



REPUBLIC OF THE PHILIPPINES
City of San Carlos, Negros Occidental

OFFICE OF THE SANGGUNIANG PANLUNGSOD

EXCERPTS FROM THE MINUTES OF THE REGULAR SESSION OF THE
SANGGUNIANG PANLUNGSOD HELD ON THE 24TH DAY OF JANUARY 2019 AT
4:10 P.M. AT THE SP SESSION HALL, THIS CITY

PRESENT:

Hon. RENATO Y. GUSTILO,	City Vice Mayor/Presiding Officer
“ BENITO Y. GUSTILO, JR.,	SP Member
“ CHRISTOPHER PAUL S. CARMONA,	SP Member
“ MARI-CAR O. QUISUMBING,	SP Member
“ JOSE CARLOS L. VILLARANTE,	SP Member
“ VICTORIANA C. CABILI,	SP Member
“ MARK E. CUI,	SP Member
“ CLINT S. MANSUETO,	SP Member
“ WILMER L. YAP,	SP Member
“ JONIE S. UY,	SP Member
“ ALEXANDER Y. ONGTIAOBOK*,	SP Member
“ JB SPRING C. BACURNAY,	SP Member (SK Representative)

* came late

ON OFFICIAL BUSINESS:

Hon. ANTHONY S. WEE,

SP Member (LnB President)

ORDINANCE NO. 19-04

AN ORDINANCE AMENDING VARIOUS SECTIONS OF ORDINANCE NO. 07-02,
ENTITLED “AN ORDINANCE PROMULGATING POLICIES FOR THE PREVENTION OF
STD/HIV-AIDS” AND BY ADDING PROVISIONS THEREOF

Introduced by Hons. VILLARANTE, CABILI, CARMONA and YAP

Be it ordained by the Sangguniang Panlungsod of the City of San Carlos, Negros Occidental, in regular session assembled, that:

Section 1. – Section 4 of Article I of Ordinance No. 07-02 is hereby amended to read as follows:

Section 4. *An STD/HIV-AIDS Social Hygienic Clinic shall hereby be established in the City Health Office to be manned by the STD/HIV-AIDS Coordinator.*

Section 2. – Sections 6 and 7 of Article I of Ordinance No. 07-02 are hereby amended by adding phrases and renaming other terms thereof, to read as follows:

Section 6. *The owners and managers of the following business establishments are hereby required to make available STD/HIV-AIDS preventive policy, to wit:*

- a) *Entertainment business – for their entertainers and other employees to avail of the services of the City Health STD/HIV-AIDS Social Hygienic Clinic;*
- b) *For motels, hotels and any business alike to provide one (1) complimentary condom/day and to post on every room STD campaign material awareness.*

Section 7. *The City Health Office is hereby mandated to inspect entertainment business establishments, hotels, or any business alike at least twice a year and to educate the general public regarding STD/HIV-AIDS and to extend preventive measures including the teaching of the importance of observing abstinence before marriage and fidelity during marriage in connection therewith and services to the general public especially to persons with risky behavior.*

Section 3. – Section 8 of Article II of Ordinance No. 07-02 is hereby amended by adding a clause, to read as follows:

Section 8. *All owners, managers, of any bars, night clubs, beerhouses, cocktail lounges, massage clinics, karaoke, sing-along pub houses, or any other similar establishments to undergo STD/HIV-AIDS EDUCATION SEMINAR. A duly signed Certification of Attendance and Completion by STD/HIV-AIDS Coordinator of the City Health Office of such being a pre-requisite to the Issuance of a License to Operate.*

Section 4. – Sections 9, 11 and 12 of Article III of Ordinance No. 07-02 are hereby amended by adding phrases and renaming other terms thereof, to read as follows:

Section 9. MEDICAL EXAMINATION. *All entertainers of any bars, night clubs, beerhouses, cocktail lounges, massage clinics, karaoke, sing-along pub houses and those in similar occupation shall undergo weekly examination (every Wednesday) at the STD/HIV-AIDS Social Hygienic Clinic of the City Health Office and shall secure a health certificate duly issued by the City Health Officer or STD/HIV-AIDS Coordinator before reporting to work.*

