

Office of the Sangguniang Bayan

Tigbauan Municipal Hall, Tigbauan, Iloilo 5021 Philippines
(033) 511-8532 sbtigbauan@yahoo.com



COMMITTEE REPORT NO. 2020-045
November 25, 2020

TO: The Honorable Presiding Officer and the Members of the August Body

BY: The Committee on Rules, Ordinances and Legal Matters Chaired by:
Vice Mayor, Atty. Virgilio T. Teruel

SUBJECT: Re: Sangguniang Panlalawigan Resolution No. 2020-628- "Resolution Embodying Provincial Ordinance No. 2020-241, An Ordinance Amending Section 2 (t) of Provincial Ordinance No. 2020-231, "An Ordinance Amending Certain Provisions of Provincial Ordinance No. 2020-224 and Provincial Ordinance No. 2020-225."

FINDINGS AND DISCUSSIONS:

The above-mentioned Provincial Ordinances were referred to this Committee for review and recommendation and the Committee has the following findings, to wit:

The Provincial Government approved two (2) Provincial Ordinances Nos.: 2020-224 entitled, "An Ordinance Mandating the Private Establishments and Other Work Places to Effectively Implement Social Distancing During the Enhanced Community Quarantine Period in the Province of Iloilo" and 2020-225 entitled, "An Ordinance Requiring the Use of Facemask in All Public Places During the Enhanced Community Quarantine and For Other Purposes" in line with the declaration of the World Health Organization last March 12, 2020 that COVID-19 is a "Pandemic".

Due to this accelerated outbreak Gov. Arthur R. Defensor, Jr. issued several Executive Orders to inform his constituents the effect brought about by this COVID-19. But despite the issuance of Executive Orders, there is a need to further raise the level of quarantine procedures and disease prevention and control measures, especially, to limit, if not stop, the transmission of COVID-19 thru social distancing and use of face masks.

Because of the declaration of the Province of Iloilo under General Community Quarantine (GCQ) by Inter-Agency Task Force for the Management for Emerging Infectious Diseases (IATF), the two (2) above-named Provincial Ordinances are needed to amend certain provisions and align them with the latest Executive Order of the Governor. Thus, Provincial Ordinance No. 2020-231, "An Ordinance Amending Certain Provisions of Provincial Ordinance No. 2020-224 and Provincial Ordinance No. 2020-225" was approved to effectively address the present and future status of threat of transmission of COVID-19.

The following provisions of said ordinances were hereby amended to read:

A. Provincial Ordinance No. 2020-224: TITLE:

(old) "An Ordinance Mandating the Private Establishments and Other Work Places to Effectively Implement Social Distancing During the Enhanced Community Quarantine Period in the Province of Iloilo" amended to:

(amended) "AN ORDINANCE MANDATING THE PRIVATE ESTABLISHMENTS, OTHER WORK PLACES, PUBLIC AND PRIVATE TRANSPORTATIONS AND THE PEOPLE IN PUBLIC PLACES TO

EFFECTIVELY IMPLEMENT PHYSICAL/SOCIAL DISTANCING AS A MEASURE TO PREVENT THE TRANSMISSION OF COVID-19”

SECTION 1. Short Title:

(old) - “Social Distancing Ordinance of the Province of Iloilo”

(amended)- **Physical**/Social Distancing Ordinance Of The Province Of Iloilo”

SECTION 2. Coverage:

(old) “This ordinance shall apply to all private establishments and other work places within the territorial jurisdiction of the Province of Iloilo”

(amended) *“This Ordinance Shall Apply To All Public Places, Public And Private Transportations, Private Establishments And Other Work Places Within The Territorial Jurisdiction Of The Province Of Iloilo.”*

SECTION 4. Definition Of Terms: The following terms used in the ordinance:

(old)

- a. Private Establishments
- b. Other Work Places
- c. Restaurant
- d. Social Distancing

(Additional definition of terms in the amended ordinance)

