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ORDINANCE NO. 1180, Series of 2024
AN ORDINANCE INSTITUTIONALIZING THE BENEFITS OF THE PANTAWID PAMILYANG PILIPINO PROGRAM (4Ps) BENEFICIARIES IN THE CITY OF VALENZUELA, METROPOLITAN MANILA, AND FOR OTHER PURPOSES.

Section 1. Short Title. - This Ordinance shall be known as the "Pantawid Pamilyang Pilipino Program (4P) Ordinance of Valenzuela City".

Section 2. Applicability. - XXXXXXX

Section 3. Definition of Terms. - XXXXXXX

Section 4. Benefits of the 4Ps. - XXXXXXX

Section 5. Cash Card. - Household-beneficiaries are granted financial assistance monthly which they receive through cash cards issued by the Land Bank of the Philippines (LBP) Only one cash card per household-beneficiary is allowed.

Misuse of grants (pawning of cash cards and/or using it as loan collateral) is strictly prohibited. Beneficiaries who are found violating this provision shall be penalized as follows:

First Offense	Counselling by the city link and a written warning from the head of the City Operations Office.
Second Offense	Counselling by the Social Welfare Office III and a written warning from the Regional Director. Household's grants shall be suspended or not released for one (1) payment period or two (2) months.
Third Offense	Delisting of the concerned household under Grievance Redress System (GRS) Fraud duly approved by the Regional Director and tagging to be facilitated by the Regional Grievance Officers. The household's delisted status is non-appealable.

Section 6. SWDI Administration. - XXXXXXX

Section 7. SWDI Encoding. - XXXXXXX

Section 8. Grievance Mechanism as regards SWDI - XXXXXXX

Section 9. Participation of the CGOV. - XXXXXXX

Section 10. Exit from 4Ps. - A qualified household-beneficiary shall remain in the program. However subject to the following instances, without prejudice to Section 16 Rule IX of the IRR of RA. No. 11310, a qualified household-beneficiary shall be deemed to exit from the Program, whichever comes first, when:

- The last monitored child in the household turns nineteen (19) years old;
- The last monitored child in the household finishes high school;
- The household reaches the seven (7)-year duration in the Program;
- The household is no longer poor, based on the latest Listahan assessment or other standardized targeting system that maybe adopted or implemented by the DSWD in the future. The SWDI tool will be used in determining the eligibility for the retention of existing 4P's households who were already registered in the Program.
- The household voluntarily waives its membership from the Program; or
- The household commits offenses wherein the sanction is delisting, subject to the standards to be developed by the DSWD.

The graduation of the qualified household-beneficiaries shall lead to their eventual exit from the Program.

Section 11. Tagging of Client Status 3 (Exited With Improved Level of Well-Being) - XXXXXXX

Section 12. Transition. - XXXXXXX

Section 13. Program Exit and Transfer. - XXXXXXX

Section 14. Graduation and Exit. - XXXXXXX

Section 15. Post-Service Intervention. - XXXXXXX

Section 16. Composition of City Advisory Council (CAC). - XXXXXXX

Section 17. Functions of City Advisory Council. - XXXXXXX

Section 18. Meetings. - XXXXXXX

Section 19. Appropriation. - XXXXXXX

Section 20. Governing Law. - XXXXXXX

Section 21. Implementing Rules and Regulations. - XXXXXXX

Section 22. Separability Clause. - XXXXXXX

Section 23. Repealing Clause. - XXXXXXX

Section 24. Effectivity. - XXXXXXX

Approved on the 77th Regular Session of the Sangguniang Panlungsod of Valenzuela, May 20, 2024.

ORIGINAL SIGNED

Attested: ANTONIO R. ESPIRITU
 Secretary to the Sanggunian

ORIGINAL SIGNED

Certified Correct: LORENA NAVTIVIDAD BORJA
 City Vice Mayor

ORIGINAL SIGNED

HON. WESLIE T. GATCHALIAN
 City Mayor

PB•Pub.Date: May 23, 2024.

Republic of the Philippines
 Department of Transportation
 Land Transportation Franchising and
 Regulatory Board
 East Avenue, Quezon City
 CASE NO. 2014-7209

Application for Extension of Validity of a Certificate of a Public Convenience to operate a Truck-For-Hire (TH) Service
 SPS. SONIA & ROMEO MACAPANAS,
 Applicant/s.

