 05/17/22/270 M
HON. RANDY C. FRANCISCO	LNB VICE PRESIDENT	0980944477	Vith C-7-2014 2:12PA
MS. ELVINIA S. GUERRERO	BUDGET	0945692892	8 5/9/4
MR. CHRISTIAN T. GAWARAN	BPLD	0998-555-4422	Bu 5/9/9
HON. JEO M. DOMINGUEZ	MOLINO I	8921-795·5933	Max





Seal of Good Local Governance 2023 Awardee

OFFICE OF THE SAGGUNIANG PANLUNGSOD

CGBCR-SPBqc-F003.01
04/05/2024





Republic of the Philippines Province of Cavite City of Bacoor BARANGAY MOLINO 1 (046) 4242559



Barangay Tax Ordinance No. 03 Series 2024

SANGGUNANG PANLUNGSOD RECEIVED BY:ARIEL

DATE: 4/10/1/ TIME: 147

AN ORDINANCE ENACTING THE BARANGAY REVENUE CODE

Chapter 1

GENERAL PROVISIONS

ARTICLE A. TITLE AND SCOPE

Section 1A. 01. Title. This ordinance shall be known as the "Revenue Code of Barangay Molino 1, Bacoor City, Cavite."

Section 1A. 02. Scope. This Code shall govern the levy, assessment and collection of taxes, fees, charges and other imposition within the jurisdiction of this barangay.

ARTICLE B. DEFINITION AND RULES OF CONSTRUCTION

Section 1B. 01. Definitions. When used in this Code, the term:

Amusement - is a pleasurable diversion and entertainment. It is synonymous to relaxation, avocation, and pastime or fun.

Amusement Place - 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.

Business - means trade or commercial activity regularly engaged in as a means of livelihood or with a view to profit.

Capital - signifies the actual state, whether in money or property owned by an individual or corporations; would be liable to its creditor, and which in case of insolvency passes on to the receiver.

Capital Investment - is the capital which a person employs in any undertaking, or which he contributes to the capital of partnership, corporation, or any juridical entity or association in a particular taxing jurisdiction.

Charges - refers to pecuniary liability, as rents or fees against persons or property.

Cockfighting - shall embrace and mean the commonly known game or term "cockfighting derby, pintakasi, or tupuda", or its equivalent terms in different Philippine localities.

Cockpits - include any place, compound, building or portion thereof, where cockfighting is being held whether or not money bets are held on the result of such cockfights.

Commercial Breeding of Fighting Cocks - for purposes of imposing barangay fees and charges, commercial breeding of fighting cocks shall mean an annual sale of more than five (5) fighting cocks of duly registered breeder.

Countryside and Barangay Business Enterprise - refers to any business entity, association or cooperative registered under the provisions of the Republic Act Numbered Six Thousand Eight Hundred Ten (R.A. 6810), otherwise known as Magna Carta for Countryside and Barangay Business Enterprises (Kalakalan 20).

Fee - means a charge fixed by a 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.

Gross Sales or Receipts - include the total amount of money or its equivalent representing the contract price, compensation or service fee, including the amount of charged or materials supplied with the services and deposits or advance payments actually or constructively received during the taxable quarter for the services performed or to be performed for another person including discount if determinable at the time of the sales, sale return, excise tax and value added tax (VAT).

Levy - means imposition or collection of assessment, tax, tribute, or fine.

Motor Vehicle - means any vehicles propelled by any power other than muscular power using the public road, but including road rollers, trottey ears, street-sweepers, sprinklers, lawn mowers, buildozers, graders, forklifts, amphibian truck and cranes it not used on public roads, vehicles which run on rails or track and tractors, trailers and tractor engines of all kinds used exclusively for agricultural purposes.

Operators - includes the owner, manager, administrator, or any other person who operates or is responsible for the operation of a business establishment or undertaking.

Person - means every natural juridical being susceptible of rights and obligations or of the being subject of legal relations.

Places of Recreation - includes of amusement where one seeks admissions to entertain himself by seeing or viewing the show or performance or these where one amuses himself by direct participation.

Residents - refers to the natural person who have their habitual residence in this place, where they exercise their civil rights legal residence and fulfill their civil obligations, and to judicial persons for which the law or any other provision creating or recognizing them fixes their residence in a particular province, city, or municipality where they have their legal residence or principal of business or where they conduct their principal business or occupation.

Retail - means a sale where the purchaser buys the commodity for his own consumption, irrespective of the quantity of the commodity sold.

Retail Stores - are business establishment with fixed business address in the Barangay where goods are kept for sale to purchasers for personal consumption.

Revenue - includes taxes, fees and charges that a State or its political subdivision collects and receives into the treasury for public purposes.