- a. **Public Places** – refer to public markets, livestock markets, food terminal markets, parks, plazas, schools, canteens, comfort rooms, hospitals, municipal/city halls, barangay halls, health and day care centers, senior citizen centers, streets, other roads, bridges, alleys, gyms, basketball courts, transportation terminals, slaughter houses, parking areas, evacuation centers, conference rooms, chapels, churches, and the like.
- b. **Public and Private Transportations** – refer to the buses, passenger jeeps, taxis, tricycles, pedicabs, motorcycles, private vehicles, trucks, delivery vans, bancas either motorized or not, pumpboats and other means of transportation.
- c. **Private Establishments** – refer to pharmacies and drug stores, department stores, grocery stores, convenience stores, sari-sari stores, bakeshops, malls, hotels, restaurants, fast food chains, pawnshops, money transfer establishments, banks, hospitals, medical/dental clinics, medical laboratories, construction materials stores, auto supply stores, feedmills, agricultural supply stores, gasoline stations, liquefied petroleum gas outlets, lotto outlets, fishports, barber shops, beauty parlors, and other business establishments.
- d. **Other Work Places** – refer to the private and government offices, private and government motorpools, factories, private and government construction, repair and maintenance project sites, warehouses, vehicles repair shops and service centers, machine shops, poultries, piggeries, farms and other work places.
- e. **Physical/Social Distancing in Public Places, Private Establishments and Other Work Places** – refers to the required physical distance of at least one (1) meter radius between and among the people.
- f. **Physical/ Social Distancing inside the Private and Public Transportations** – refers to the required physical/social distancing measures as follows:
 1. For pedicabs, one passenger only;
 2. For jeepneys, one seat apart and there is a divider made of non-porous and transparent material between the driver and the passengers and between the passengers;
 3. For buses, one seat apart and there is a divider made of non-porous and transparent material between the driver and the passengers and between the passengers;
 4. For transport vans, one seat apart and there is a divider made of non-porous and transparent material between the driver and the passengers and between the passengers;
 5. For motorized bangkas or pump boat used to ferry passengers, one seat apart;
 6. For taxis, one seat apart and there is a divider made of non-porous and transparent material between the driver and the passengers and between the passengers;
 7. For other private vehicles, one seat apart;
- g. **Reprimand** – refers to the verbal admonition issued by the apprehending officer to the violator.
- h. **Ordinance Violation Receipt (OVR)** – refers to a piece of paper to be issued to the violator of this ordinance, written on it the date of violation, the time it was issued, the number and title of this ordinance, the brief description of violation or particular punishable act(s), the printed name and signature of the issuing member of the implementing agency, the name and signature of the violator of this ordinance, the amount of the administrative fine, the phrase “refused to receive” if the violator refused to receive the OVR and other information necessary for the effective and efficient enforcement of this ordinance.

SECTION 5. *(This was deleted.)*

SECTION 6. *Punishable Acts.*

This Ordinance shall penalize the following persons and their corresponding acts, to wit:

(This Section has been refined/edited and added)

- a. Any person who fails to comply with the required physical/social distancing in public places.
- b. Any driver of the private or public transportation who fails to implement effectively the required physical/social distancing measures among his passengers.
- c. Any owner, manager, supervisor or any person in charge of the operations of the taxis, passenger jeeps and buses, pumpboats and other private vehicles, who fails to comply with the required physical/social distancing measures.
- d. Any passenger who fails to comply with the required physical/social distancing measures while riding on a public or private means of transportation.
- e. Any owner, manager, supervisor or any person directly in charge of the operations of the private establishments who fails to come up with strategies or mechanisms to effectively implement physical/social distancing among his/her workforce and among customers.
- f. Any customer of the private establishments who fails to comply with the required physical/social distancing.
- g. Any owner, manager, supervisor or any person directly in charge of the operations of the work place who fails to come up with strategies or mechanisms to effectively implement physical/social distancing among his/her employees or subordinates as the case may be.
- h. Any employees or worker of other work places who fails to comply with the required physical/social distancing.