NOTICE OF HEARING
 Applicant is a grantee of a Certificate of Public Convenience to operate a Truck-For-Hire (TH) Service on the route within BULACAN and from said place to any point in the PHILIPPINES with the use of ONE

EXTRAJUDICIAL SETTLEMENT OF ESTATE WITH WAIVER OF RIGHTS

Notice is hereby given that the deceased PRAXEDES GABRIEL NER, died intestate in San Ramon, Contra Costa, being resident of 337 G. Villanueva Street, Pasay City, without any debts, left a Memorial Lot belonging to the conjugal partnership under Deed of Sale Certificate of Perpetual Care with Contract No. 10845 situated at Barrio San Dionisio, Municipality of Parañaque, province of Rizal. Has been extrajudicially settled among heirs with waiver and has waived whatever share with favor of LOURDES P. GABRIEL as per instrument dated on February 13, 2024 under Doc No.: 337; Page No.: 69; Book No.: LXXV; Series of 2024. Before Notary Public Atty. Crisauro Reginald M. Arandia of Naic, Cavite.
 PB•Pub.Dates: May 9, 16 & 23, 2024.

AFFIDAVIT OF SELF-ADJUDICATION

Notice is hereby given that the deceased LEON U. HERNANDEZ, left a property and had an unpaid debt of Php 225,803.97 as of February 26, 2023 plus accrued dues and penalties on the unpaid balance to BDO Credit Card. That the property he left is a Condominium Presidio, Lakefront City, Sucat, Muntinlupa City with CCT No. 014-2021001676, investment in BDO Unibank, Inc. of Php 1,000,000.00 plus accrued interest and a car described in the LTO Certificate of Registration No. 44414478-3. Hereby adjudicated in favor of MARIA CRISTINA C. HERNANDEZ as per instrument dated on August 9, 2023, under Doc. No.: 294; Page No.: 60; Book No.: 305; Series of 2023. Before Notary Public Atty. Reynan G. Retazo of Muntinlupa City.
 PB•Pub.Dates: May 9, 16 & 23, 2024.

EXTRAJUDICIAL SETTLEMENT OF ESTATE OF THE LATE ROSAURO T. ALCALA WITH WAIVER OF RIGHTS

Notice is hereby given that the late ROSAURO T. ALCALA, who died intestate and without a will on February 6, 1998 at Philippine Heart Center, East Ave., Quezon City and left a parcel of land situated in the Marikina City, containing an area of 120 square meters, more or less. Has been extrajudicially settled among heirs in the manner set forth as per instrument dated May 15, 2024, executed before Atty. Socorro Maricel N. Nepomuceno, Notary Public in Quezon City under Doc. No. 435; Page No.: 88; Book No.: 10; Series of 2024
 PB•Pub.Dates: May 16, 23 and 30, 2024.

EXTRAJUDICIAL SETTLEMENT OF ESTATE

Notice is hereby given that the estate of the late DANILO G. JUAREZ, who died intestate on May 24, 2023, left a Transfer of Savings Account in Producers Savings Bank Corporation, located at Bayombong, Nueva Vizcaya with Account Number 107051017657 total amount balance of PHP 62,534.03 has been extrajudicially settled among heirs, as per Doc. No. 174; Page No. 36; Book No. 1; Series of 2024 of Notary Public in Quezon City, dated May 7, 2024 executed before Atty. Janine Karla A. Aranas, CPA.
 PB•Pub.Dates: May 23, 30 and June 6, 2024.

(1) units, which Certificate is valid up to OCTOBER 15, 2019. In the application filed on OCTOBER 15, 2019, applicant request authority to extend the validity of the said Certificate within the same territory with the use of same number of units.

NOTICE is hereby given that this application will be heard by this Board on JUNE 3, 2024 at 1:00 p.m. at its office through online hearing. The Zoom hearing link will be sent to the Applicant/s provided email address.

At least FIVE (5) days prior to the above date, applicant/s shall publish this Notice once in ONE (1) daily newspaper of general circulation in Luzon.

Parties opposed to the granting of the application must file their written oppositions supported by documentary evidence on or before the above date furnishing a copy of the same to the applicant/s and may if they so, desire appear on said date and time.