Services - means the duties, work, or functions performed or discharged by the government officer, or by any private person contracted by the government, as the case maybe.

Tex - means an enforced contribution usually monetary in form, levied by the taw-making body on person and property subject to its jurisdiction for the precise purpose of supporting governmental needs.

Section 1B. 02. Words and Phrase Not Herein Expressly Defined. Words and phrases embodied in this Code not herein especially defined shall have the same definitions as found in R.A. 7160 and its implementing Rule and Regulations as well as in other applicable laws.

Section 1B. 03. Rules of Construction. In constraining in the provisions of this code, the following rules of construction shall be observed unless inconsistent with the manifest intent of the provisions or when applied they would lead to absurd or highly improbable results.

- a. General Rale. All words and phrases shall be construed and understood according to the common approved usage of the language; but technical words and phrases and such other words in this Code which may have acquired a peculiar or appropriate meaning.
- b. Gender and Number. Every word in this 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 and every word importing the plural number shall extend to one person or thing.

- c. Computation of Time. The time within which an act in to be done as provided in this Code or any rule or regulation issued pursuant to the provision when expressed in this shall be completed 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 from the computation, and the next business day shall be considered the last day.
- d. References. All references to Chapters, Articles, Sections are to Chapters, Articles, Sections in this Code unless otherwise specified.
- e. Conflicting Provision of Sections. If the provisions of different chapters conflict with each other, the provision of each chapter shall prevail as to all specific matters and questions involved therein.
- f. Conflicting Provisions of Sections. If the provisions of different sections in the same chapter conflict with each other, the provision of the section which is last in point of sequence shall prevail.

Chapter II

BUSINESS TAX

ARTICLE A. TAX ON RETAIL STORES OR RETAILERS

Section 2A. 01. Imposition of Tax. There is hereby levied an annual tax on "stores or retailers with fixed business establishments" the following:

(a) For a Barangay in a Municipality

On Stores or Retailers with

Amount of Tax

Gross sales or receipts for the

Per Annum

Preceding calendar year of

P 50,000,00 or less

One Percent (1%) of

Such gross sales or receipts

Section 2A, 02. Time of Payment and Accrual of Tax. The tax imposed herein shall accrue on the first day of lanuary of each year as regards subjects then liable therefore. However, tax due may be paid on semestral and/ or quarterly basis without the imposition of corresponding surcharge or interest on the unpaid amount.

Section 2A. 03. Collection of Taxes. The tax must be paid to, and collected by, the Barangay Treasurer or his duly authorized representative before any business or trade activity herein specified can be tawfully begun or pursued and the tax shall be reckoned from the beginning of the calendar year. When the business is abandoned, the tax shall not be exacted for period longer than the current quarter and the business, or trade activity, is abandoned, no refund of the corresponding to the unexpired quarter shall be made.

Section 2A. 04. Surcharge for Late Payment and Interest on Unpaid Taxes. Failure to pay the tax prescribed 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 shall be paid at the time and in the same manner as the original tax due.

In addition to the surcharge imposed herein, there shall be imposed an interest of Two Percent (2%) per month from the date it is due until it is fully paid, provided, that is no case shall the total interest on the unpaid amount or a portion thereof exceed thirty-six (36) months.

The Sangguniang Barangay, however, through a resolution, may extend the time of payment of such tax without penalty or surcharge for a justifiable reason or cause, provided that extension shall not exceed six (6) 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 aforementioned shall be collected on the unpaid amount from the date it become originally due until fully paid.

Section 24. 05. Administrative Provisions; Rules and Regulation.

- Requirement. Any person who shall establish, or operate any retail store in this Barangay shall first obtain a Mayor's Permit and pay the fee prescribed therefore and the business tax imposed under this Article.
- b. Issuance and Posting of Official Receipt. The Barangay Treasurer shall issue an official receipt upon payment of the business tax imposed herein. Issuance of the said official receipt shall not relieve the taxpayer from any requirement being imposed in this barangay under existing municipal ordinances, rules and regulations.

Every person issue an official receipts for the conduct of a business or undertaking shall keep the same conspicuously posted in plain view at the place for business or office he shall keep the official receipt in his

person. The receipt shall be produced upon demand by the Punong Barangay; Barangay Treasurer or their duly authorized representatives.

In acknowledging harangay taxes, fees and charge, it shall be the duty of the Barangay Treasurer or his deputy to indicate on the official receipt issued for the purpose, the number of the corresponding tax ordinance.

e. Invoice or Receipt. All persons subject to the taxes on business, shall, for each sale or transfer of merchandise or goods, or for service rendered, valued at Five Pesos (P5.88) or more at any one time, prefer an issues sales or commercial invoices and receipt serially numbered in duplicate, showing among others their names of style if any, and business.

address. The original copy of its sales invoice or receipt shall be issued to the purchaser or costumer 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 years.