SECTION 7. *Implementing Agency.*

(old) "This ordinance shall be implemented or cause to be implemented by the Local Chief Executives of the component units of the Province of Iloilo"

(amended) "This ordinance shall be implemented by the Provincial and Municipal Police Offices and/or the Barangay Officials."

(added) "SECTION 7-A. **Ordinance Violation Receipt (OVR).** A member of the PNP or a Barangay Official implementing this Ordinance shall issue OVR to the violator as proof of the apprehension, another copy of the OVR shall be retained by the implementing agency and the third copy shall be transmitted by the implementing agency to the SP Secretariat for record purposes. If the violator refused to receive the OVR, his name shall be written by a member of the implementing agency on the OVR with a notation "refused to receive" on the space right behind his name.

Copy of the OVR shall be presented by the violator of this ordinance to the treasurer of the concerned Local Government Unit during the payment of administrative fine.

Within three (3) days upon the approval of this ordinance, the Office of the Provincial Treasurer shall prepare the OVR in triplicate copy and transmit copies of the same to the Iloilo Provincial Police Office (IPPO) and to the Office of the Provincial Federation ng Liga ng mga Barangays (OPFLB). Within three (3) days upon receipt, the IPPO shall, in turn, cause the transmittal of the copies of the OVR to the City and Municipal Police Offices. Similarly, within three (3) days upon receipt, the OPFLB shall cause the transmittal of the copies of the OVR to all the barangays in the Province of Iloilo through the offices of the City/Municipal Liga ng mga Barangays."

SECTION 8. *Penalty Clause.*

(old) "The following offenders of this ordinance and their corresponding acts shall be penalized, to wit:

- a) Any person who violated this ordinance as provided for in Section 6(a), ^c) and 6(d) hereof shall be subjected to the fines and/or penalties hereunder set forth:
 - i) First Offense: A Fine of Three Thousand (P3,000.00) Pesos or imprisonment for a period of five (5) days, or both at the discretion of the court.
 - ii) Second Offense: A Fine of Four Thousand (P4,000.00) Pesos or imprisonment for a period of ten (10) days, or both at the discretion of the court.
 - iii) Third and Succeeding Offenses: A Fine of Five Thousand (P5,000.00) Pesos or imprisonment for a period of fifteen (15) days, or both at the discretion of the court.

- b) Any person who violated this ordinance as provided for in Section 6(b) hereof shall be subjected to the fines and/or penalties hereunder set forth:
- i) First Offense: Reprimand
 - ii) Second Offense: A Fine of One Thousand (P1,000.00) Pesos.
 - iii) Third and Succeeding Offenses: A Fine of Three Thousand (P2,000.00) Pesos or imprisonment for a period of ten (10) days, or both at the discretion of the court.”

(amended) *“The following violators of this ordinance and their corresponding acts shall be penalized to wit:*

- a) *Any person who violated this ordinance as provided for in Section 6 (c), 6 (e) and 6 (g) hereof shall be subjected to the fines and/or penalties hereunder set forth:*
 - i) *First Violation: A Fine of Three Thousand (P3,000.00) Pesos or imprisonment for a period of five (5) days, or both at the discretion of the court.*
 - ii) *Second Violation: A Fine of Four Thousand (P4,000.00) Pesos or imprisonment for a period of ten (10) days, or both at the discretion of the court.*
 - iii) *Third and Succeeding Violations: A Fine of Five Thousand (P5,000.00) Pesos or imprisonment for a period of fifteen (15) days, or both at the discretion of the court.*
- b) *Any person who violates this ordinance as provided for in Section 6 (a), 6 (b), 6 (d), 6 (f) and 6 (h) hereof shall be subjected to the fines and/or penalties hereunder set forth:*
 - i) *First Violation: Reprimand*
 - ii) *Second Violation: Fine in the amount of One Thousand Pesos (P1,000.00) or imprisonment for a period of three (3) days, or both, at the discretion of the court.*
 - iii) *Third and Succeeding Violations: Fine of Three Thousand Pesos (P3,000.00) or imprisonment for a period of ten (10) days, or both, at the discretion of the court.”*

SECTION 9. Offer To Compromise

(old) “Any violator of this ordinance may offer to compromise by paying the administrative fine.”