This application will be acted upon by this Board on the basis of its records and documentary evidence submitted by the parties,

ERRATUM:

The Extra-Judicial Settlement of Estate of the deceased VICENTE R. CUAPIACO a.k.a VICENTE R. CUPIACO with Deed of Absolute Sale was published on May 1, 8 and 15, 2024. Name of the deceased should be read as VICENTE R. CUAPIACO and not as published.
 PB•Pub.Dates: May 23, 2024.

ERRATUM:

Applicant FERNANDO V. WONG - TRANSFEROR; ARNOLD ESTRELLA - TRANSFEREE, under Case No.: 2023-11-00284; route should be read as "MAKATI CITY TO ANY POINT IN METRO MANILA" and not as published.

unless the Board deems it necessary to receive additional documentary and/or oral evidence.

WITNESS the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson this MAY 6, 2024.

ATTY. FREDERICK L. VALERO
 Chief, Legal Division

Republic of the Philippines
 Department of Transportation
 Land Transportation Franchising and
 Regulatory Board
 East Avenue, Quezon City

CASE NO. 94-2781

Application for Extension of Validity of a Certificate of a Public Convenience to operate a Truck-For-Hire (TH) Service
 JULIANA AYATON,
 Applicant/s.

x-----x

NOTICE OF HEARING

Applicant is a grantee of a Certificate of Public Convenience to operate a Truck-For-Hire (TH) Service on the route within MAKATI CITY including PHILIPPINES with the use of ONE (1) units, which Certificate is valid up to OCTOBER 31, 2024. In the application filed on APRIL 22, 2024, applicant request authority to extend the validity of the said Certificate within the same territory with the use of same number of units.

NOTICE is hereby given that this application will be heard by this Board on JUNE 5, 2024 at 1:00 p.m. at its office through online hearing. The Zoom hearing link will be sent to the Applicant/s provided email address.

At least FIVE (5) days prior to the above date, applicant/s shall publish this Notice once in ONE (1) daily newspaper of general circulation in Luzon.

Parties opposed to the granting of the application must file their written oppositions supported by documentary evidence on or before the above date furnishing a copy of the same to the applicant/s and may if they so, desire appear on said date and time.

This application will be acted upon by this Board on the basis of its records and documentary evidence submitted by the parties, unless the Board deems it necessary to receive additional documentary and/or oral evidence.

WITNESS the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson this MAY 13, 2024.

ATTY. FREDERICK L. VALERO
 Chief, Legal Division

Republic of the Philippines
 Department of Transportation
 Land Transportation Franchising and
 Regulatory Board
 East Avenue, Quezon City

CASE NO. 24-6937

Application for a Certificate of a Public Convenience to operate a Truck-for-hire (TH) Service.
 MARY GRACE P. DOLOSO,
 Applicant/s.

x-----x

NOTICE OF HEARING

Applicant filed an application requesting for authority to operate a Truck-for-hire (TH) Service within MARIKINA CITY and from said place to any point in the PHILIPPINES accessible to motor vehicle traffic and vice versa with the use of ONE (1) unit/s.

NOTICE is hereby given that this application will be heard by this Board on JUNE 11, 2024 at 9:00 a.m. at its office through online hearing. The Zoom hearing link will be sent to the applicant's provided email address.

At least FIVE (5) days prior to the above date, applicant/s shall publish this Notice once in ONE (1) daily newspaper of general cir-

ulation in Luzon.

Parties opposed to the granting of the application must file their written oppositions supported by documentary evidence on or before the above date furnishing a copy of the same to the applicant/s and may if they so, desire appear on said date and time.

This application will be acted upon by this Board on the basis of its records and documentary evidence submitted by the parties, unless the Board deems it necessary to receive additional documentary and/or oral evidence.

WITNESS the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson, this MAY 14, 2024.

ATTY. FREDERICK L. VALERO
 Chief, Legal Division

Republic of the Philippines
 Department of Transportation
 Land Transportation Franchising and
 Regulatory Board
 East Avenue, Quezon City

CASE NO. 24-7035

Application for a Certificate of a Public Convenience to operate a Truck-for-hire (TH) Service.
 FERDINAND M. OCFEMIA,
 Applicant/s.

x-----x

NOTICE OF HEARING

Applicant filed an application requesting for authority to operate a Truck-for-hire (TH) Service within BACOR, CAVITE and from said place to any point in the PHILIPPINES accessible to motor vehicle traffic and vice versa with the use of ONE (1) unit/s.