The receipt or invoice issued pursuant to the requirements of the Bureau of Internal Revenue for the determination of National Internal Revenue Taxes shall be sufficient for the purposes of this Code.

d. Sworn Statement of Gross Receipts or Sales. Operators of business subject to the taxes imposed therein shall submit a sworn statement of their gross sales or receipts as pre-requisite for the Issuance of Mayor's Permit.

The Barangay Treasurer may examine the books, accounts and other pertinent records of any person subject to tax in order to verify the correctness the sworn statement of gross sales or receipts of concerned tax payer.

- e. Issuance of Certification. The Barangay Treasurer may, upon presentation of Satisfactory proof that the original official receipt has been lost, stolen or destroyed, issue a certification to the effect that the tax has been paid, indicating therein, the number of the official receipt issued, as provided for under Section 4A. 01 (6), Article A. Chapter IV of this Code.
- Transfer of Business to Other Location. Any business for which the barangay tax has been paid by the
 person conducting it may be transferred and continued in any other place with the territorial limit of
 this barangay without paying any additional tax during the period for which the payment of the tax was
 made.
- g. Death of Licensee. When any individual paying business tax dues and the business in commood 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.
- b. Retirement of Business. Any person subject to the tax on business imposed herein shall, upon termination of the business, submit a sworn statement of the gross sales or receipts for the calendar year.

For purposes hereof, termination shall mean that the business operations are stopped completely. Any change in ownership, management and/or name of the business shall not constitute termination as contemplated in this Article. Unless stated otherwise, assumption of the business by any new owner or manager or registration of the same business under a new name in the Barangay will notify the municipal treasurer for record purposes in course of the renewal of the permit or license to operate the business

The Barangay Treasurer shall see to it that the payment of taxes of a business is not avoided by the termination or the retirement thereof. For this purpose, procedural guidelines shall spicily be observed.

1. The Barangay Treasurer shall verify every application for termination of business and inspect the address of the business on record to verify if it is really no longer operating. If he finds that the business is simply placed under a new name, manager and/or new owner, the Barangay Treasurer shall recommend to the Punong Barangay the issuance of the notice for the termination or retirement of said business. Thereafter, the Punong Barangay shall submit a written report on this matter to the Mayor for the latter's information and appropriate action.

Accordingly, the business continues to become liable for the payment of all taxes, fees and charges imposed thereon under existing tax ordinances of Barangay, and;

In the case of a new owner to whom the business was transferred by sate or other form—of conveyance, said new owner shall be liable to pay the tax or free for the transfer of the business to him, as provided for under Section 3A. 01, Article A, Chapter III of this Code.

If it is found out that the retirement or termination of the business is legitimate, and the tax due there from be less than the tax due for the nument year base 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.

Provided that, the Mayor's Permit issued to a business retiring of terminating its operation shall be surrendered to the municipal treasurer who shall forthwith cancel the same and record such cancellation in his books.

Section 2A, 06, Newly - Started Business, In the case of newly - started business subject to this Article; the tax shall be fixed by the quarter. The initial tax for the quarter in which the business starts to operate shall be one - fourth of one - tenth of the one person (1/4 of 1/10 of 1%) of the capital investment or One Hundred Pesos (P100.00), whichever is higher.

In the succeeding quarter or quarters, in case where the business opens before the last quarter of the year, the tax shall be based on the gross sales of receipts for the preceding quarters at a rate of One Petcent (1%) of such gross sales or receipts.

In the succeeding catendar year, regardless of when the business starts, the tax shall be based on the gross sales and/or receipts for the preceding calendar year or any fraction thereof, at a rate of One Percent (1%) of such gross sales or receipts.

Chapter III

REGULATORY FEES

ARTICLE A. FEE ON THE TRANSFER OF RETAIL STORE BUSINESS

Section 3A. 01. Imposition of Fee. There is hereby levied a fee on the transfer of retail store subject to the preceding Article through sale, donation, harter, or any other form or mode of conveyance at the rate of One Percent (1%) of the total consideration or, in the absence of specific consideration the gross sales or receipts of the preceding calendar year on file at the Barangay Treasurer's records, or the fixed amount of Two Hundred Pifty (P250.00) Pesos, whichever is lower.

Section 3A, 02. Rules and Regulation.