(amended) “Any violator of this ordinance may offer to compromise by paying the administrative fine. An offer to compromise shall only be applied to the first and second violations, except for Section 8 (b) (i). For this purpose, the fines prescribed for in Section 8 hereof for the first and second violations shall be treated as administrative fines. An offer to compromise shall no longer be allowed for third and succeeding violations.”

SECTION 10. Payment Of Administrative Fine

(old) “Administrative Fine shall be paid to the Office of the Treasurer of the City/Municipality where the violation happened. Thereafter, it shall issue the corresponding official receipt.”

(amended) “Administrative Fine shall be paid to the Office of the Treasurer of the City/Municipality or Barangay where the violation happened and a corresponding official receipt shall thereafter be issued. The violator shall then present the official receipt to the concerned member of the implementing agency for appropriate action.”

(added) SECTION 10-A. Sharing of Administrative Fine. “Administrative fine shall be shared as follows:

- a. If implemented motu proprio by the Barangay Officials and the fine was paid to the Treasurer of the Barangay, eighty (80%) percent shall accrue as revenue and be retained by the Barangay and twenty (20%) percent shall accrue as revenue of the Province and be remitted to the Provincial Treasurer’s Office.
- b. If implemented motu proprio by the members of the PNP and fine was paid at the City/Municipal Treasurer’s Office, ten (10%) percent shall accrue as revenue of the City/Municipality and be retained by the City/Municipal Treasurer’s Office, ten (10%) percent shall accrue as revenue of the Province and be remitted to the Provincial Treasurer’s Office and eighty (80%) percent shall be remitted to the City/Municipal Police Office and be used for the fuel of PNP vehicles.
- c. If implemented by the Barangay Officials and members of the PNP and fine was paid at the City/Municipal Treasurer’s Office, ten (10%) percent shall accrue as revenue of the City/Municipality and be retained by the City/Municipal Treasurer’s Office, ten (10%) percent shall accrue as revenue of the Province and be remitted to the Provincial Treasurer’s Office, forty (40%) percent shall accrue as revenue and be remitted to the Barangay and forty (40%)

percent shall be remitted to the City/Municipal Police Office and be used for the fuel of PNP vehicles.

- d. If implemented by the Barangay Officials and members of the PNP and fine was paid to the Treasurer of the Barangay, fifty (50%) percent shall accrue as revenue and be retained by the Barangay, ten (10%) percent shall accrue as revenue of the Province and be remitted to the Provincial Treasurer's Office and forty (40%) percent shall be remitted to the City/Municipal Police Office and be used for the fuel of PNP vehicles."

SECTION 11. *Non-Payment Of Administrative Fine.*

(old) "If the violator of this Ordinance fails or refuses to pay the administrative fine herein set forth, appropriate case shall be filed in court against the said violator."

(amended) "If the violator of this Ordinance fails or refuses to pay the administrative fine within three (3) days upon receipt or refusal to receive the OVR, appropriate case shall be filed in court against the said violator."

B. Provincial Ordinance No. 2020-225: TITLE:

(old) "An Ordinance Requiring the Use of Facemask in All Public Places During the Enhanced Community Quarantine and For Other Purposes"

(amended) "AN ORDINANCE REQUIRING THE USE OF FACEMASK IN ALL PUBLIC PLACES, PRIVATE ESTABLISHMENTS, OTHER WORK PLACES AND WHILE RIDING ON ANY MEANS OF TRANSPORTATION AS A MEASURE TO PREVENT THE TRANSMISSION OF COVID -19."