NOTICE is hereby given that this application will be heard by this Board on JUNE 10, 2024 at 1:00 p.m. at its Office through online hearing. The Zoom hearing link will be sent to the applicant's provided email address.

At least FIVE (5) days prior to the above date, applicant/s shall publish this Notice once in ONE (1) daily newspaper of general circulation in Luzon.

Parties opposed to the granting of the application must file their written oppositions supported by documentary evidence on or before the above date furnishing a copy of the same to the applicant/s and may if they so, desire appear on said date and time.

This application will be acted upon by this Board on the basis of its records and documentary evidence submitted by the parties, unless the Board deems it necessary to receive additional documentary and/or oral evidence.

WITNESS the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson, this MAY 13, 2024.

ATTY. FREDERICK L. VALERO
 Chief, Legal Division

Republic of the Philippines
 Department of Transportation
 Land Transportation Franchising and
 Regulatory Board
 East Avenue, Quezon City

CASE NO. 24-5954

Application for a Certificate of a Public Convenience to operate a Truck-for-hire (TH) Service.
 RICARDO B. GULMATICO,
 Applicant/s.

x-----x

NOTICE OF HEARING

Applicant filed an application requesting for authority to operate a Truck-for-hire (TH) Service within CAVITE and from said place to any point in the PHILIPPINES accessible to motor vehicle traffic and vice versa with the use of ONE (1) unit/s.

NOTICE is hereby given that this application will be heard by this Board on MAY 29, 2024 at 1:00 p.m. at its Office through online hearing. The Zoom hearing link will be sent to the applicant's provided email address.

At least FIVE (5) days prior to the above date, applicant/s shall publish this Notice once in ONE (1) daily newspaper of general circulation in Luzon.

Parties opposed to the granting of the application must file their written oppositions supported by documentary evidence on or before the above date furnishing a copy of the same to the applicant/s and may if they so, desire appear on said date and time.

This application will be acted upon by this Board on the basis of its records and documentary evidence submitted by the parties, unless the Board deems it necessary to receive additional documentary and/or oral evidence.

WITNESS the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson, this APRIL 29, 2024.

ATTY. FREDERICK L. VALERO
 Chief, Legal Division

**ORDINANCE NO. 1182, Series of 2024**

AN ORDINANCE AMENDING CERTAIN PROVISIONS OF ORDINANCE NO. 298, SERIES OF 2016 ENTITLED: "AN ORDINANCE AMENDING CERTAIN PROVISIONS OF ORDINANCE NO. 82, SERIES OF 2013 ENTITLED, ORDINANCE PROMULGATING THE VALENZUELA CITY INVESTMENTS AND INCENTIVES CODE OF 2012 AND PROVIDING APPROPRIATIONS THEREOF", AND OF ORDINANCE NO. 82, SERIES OF 2013 ENTITLED "ORDINANCE PROMULGATING THE VALENZUELA CITY INVESTMENTS AND INCENTIVES CODE OF 2012 AND PROVIDING APPROPRIATIONS THEREOF, AND CREATING THE "VALENZUELA CITY LOCAL ECONOMIC DEVELOPMENT AND INVESTMENT PROMOTIONS OFFICE", AND PROVIDING FUNDS THEREOF.

SECTION 1. That the "Valenzuela City Investment Promotions Office" established and created under Ordinance No. 82, Series of 2013 and Ordinance No. 298, Series of 2016 be amended to read as **"Valenzuela City Local Economic Development and Investment Promotions Office"**.

SECTION 2. Section 11 of Ordinance No. 82, Series of 2013 is hereby modified and amended to read as follows:

"SECTION 11. CREATION OF THE LOCAL INVESTMENT AND PROMOTION COUNCIL. - *The Local Investment and Promotion Council, through the duly issued Executive Order is hereby created to be composed of, but not limited to, the following representatives:*

"The Council, which shall serve as the Advisory Board of the VCIIB shall from time to time be convened and consulted by the VCIIB, regarding legalities and technicalities involved in the proper implementation of the LIIC, as to avoid any ultra-vires acts.