- The new owner to whom the basiness was transferred shall be liable to pay the unpaid taxes, fees or charges due to the former owner, if there is any.
- The permit issued to the former owner shall be surrendered to the Municipal Treasurer, through the Office of the Mayor, who shall cancel the same in his records.
- 3. Any person who has granted a permit to operate or conduct a retail store in this barangay who transferred his business to another shall inform in writing the Barangay Treasurer or the Punning Barangay, within ten (10) days of such transfer and submit a sworn statement of the gross sales or receipts of his business for the current year.
- The Punong Barangay shall issue other necessary rules and regulations for the effective implementation
 of this Article.

Section 3A. 03. Time of Payment. The fee imposed in this Article shall be paid to the Barangay Treasurer by the buyer, donee, or heir before the business or trade undertaking is operated, conducted, or pursued.

Section 3A, 04. Surcharges for Late Payment. Failure to pay the fee imposed in this Article on time shall subject the taxpayer to a surcharge of Twenty-Five Percent (25%) of the original amount of fee due and such surcharge shall be paid at the time and in the same manner as the fee due.

Section 3A. 05. Penalty. Any violation of the provisions of this Article shall be punished by a fine of not less than Two Hundred Pesos (P208.00) but not exceeding One Thousand Pesos (P1,000.00), at the discretion of the court.

ARTICLE B. REGULATORY FEE ON COMMERCIAL BREEDINGOF FIGHTING COCKS

Section 3B. 01. Imposition of Fee. There is hereby imposed an annual fee on the commercial breeding of fighting cooks of a duly licensed or registered breeder within this barangey, as follow:

Section 3B. 02. Time of Payment. The fees imposed herein shall be due and payable within the first twenty (20) days of Japuary of each year.

Section 3B. 03. Surcharge for Late Payment. Failure to pay the fees imposed in this Article on time shall subject the taxpayer to a surcharge of twenty-five percent (25%) of the original amount of feedue and such surcharge shall be paid at the time and in the same manner as the original fees due.

Section 3B. 04. Penalty. Any violation of the provisions of this Article shall be punished by a fine of nut less than Two Hundred Pesos (P200.00) but not exceeding One Thousand Pesos (P1,000.00), at the discretion of the Court.

ARTICLE C. AMUSEMENT FEE ON PLACESWHICH CHARGE ADMISSION FEE

Section 3C. 01. Imposition of Fee. There is hereby imposed an amusement fee (not tax) from the operators of amusement places which charge admission fees at the following rates:

(a) Theaters and einema houses, per admission ticket	Two percent (2%) of the admission fee
(b) Video - Movie houses utilizing Beta, VHS, IVC,	per admission ticket one (1%) of the admission fee
Laser-Disc Player or Similar apparatus.	(2 A) of the somether fee

(c) Ambulant and itinerant operators of recreation apparatus, amusement devices or contrivances during fiests or fairs;

I Circus, carnivals, the like, per admission ticket	Two percent (2%) admission fee
 Merry-go-round, roller coaster, Ferris wheel, swing, Shooting gallery, and the like, per admission ticket 	Two percent (2%) of the admission fee
(d) Boxing contest exhibitions, concert, per admission ticket	Two percent (2%) of the admission fee
(c) Recreation establishments, such as resorts, Swimming pool, and the like, per admission ticket	Two percent (2%) of the admission fee
(f) Other amusement places which are open to the Public and charging admission fee	Two percent (2%) of the admission fee

Section 3C. 02. Time of Payment. The fee imposed in this Article shall be paid to the Barangay Treasurer daily or on next day following the collection of such admission fees.

Section 3C, 03. Administrative Provisions. The operation of the above mentioned amusement places are still subject to the provisions of existing municipal ordinances, rules and regulation on this matter.

Section 3C. 04. Surcharge for Late Payment. Failure to pay the fee imposed in this Article on the time shall subject the taxpayer to a surcharge of twenty-five percent (25%) of the original amount of fee due and such surcharge shall be paid at the time and in the same manner as the original fees due.

Section 3C. 05. Penalty. Any violation of the provision of this Article shall be punished by a fine of not less than Two Hurdred Pesos (P200.00) but not exceeding One Thousand Pesos (P1,000.00), at the discretion of the Court.

ARTICLE D. REGULATORY FEES ON OUTDOOR ADVERTISEMENTS

Section 3D. 61. Imposition of Fee. There is hereby imposed an annual regulatory fee on outdoor advertisements displayed or maintained in any place exposed to public view within the territorial jurisdiction of this Barangay, at the following rates:

(a) Billboards, signboards or tarpaulin for advertisements of business, per square meter or fraction thereof:

Single faced	P 10.00
Double faced	P 20.00

(b) Billboards or signs for Professional, per square meter or fraction thereof

P 18.00

(c) Billboards, sign, or advertisement for business and professions, painted on any building or structure or otherwise separated of detached there from, per square meter thereof

P 10.00

(d) Advertisement for business or professions by means of slide movies payable by the advertisers

P100.08

(e) Advertisements by means of Vehicles, balloons, kite, etc.