SECTION 2. *Coverage.*

(old) "This ordinance covers the people in all public places within the territorial jurisdiction of the Province of Iloilo."

(amended) "This ordinance shall be applied in all public places, private establishments, other work places and while riding on any means of public or private transportation within the territorial jurisdiction of the Province of Iloilo."

SECTION 3. *Purpose.*

(old) "It is declared purpose of this ordinance to prevent the further spread of COVID-19 by requiring the mandatory use of facemask in all public places such as public markets, supermarkets, department stores, public places, churches, mall, restaurants, workplaces, streets, pharmacies and the like."

(amended) "It is declared purpose of this ordinance to prevent the transmission of COVID-19 by requiring the mandatory use of face mask in all public places, private establishments, other work places or while riding on any means of public or private transportation."

SECTION 4. *Definition Of Terms.*

(old) "Facemask- a face protection covering a person's nose and mouth.

Public places-refer to public markets, supermarket, department stores, public plazas, churches, malls, restaurants, workplaces, streets, pharmacies and the like."

(amended)

- a. **Any Means of Transportation** – refer to public or private means of transportation, machine driven or not, for so long as it can transport a person or number of persons from one place to another.
- b. **Other Work Places** – refer to the private and government agencies, private and government motorpools, factories, construction project sites, warehouses, vehicle repair shops and service centers, machine shops, poultries, piggeries, farms and other work places.
- c. **Private Establishments** – refer to pharmacies and drug stores, department stores, grocery stores, convenient stores, sari-sari stores, bakeshops, malls, hotels, restaurants, fast food chains, pawnshops, money transfer establishments, banks, hospitals, medical/dental clinics, medical laboratories, construction materials stores, auto supply stores, feedmills, agricultural supply stores, gasoline stations, liquefied petroleum gas outlets, lotto outlets, fishports, barber shops, beauty parlors, and other business establishments.
- d. **Public Places** – refer to public markets, livestock markets, food terminal markets, parks, schools, canteens, comfort rooms, hospitals, municipal/city halls, barangay halls, health and day care centers, senior citizen centers, streets, other roads, bridges, alleys, gyms, basketball courts, transportation

terminals, slaughter houses, parking areas, evacuation centers, conference rooms, chapels, churches, and the like.

- e. **Reprimand** – refers to the verbal admonition issued by the apprehending officer to the violator.
- f. **Ordinance Violation Receipt (OVR)** – refers to a piece of paper to be issued to the violator of this ordinance, written on it the date of violation, the time it was issued, the number and title of this ordinance, the brief description of violation or particular punishable act(s), the printed name and signature of the issuing member of the implementing agency, the name and signature of the violator of this ordinance, the amount of the administrative fine, the phrase “refused to receive” if the violator refused to receive the OVR and other information necessary for the effective and efficient enforcement of this ordinance.

SECTION 5. Punishable Act.

(old) “It shall be unlawful for any person not to wear facemask in public places.”

(amended) “It shall be unlawful for any person not to wear facemask in public places, *private establishments, other work places or while riding on any means of private or public transportation*”.

(This Section has been inserted/added.)

“SECTION 6-A. Ordinance Violation Receipt (OVR). A member of the PNP or a Barangay Official implementing this Ordinance shall issue OVR to the violator as proof of the apprehension, another copy of the OVR shall be retained by the implementing agency and the third copy shall be transmitted by the implementing agency to the SP Secretariat for record purposes. If the violator refused to receive the OVR, his name shall be written by a member of the implementing agency on the OVR with a notation “refused to receive” on the space right behind his name.

Copy of the OVR shall be presented by the violator of this ordinance to the treasurer of the concerned Local Government Unit during the payment of administrative fine.