SECTION 3. Chapter III, Section 12 and 13 of Ordinance No. 298, Series of 2016 is hereby modified and amended to read as follows:

CHAPTER III**"THE VALENZUELA CITY LOCAL ECONOMIC DEVELOPMENT AND INVESTMENT PROMOTIONS OFFICE**

"SECTION 12. THE VALENZUELA CITY LOCAL ECONOMIC DEVELOPMENT AND INVESTMENT PROMOTIONS OFFICE - *An office is hereby created to be known as "The Valenzuela City Local Economic Development and Investment Promotions Office" headed by the Local Economic Development and Investment Promotions Officer as designated by the City Mayor which shall be composed of the following organizational structure:*

"Title of Position**Grade / Step**

"Supervising Administrative Officer

SG 22

"Investment, Trade and Industry Unit

"Administrative Officer V

SG 18

"Administrative Officer III

SG 14

"Administrative Officer II

SG 11

"Administrative Assistant II

SG 8

"Consumer Welfare Unit

"Administrative Officer III

SG 14

"Administrative Assistant II

SG 8

"SECTION 13. FUNCTIONS OF THE OFFICE - *The Office will take charge of all activities related to LGU investment facilitation and promotion activities, local enterprise development, establishment of support mechanisms for the growth of Micro, Small, and Medium Enterprises (MSMEs), provide mechanisms for business retention and expansion, and other business and economic activities to attract, investments and generate employment. It shall be headed by the Local Economic Development and Investment Promotions Officer (LEDIPO)*

"Investment, Trade and Industry Unit**"Functions:**

- "1. To establish and maintain a data bank on general business information, information on economic activities, available technology, financing sources and other relevant data or information
- "2. Responsible for the formulation of plans, development and implementation of proposal for the establishment of new economic enterprise;
- "3. Responsible for updating of the LGU's data on the LGU P4 portal developed by the DILG;
- "4. Represent the City Government of Valenzuela in trade and investment meetings, conferences for a conventions, and other similar gatherings in both domestic and foreign venues whenever so directed by the Board;
- "5. Coordinate with Small-Medium Enterprise (SME) Development Council/Committee
- "6. Conduct research and coordinate with national government agencies and entrepreneurs for local product standardization. Conduct research and endorsement of new technology for existing products.
- "7. Conduct or participate in trade and exhibitions or other events in coordination with the private sector and other government entities. Promote local trades by conducting/participating product national and local development seminars, trade and investment mission, livelihood seminars, and marketing events.
- "8. Develop, monitor, and report performance measures on the effectiveness of trade and industry initiatives;
- "9. Facilitate product matching among MSMEs
- "10. Conceptualize product paraphernalia and other marketing strategies for local products;
- "11. Monitor and analyze sales report of the trade fairs;
- "12. Provide assistance in the conduct of research on funding possibilities from existing and new partners and donors;
- "13. Monitor and recommend appropriate interventions for the sustainability for each industry.
- "14. To undertake proactive market development and investment promotion activities;
- "15. Responsible for evaluation of applications for registration and application for availment of local incentives;
- "16. Provide assistance to clients in identifying business or joint venture partners, sourcing out skilled manpower and service providers, and facilitating concerns;
- "17. Formulate plans and strategies on strengthening networking relationships;
- "18. Provide adequate recommendations on the existing legislation and procedures for local investments;
- "19. Provide assistance in the preparation of the annual investment priority plan of the locality;
- "20. Spearhead the production, publication, and dissemination of investment promotions colaterals and whatever needed, conduct briefings to investors and other interested parties;
- "21. Analyze the investment incentive application
- "22. Assist investors in investment related concerns;
- "23. Establish and maintain networking relations with counter part investment promotion organizations and coordinate with support agencies of government and the private sector in investment promotion efforts;

"Consumer Welfare Unit**"Functions:**

- "1. To facilitate the monitoring compliance with existing laws, ordinances, rules and regulations, programs, and projects related to the protection of the interests of the consumers;
- "2. To process consumer complaints;
- "3. To assist in the settlement of the differences of the concerned parties with the resolution of the complaint based on a compromise or amicable settlement;
- "4. To provide information drive about consumers rights and means of redress;
- "5. To inform business establishments on existing laws, ordinances, rules and regulations, programs, and projects that ensure the general welfare of consumers;
- "6. To assist consumers in referring their unresolved complaint to the concerned departments and agencies of the government.