-per day or fraction thereof P 40.00
-per week or fraction thereof P 69.09
-per month or fraction thereof P 80.00

Additional imposed:

For the use of electric or neon light in biltboards,

per square motor or fraction thereof

Pt@.00

Privilege panels shall be subject to one-half (1/2) of the rates prescribed above.

Section 3D, 02. Exemptions. The imposition of the above prescribed rates is subject to the following exemptions.

1. Signs, signboards, billboards, advertisements, including stick-outs—streamers, lighted signs, and other electronic media, posters, privilege panels, store signs and other electronic media, posters, privilege panels, store signs placards, price strips, bunting and the light, belonging to manufacturers or producers or professional, but displayed at the place where a business or professionals, but displayed at the place where a business or profession is conducted, or displayed on delivery or other service and public utility vehicle, are exempted from the provisions of this Article

Section 3D. 03. *Time of Payment*. The fee imposed in this Article shall be paid to the Barangay Treasurer within the first (wenty (20) days of January of every year.

Section 3D. 04. Administrative Provisions. Installation and construction of billboards, signboards, and the light shall be subject to the rules and regulations of existing laws, ordinances, rules and regulations.

Issuance of permit for their installation and construction shall be in accordance with the provisions of existing laws and municipal ordinances.

Section 3D. 05. Penalty. Any violation of the provisions of this Article shall be punished by a fine of not less than Two Hundred Pesos (P200.00) but not exceeding One Thousand Pesos (P1,000.00), at the discretion of the Court

ARTICLE E. POUNDAGE FEE ON IMPOUNDING OF ASTRAY ANIMALS

Section 3F. 01. Definitions. As used in this Article, the terrus:

- "Large Cattle" includes horses, mule, carabao, now and other domesticated members of the bovinc family.
- b. "Astroy Animal" -- means an animal which is set loose, unrestrained and not under the complete control of each owner or the one in charge or in possession thereof, found roaming at large in public or private places whether fettered or not.
- "Public Place" includes national, provincial, municipal, or Barangay roads and other places open to the public.
- d. "Private Place" includes privately owned street or yards rice fields or farmlands, or lots owned by an individual other than the owner of the animal.

Section 3E. 02. Imposition of Fee. There is hereby imposed a poundage fee per day for every animal found astray in public or public places and then impounded at the barangay coral, or other place designated by the Sangguniang Barangay as Impounding area, at the rate prescribe below:

a. Large Cattle	P280.00/day
b Swine/hogs/pig	P200.00/day
c. Goat	P100.00/day
d. Dog	P100.00/day

Section 3E. 03. Time and Manner of Payment. The poundage fee imposed herein shall be paid to the Barangay Treasurer before the animal impounded is released from the corral.

Section 3E. 04. Administrative Provisions. For purpose of this Article, the Barangay Tanods, or any concerned citizens, are hereby authorized to apprehend an impound astray animals in the Barangay corral or place designated for such purpose.

Impounded animals not claim within five (5) days after the date of impounding shall be sold at auction in the accordance with the generally accepted procedure.

The Punong Barangay shall issue the necessary implementing rules and regulations for the proper and effective implementation of this Article.

Section 3E. 65. Penalty. Any violation of the provisions of this Article shall be punished by a fine of not less than Two Hundred Pesos (P200.60) but not exceeding One Thousand Pesos (P1, 000.60) at the discretion of the Court.

Chapter IV

SERVICE CHARGE AND REGISTRATION FEES

ARTICLE A. CLEARANCE OR CERTIFICATION FEE

Section 4A, 01, Imposition of Fee. There shall be collected for the issuance of a clearance or certification by the Puriong Barangay or his duly authorized representative the following fees:

- Barangay Clearance for any business or activity for purposed of securing Mayor's Permit
- a. Class A: Supermarket, Minimart, Laboratories, Hospitals, Department
 Stores, Malls, Factories, Hotels, Motels, Private Schools, Private
 P2, 000.00
 Cemeteries, Lessor Building.
- b. Class B: Signature Clothes, Giant Food Chains, Warehouse,
 Hardware, Banks, Appliance Center, Furniture Shop, Money Changer,
 Machineries, Beauty Parlor, Massage Parlor, Computer Center
 P 1,000.06
 and similar establishments
- c. Class C: Kiosk/Cart, (Grocery outside mall)
 d. Class D: Water Station, Photo Shop, Tailoring/Dress Shop,
 Pawnshop, Munpower Services Security Agencies, Laundry Shop,
 Auto Supply, Restnurant w/ Live Band, Trading Co., Mapecon,
 Computer Center outside mall), Ticketing, Clothing, tootwear