Within three (3) days upon the approval of this ordinance, the Office of the Provincial Treasurer shall prepare the OVR in triplicate copy and transmit copies of the same to the Iloilo Provincial Police Office (IPPO) and to the Office of the Provincial Federation ng Liga ng mga Barangays (OPFLB). Within three (3) days upon receipt, the IPPO shall, in turn, cause the transmittal of the copies of the OVR to the City and Municipal Police Offices. Similarly, within three (3) days upon receipt, the OPFLB shall cause the transmittal of the copies of the OVR to all the barangays in the Province of Iloilo through the offices of the City/Municipal Liga ng mga Barangays.”

SECTION 7. Penalties.

(old) “Any person who violates Section 5 of this Ordinance shall be subjected to:

- i) **First Violation:** Reprimand
- ii) **Second Offense:** A Fine of One Thousand Pesos (P1,000.00) or imprisonment for a period of three (3) days, or both at the discretion of the court
- iii) **Third and Succeeding Offenses:** A Fine of Two Thousand (P2,000.00) Pesos or imprisonment for a period of ten (10) days, or both at the discretion of the court.”

(amended) “Any person who violates this ordinance as provided for in Section 5 hereof shall be subjected to the fines and/or penalties hereunder set forth:

- i. **First Violation:** Reprimand
- ii. **Second Violation:** Fine of One Thousand Pesos (P1,000.00) or imprisonment for a period of three (3) days, or both at the discretion of the court
- iii. **Third and Succeeding Violations:** Fine of Two Thousand (P2,000.00) Pesos or imprisonment for a period of ten (10) days, or both at the discretion of the court.”

SECTION 8. Offer to Compromise.

(old) “Any violator of this ordinance may offer to compromise by paying the administrative fine. Offer to Compromise shall only be applied to the first and second offenses. For this purpose, the fine prescribed for in Section 12 for the first and second offenses shall be treated as administrative fine. Offer to compromise shall no longer be allowed for third and succeeding offenses.”

(amended) “Any violator of this ordinance may offer to compromise by paying the administrative fine. An offer to compromise shall only be applied to the second violation. For this purpose, the fine

prescribed for in Section 7 hereof for the second violation shall be treated as administrative fine. An offer to compromise shall no longer be allowed for third and succeeding violations.”

SECTION 9. *Payment of Administrative Fine.*

(old) “Administrative Fine shall be paid to the Office of the Treasurer of the City/Municipality where the violation happened. Upon receipt of the payment, the Treasurer’s Office shall issue the corresponding official receipt.”

(amended) “Administrative fine shall be paid to the Office of the Treasurer of the City/Municipality or Barangay where the violation happened and a corresponding official receipt shall thereafter be issued. The violator shall then present the official receipt to the concerned member of the implementing agency for appropriate action.”

(This Section is hereby inserted /added.)

“SECTION 9-A. *Sharing of Administrative Fine.* Administrative fine shall be shared as follows:

- a. If implemented motu proprio by the Barangay Officials and the fine was paid to the Treasurer of the Barangay, eighty (80%) percent shall accrue as revenue and be retained by the Barangay and twenty (20%) percent shall accrue as revenue of the Province and be remitted to the Provincial Treasurer’s Office.
- b. If implemented motu proprio by the members of the PNP and fine was paid at the City/Municipal Treasurer’s Office, ten (10%) percent shall accrue as revenue of the City/Municipality and be retained by the City/Municipal Treasurer’s Office, ten (10%) percent shall accrue as revenue of the Province and be remitted to the Provincial Treasurer’s Office and eighty (80%) percent shall be remitted to the City/Municipal Police Office and be used for the fuel of PNP vehicles.
- c. If implemented by the Barangay Officials and members of the PNP and fine was paid at the City/Municipal Treasurer’s Office, ten (10%) percent shall accrue as revenue of the City/Municipality and be retained by the City/Municipal Treasurer’s Office, ten (10%) percent shall accrue as revenue of the Province and be remitted to the Provincial Treasurer’s Office, forty (40%) percent shall accrue as revenue and be remitted to the Barangay and forty (40%) percent shall be remitted to the City/Municipal Police Office and be used for the fuel of PNP vehicles.
- d. If implemented by the Barangay Officials and members of the PNP and fine was paid to the Treasurer of the Barangay, fifty (50%) percent shall accrue as revenue and be retained by the Barangay, ten (10%) percent shall accrue as revenue of the Province and be remitted to the Provincial Treasurer’s Office and forty (40%) percent shall be remitted to the City/Municipal Police Office and be used for the fuel of PNP vehicles.”