Section 11. *Entertainment establishments such as bars, night clubs, beerhouses, cocktail lounges, massage clinics, karaoke, sing-along pub houses shall not hire entertainer/s without health certificate duly signed by the City Health Officer or by the STD/HIV-AIDS Coordinator.*

Section 12. *All entertainers and other individuals in similar occupation found positive of STD shall have their health certificate temporarily revoked and shall be required to undergo one-on-one counseling with the STD/HIV/AIDS Coordinator of the City Health and such certificate be reissued only when the entertainer/individual subsequent test is negative for STD.*

Section 5. – Article V of Ordinance No. 07-02 is hereby amended by adding provision as Section 14 and amending the penal provisions of the succeeding sections numbered as Sections 15, 16 and 17, to read as follows:

Section 14. *Any establishments violating Section 6 of this ordinance shall be meted with the following penalties;*

- | | |
|-------------------|---|
| a. First offense | - warning |
| b. Second offense | - fine of P1,000.00 |
| c. Third offense | - fine of P3,000.00 |
| b. Fourth offense | - temporary closure of establishment 3 months to 6 months |

Section 15. *Any person found guilty of violating the provisions of Section 9 of Article III (working without Health Certificate) of this ordinance shall be meted with the following penalties;*

- | | |
|-------------------|---------------------|
| a. First offense | - warning |
| b. Second offense | - fine of P1,000.00 |



Section 16. - Any person found guilty of violating the provisions of Section 11 of Article III (hiring entertainers without Health Certificate) of this ordinance shall be meted with the following penalties;

- a. First offense - warning and penalty of ₱3,000.00
- b. Second offense - Closure and revocation of business permit

Section 17. - Any person found guilty of violating the provisions of Section 13 of Article IV (hiring minors/allowing minors) of this ordinance shall be meted with the following penalties;

- a. First offense - warning and penalty of ₱3,000.00
- b. Second offense - Closure and revocation of business permit

Section 6. Succeeding sections following Section 17 of said ordinance are hereby correspondingly and numerically amended and numbered appropriately.

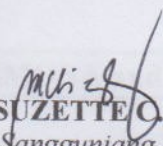
Section 7. Repealing Clause - All ordinances, rules and regulations or part thereof, in conflict with or inconsistent with the provision of this ordinance are hereby repealed or modified accordingly.

Section 8. Separability Clause - If any provision of this Ordinance is declared unconstitutional or illegal, the same shall not affect the validity and effectivity of the other provisions hereof.

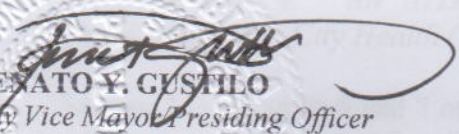
Section 9. Effectivity Clause - This ordinance shall take effect on the day after the compliance of the required 10-day posting of the approved ordinance in the bulletin at the entrance of the City Hall and in at least two (2) conspicuous places within San Carlos City. The posting shall have commenced not later than five (5) days after the approval of this Ordinance.

ENACTED: **January 24, 2019** by the affirmative votes of Hons. GUSTILO, CARMONA, QUISUMBING, VILLARANTE, CABILI, CUI, MANSUETO, YAP, UY, ONGTIAOBOK and BACURNAY.

I HEREBY CERTIFY to the correctness of the foregoing ordinance which was duly enacted by the Sangguniang Panlungsod during its regular session held at the SP Session Hall, this city on **January 24, 2019**.


MA. CECILIA SUZETTE BINGHAY
Secretary to the Sangguniang Panlungsod

**ATTESTED AND CERTIFIED
TO BE DULY ENACTED:**


RENATO Y. GUSTILO
City Vice Mayor/Presiding Officer

APPROVED ON

31 JAN 2019


GERARDO P. VALMAYOR, JR.
City Mayor