General Merchandise and similar establishments

c.	Class E: Apartments, Rooms for Rent	P 500.80
ſ.	Class F: Sari-sari Store, Eateries / Turo-turo	P 300.80
2.	Lupon Тадаратауара Сісагарсс	Р 100.00
3.	Certification for purposes of securing license for firearms	₽ 20,00
4.	Certification for purposes of seeking employment, securing	
	a driver's license or applying for tricycle franchise	P 20.00
5.	Berangay Clearance for securing Building Permit	
	(will depend on the total project cost)	
	 a) P300,000 and below 	P 390.00
	b) P 300,001 to P500, 000	P 500.00
	c) P 500,001 and above	P 750.00
6.	Barangay transient of workers (cost each worker)	P 50.00
7.	Barangay Clearance or Certification for Indigents, students,	
	PWDs, Senior Citizen, SOLO Parents and other constituents	FREE
	requesting for burial and financial assistance	
8.	Reproduction of Barangay Records, data and similar	
	Documents, Any other clearance or certification for purposes other than those above mentioned.	P 20.90
9	Barangay ID System	P1 0 0.00

Section 4A, 02. Exemption. No fee shall be collected for the issuance of a certification or clearance when it is officially requested by any court or government agency.

Section 4A. 03. Time of Payment. The fees imposed in this Article shall be paid to the Barangay Treasurer at the time of the request or before the request is granted.

Section 4A. 04. Administrative Provision. Issuance of a Barangay clearance for any business or trade activity located, or conducted, within the territorial jurisdiction of this Barangay as a requirement before the Mayor issues a license or permit shall be acted upon within Seven (7) working days from the filling thereof.

In the event that a clearance is not issued within the said period, the Mayor may then issue corresponding license or permit being applied for by the applicant.

Section 4A. 05. Penalty. Any violation of the provisions of this Article shall be punished by a fine of not less than Two Hundred Pesos (P200.00) but not more than One Thousand Pesos (P1,000.00), at the discretion of the Court.

ARTICLE B. "LUPON" FILING FEE

Section 4B. 01. Imposition of Fee. There is hereby imposed a filling fee for any dispute brought before the Lupon Tagapamayapa of this Barangay subject for amicable settlement, mediation, conciliation or arbitration by the Lupon Tagapamayapa at the following rates:

a.	Civil Dispute	P50.00
ъ.	Criminal Dispute	P50.00
c.	Other kinds of disputes	P50.00

Section 4B. 02. Time and Manner of Payment. The fee imposed berein shall be paid to the Barangay Treasurer at the time of the filling of the complaint. The Barangay Treasurer shall issue the necessary receipt therefore.

Section 4B, 83. Penalty. Any violation of the Provisions of this Article shall be punished by a fine of not less than Two Hundred Pesos (P208.09) but not more than One Thousand Pesos (P1,000.00) at the discretion of the Court.

ARTICLE C. PUSH CART REGISTRATION FEE

Section 4C, 01. Imposition of Fee. There shall be collected an annual registration fee of Fifty Pesos (P50.00) for each "push eart" being used in this barangay which shall be registered with the office of the Barangay Treasurer.

Section 4C. 02. Time and Manner of Payment. The fee imposed herein shall be due and payable within the first twenty (20) days of lanuary every year. For each "Push Cart" acquired after the first twenty (20) days of January, the fee shall be paid without penalty within the first twenty (20) days following its acquisition.

Section 4C, 03. Administrative Provisions. The Barangay Treasurer shall keep a registered of all push carts, which shall set forth, among others, the name and address of its owner.

Section 4C. 04. Penalty. Any violation of the provisions of this Article shall be punished by 2 fine of not less than Two Hundred Pesos (P200.00) but not more than One Thousand Pesos (1,000.00) at the discretion of the Court.

ARTICLE D. BICYCLE AND PEDICAB REGISTRATION FEE

Section 4D. 01. Imposition of Fee. There shall be collected a one-time registration fee of Fifty Pesos (P50.00) for each bicycle and Pedicab being used in this barangay which shall be registered with the office of the Barangay Treasurer.

Section 4D. 02. Time and Manner of Payment. The fee imposed herein shall be due and payable for each "Bicycle for Adult" and Pedicah acquired within the first twenty (20) days following its acquisition.

Section 4D. 03. Administrative Provisions. The Barangay Treasurer shall keep a register of all "bjeyele for adult" and Pedicab which shall set forth, among others, the name of its owner.

Section 4D, 04. Penalty. Any violation of the provisions of this Article shall be punished by a fine of not less than Two Hundred Pesos (P200.00) but not more than One Thousand Pesos (1,000.00) at the discretion of the Court.