Section 10. *Non-Payment of Administrative Fine.*

(old) “If the violator of this ordinance fails or refuses to pay the administrative fine herein set forth, appropriate case shall be filed in court against the said violator.”

(amended) “If the violator of this Ordinance fails or refuses to pay the administrative fine within three (3) days upon receipt or refusal to receive the OVR, appropriate case shall be filed in court against the said violator.”

Furthermore, since the DOH has elevated the outbreak as Code Red Sub-Level 2 due to the continued and accelerated spread of the COVID-19 as has been observed within the entire country, the Provincial Government approved Provincial Ordinance No. 2020-241, amending Section 2 (t) of Provincial Ordinance No. 2020-231, “An Ordinance Amending Certain Provisions of Provincial Ordinance No. 2020-224 and Provincial Ordinance No. 2020-225”, to wit:

(old) SECTION 7. *Penalties.* “Any person who violates this ordinance as provided for in Section 5 hereof shall be subjected to the fines and/or penalties hereunder set forth:

- i. **First Violation:** Reprimand
- ii. **Second Violation:** Fine of One Thousand Pesos (P1,000.00) or imprisonment for a period of three (3) days, or both at the discretion of the court
- iii. **Third and Succeeding Violations:** Fine of Two Thousand (P2,000.00) Pesos or imprisonment for a period of ten (10) days, or both at the discretion of the court.”

(amended) SECTION 7. Penalties. "Any person who violates this ordinance as provided in Section 5 hereof shall be subjected to the fines and/or penalties hereunder set forth:

- i. **First Violation:** Reprimand
- ii. **Second Violation:** Fine of One Thousand Pesos (P1,000.00) or imprisonment for a period of three (3) days, or both at the discretion of the court
- iii. **Third and Succeeding Violations:** Fine of Two Thousand Five Hundred (P2,500.00) Pesos or imprisonment for a period of ten (10) days, or both at the discretion of the court."

RECOMMENDATIONS:

In view of the foregoing considerations, the Committee hereby recommends that the following amended and inserted Sections of the Provincial Ordinances be **"NOTED"** down by the Sangguniang Bayan, this municipality.

The Committee further recommends for adoption of the Committee's findings and recommendations.

Respectfully Submitted:
November 24, 2020

RENDERED BY:


ATTY. VIRGILIO T. TERUEL
Chairman


ATTY. MA. GERRYLIN SATUYO-CAMPOSAGRADO
Vice Chairman


NERI T. CAMIÑA
Member


MARLON R. TERUÑEZ
Member


JULIUS T. LEDESMA
Member

ATTESTED: 
MARLENE TAYO-NAVA
S.B. Secretary

Filename: com report (amendment to Provincial Ord. 2020-224 and 225)

HON. VIRGILIO T. TERUEL, LAWYER
Municipal Vice Mayor

Sangguniang Bayan Members:

Hon. Dennis T. Valencia	Hon. Suzette Marie Hilado-Banno, M.D.	Hon. Ma. Gerrylin Santuyo-Camposagrado, LLB,MPA
Hon. Neri T. Camiña	Hon. Reynaldo E. Tumabotabo	Hon. Norberto T. Turalba
Hon. Marlon R. Teruñez, PhD	Hon. Julius T. Ledesma, O.D.	Hon. Jerry T. Tuares, (LnB-Pres.) Civil Engineer
	Hon. Dyossa Marie T. Teruñez	

"Public office is a public trust. Public Officials must at all times be accountable to the people."