Chapter V

CHARGES AN OTHER FEES

ARTICLE A. RENTAL FEE ON BARANGAY-OWNED PROPERTIES

Section 5A. 01. Imposition of Fee. There is hereby imposed the following rental fee for the use of the following Barangay-owned properties:

 Covered court/ Basketball court, Rental fee, per day, or fraction thereof

P 200.00 per day

 Multi-purpose Hall, Rental fee, per day, or fraction thereof

P 1,600,00 per day

Section 5A. 02. Time and Manner of Payment. The tent fee imposed in this Article shall be paid to the Barangay treasurer before the application or request to tent the Barangay owned property or equipment is granted.

Section 5A. 03. Penalty. Any violation of the provisions of this Article shall be punished by a fine of not less than Two Hundred Pesos (P206.00) but not exceeding One Thousand Pesos (P1,000.00), at the discretion of the Court.

ARTICLE B. RENTAL FEE ON BARANGAY-OWNED EQUIPMENT

Section 5B. 01. Imposition of Fee. There shall be collected a rental fee for the house of the Barangay-owned equipment at the following rates:

ι.	Tent	FREE
2.	Tables	FREE
3.	Chairs (Mono blocks)	FREE
4.	Scapfolding	FREE

Section 5B. 02. Time and Manner of Payment. The rental fee imposed in this Article shall be paid to the Baranguy Treasurer upon the application to hire or before the request to hire said afterementioned equipment is granted.

Section 5B. 03. *Penalty*. Any violation of the provisions of this Article shall be punished by a fine of not less than Two Hundred Pesos (P200.00) but not exceeding One Thousand Pesos (P1,900.00), at the discretion of the Court

Chapter VI BARANGAY CHARGES AND OTHER FEES

ARTICLE A. SERVICE CHARGE FOR GARBAGE COLLECTION USING BARANGAY-OWNED EQUIPMENT

Section 6A. 01. Imposition of Fee. There shall be collected from every operator of business establishments located "within the area covered by the garbage collection service" a garbage collection fee for twenty pesos (P20.00) per month.

Section 6A. 02. Exemption. Establishments that are disposing of their garbage or waste matters property or maintaining an appropriate system of garbage disposal and having no garbage or waste matters to be collected are exempted from the provision of this Article.

Section 6A. 83. Time of Payment. The fee imposed in this Article shall be paid to the Barangay Treasurer either monthly or annually. If the opinion selected is monthly it shall paid on or before the tenth (10th) day of every month. If annually, it shall be paid in advance within the first twenty (20) days of lanuary every year.

Section 6.4. 04. Surcharge for Late Poyment. Failure to pay the fee prescribed in this Article within the time required shall subject the taxpayer to a surcharge of ten percent (10%) of the original amount to fees due, such surcharge to be paid at the same time in the same manner as fees due.

Section 6A. 05. Administrative Provisions.

a) The owner or operator of any business establishments shall provide within his premises a garbage can or a receptacle duly prescribed which shall be placed in front of the establishments before the time of the garbage collection.

Section 6A, 66. Penalty. Any violation of the provision of this Article shall be punished by a fine of not less than Two Hundred Pesos (P200.00) but not more than One Thousand Pesos (P1,000.00), at the discretion of the Court.

ARTICLE B. CHARGES FOR PARKING

Section 6B. 01. Imposition of Fee. There shall be collected a parking for for the used 0 any Barangay-owned parking area, in the amount prescribed below:

Kinds of Vehicle

Parking Fee

B) Jeenney: AUV; Vans
Per day or fraction thereof

FREE

b) Tricycle-for-hire
Per day or fraction thereof

FREE

Section 6B. 02. Time of payment. The fee imposed herein shall be paid to the Barangay Treasurer, or to his authorized representative, upon parking thereon.

Section 6B. 63. Surcharge of Late Payment. Failure to pay the fee prescribed in this Article within the time required shall subject the taxpayer to a surcharge of ten percent (10%) of the original amount fees due, such surcharge to be paid at the same time in the same manner as the fee due.

Section 6B. 94. Penalty. Any violation of the provision of this Article shall be punished by a fine of not less than Two Hundred Pesos (P200.00) but not more than One Thousand Pesos (P1.000.00), at the discretion of the Court.

ARTICLE C. TERMINAL FER

Section 6C. 81. Importation of Fee. There shall be collected a "terminal fee" for the use of the Barangay-owned terminal in the amount prescribed below:

a) Jeepney; AUV; Vans

Per day or fraction thereof

FREE

b) Tricycle-for-hire
 Per day or fraction thereof

FREE

Section 6C. 02. Time of Papment. The fee imposed herein shall be paid to the Barangay Treasurer, or his authorized representative, either every day or monthly.

Section 6C. 03. Surcharge of Late Payment. Failure to pay the fee prescribed in this Article within the time required shall subject the texpayer to a surcharge of ten percent (10%) of the original amount due, such surcharge to be paid at the same time in the same manner as the fee due.

Section 6C. 04. Penalty. Violation of the provisions of this Article shall be punished by a fine of not less than Two Hundred Pesos (P200.00) but not more than One Thousand Pesos (P1.000.00), at the discretion of the Court.

Chapter VII

GENERAL ADMINISTRATIVE AND PENAL PROVISIONS

ARTICLE A. COLLECTION AND ACCOUNTING OF BARANGAY REVENUES

Section 7A. 01. Collection. The collection of Barangay taxes, fees, charges, surcharges, interest and natities accruing to this Barangay shall be the responsibility of the Barangay Treasurer or his deputies and no case shall be delegated to any person.

Unless otherwise specially provided in this Code, or under existing laws or decrees, the Barangay easurer is authorized, subject to the approval of the Punong Barangay, to promulgate rules and gulations for the proper and efficient administration and collection of toxes, fees and charges herein sposed.

Section 7A. 02. Issuance of Receipts. It shall be the duty of the Barangay Treasurer or his athorized representative to issue the necessary receipt to the person paying the tax, fee or charge, dicating therein the date, amount, name of the person paying and the account for which it is paid.

In acknowledging payment of local taxes, fees and charges, it shall be the duty of the Barangay reasurer or is deputies to indicate on the official receipt issued for the purpose, the number of the presponding local tax ordinance.

ARTICLE B. GENERAL PENAL PROVISIONS

Section 7B. 01. Penalty. Any violation of the provisions of the Code not herein otherwise covered respecific penalty, or of the rules and regulations promulgated under a authority of this Code, shall be unished by a fine of not less than Two Hundred Pesos (P200.00) but not more than One Thousand Pesos (1,000.00), at the discretion of the Court.

Payment of a fine as herein provided shall not relieve the offender from the payment of the slinquent tax, fee or charge imposed under this Code.

If the violation is committed by an juridical entity, the President, general manager or any person strusted with the administration thereof at the time of the commission of the violation shall be held sponsible or liable thereof.

Section 7B. 92. Compromise Settlement Fee. The Punong Barangay is hereby authorized to enter to an "extra juridical" or out-of-court settlement of any offense involving violations of any provisions of

is Code subject, however, to the following conditions, viz: (Reference: Handbook on Barangay overament Finance, LGA, DiLG, 1997)

- That the offense does not involve fraud;
- 2. That the offender shall pay a "compromise settlement fee" of not less than Two Hundred Pesos (P200.00) but not more than One Thousand Pesos (P1,000.00) as may agreed upon by both parties;
- That the payment of the "compromise settlement fee" above mentioned shall not relieve the offender from the payment of the corresponding tax, fee or charge due from him as provided under this Code, if he is liable therefore.

Chapter VIII

FINAL PROVISIONS

ARTICLE A. MISCELLANEOUS PROVISIONS

Section 8A. 01. Separability Clause. If any reason, any provision, section or part of this Code is declared not valid by a Court of competent jurisdiction of suspended or revoked by Sangguniang Pambayan, such judgment shall not affect or impair the remaining provisions, sections, or parts thereof which shall remain or continue t be in full force and effect.

Section 8A. 92. Applicability Clause. All other matters relating to the impositions in this Code shall be governed by pertinent provision of existing laws and other ordinances.

Section 8A. 03. Repeating Clause. All Barangay ordinances, rules and regulations, or parts thereof, in conflict with, or inconsistent with any provisions of this Code, are hereby repealed, amended or modified accordingly.

Section 8A. 04. Effectivity. This Code shall effect immediately.

ENACTED AND APPROVED: March 15, 2024

I HEREBY CERTIFY that the foregoing Tax Ordinance No. 03-2024, otherwise known as "The Revenue Code of Barangay Molino 1, Bacoor City, Cuvite" was enacted by the Sangguniang Barangay during its regular session held at the Barangay Session Hall on March 15, 2024

Cartified:

ARLENE G. RAMOS Baraggay Secretary

Attested:

ARTURO M. DOMINGUEZ
Kagawad

WILLIAM C. ESTO Kagawad

ELDAL FRANCISCO Kagawad

ANGELITO O. ARCIAGA

MONICA JOY S. ALHAMBRA Kagawad

RONNIE G. ALONZO Kagawad

ROMMEL G. GAYAMO Kagawad

ROBERTO C. AUDIZO JR. SK Chairperson

Approved:

HON. JEO M. DOMINGUEZ
Punong Barangay