SECTION 4. Chapter IV, Section 15 of Ordinance No. 82, Series of 2013 is hereby modified and amended to read as follows:

CHAPTER IV**INVESTMENT PRIORITY PLAN**

"SECTION 15. INVESTMENT PRIORITY PLAN - *Coverage of Preferred/Priority Areas of Investment. Incentives shall be provided to new, expansion, and diversification projects in the following investment areas:*

"a. Headquarters, Branches or Regional Offices of Commercial Establishments, including but not limited to:

- "1. Banks
- "2. Insurance Companies
- "3. Investment Entities
- "4. Financing/Lending Firms
- "5. Brokerage
- "6. Airlines
- "7. Publishing Houses

"b. Telecommunications and Information Technology, including but not limited to:

- "1. Customer call, administration and development centers
- "2. IT Servers
- "3. IT Enabled
- "4. IT Parks
- "5. Telemarketing Firms
- "6. E-Commerce Facilities
- "7. E-Marketplace Software Development

"c. Service-Oriented Establishments, including but not limited to:

- "1. Professional Services
- "2. Food Preparation & Catering
- "3. Gardening & Landscaping
- "4. Personal Care & Hygiene
- "5. Physical Fitness/Sports Training
- "6. Health Spas
- "7. Beauty Salons
- "8. Film Productions
- "9. Freight and Courier Services

"Training or Learning Facilities

"d. Education including but not limited to:

- "1. Universities/Institutions of Higher Learning
- "2. Vocational & Technical Schools
- "3. Skills and Talent Enhancements Unts

"Transport Enterprises

"e. Infrastructure and Services, including but not limited to:

- "1. Public Utilities
- "2. Public Market

"f. Tourism and Hospitality-Oriented Facilities, including but not limited to:

- "1. Mid-range Business Hotels
- "2. Historical and Cultural Centers
- "3. Theme and Recreational Parks
- "4. Conference Centers
- "5. Apartelles/Condotels
- "6. Motels
- "7. Eco-Tourism Centers
- "8. Restaurants/Coffee Shops
- "9. Cocktail Lounge

"g. Property Development, including but not listed to:

- "1 Commercial/Office Buildings
- "2. Residential Area/Housing Development
- "3. Conventional Center Establishment

"h. Retirement Facilities, including but not limited to:

- "1. Convalescent Homes
- "2. Senior Care Giving Centers
- "3. Pensioners 'Parks

"i. Environmental Protection and Enhancement Projects, including but not limited to:

- "1. Pollution Abatement and Mitigation
- "2. Ecological Facilities
- "3. Water Treatment
- "4. Water Waste Management
- "5. Solid Waste Disposal
- "6. Renewable Energy Projects
- "7. Energy-efficient Projects

"j. Health Care and Medical Providers, including but not limited to:

- "1. Hospitals and Clinics
- "2. Health Centers/Out-Patient Facilities
- "3. Paramedic Centers

"k. Public-Private Partnerships (PPP) Projects including LGU PPP Projects

DETERMINATION OF ADDITIONAL INVESTMENT AREA. The Board may upon due deliberation and approval, recommend to the Sangguniang Panglungsod additional investment areas that it may deem necessary to be included in the priority investment areas under the Investment Development Plan of the City of Valenzuela.

The bases for inclusion of a particular business or investment into the list of Preferred/Priority Investment Areas as provided under the preceding section are:

- "1. It must generate high levels of employment;
- "2. It must have a high degree of value-added features;
- "3. It must create substantial linkages with local industries and business;
- "4. It must not be detrimental to the health and safety of the public; and
- "5. It must not have damaging effects on the environment.

SECTION 5. REPEALING CLAUSE-XXXXXXXXXX

SECTION 6. SEPARABILITY CLAUSE XXXXXXXXXXXX

SECTION 7. EFFECTIVITY - This Ordinance shall take effect immediately after its approval

Approved on the 77th Regular Session of the Sangguniang Panlungsod of Valenzuela, May 20, 2024.

ORIGINAL SIGNED

Attested: ANTONIO R. ESPIRITU
Secretary to the Sanggunian

ORIGINAL SIGNED

Certified Correct: LORENA NAVTIVIDAD BORJA
City Vice Mayor

ORIGINAL SIGNED

HON. WESLIE T. GATCHALIAN
City Mayor

PB•Pub.Date: May 23, 2024.

Republic of the Philippines
Department of Transportation
Land Transportation Franchising and
Regulatory Board
East Avenue, Quezon City
CASE NO. 24-7104
Application for a Certificate of a Public Convenience to operate a Truck-For-Hire (TH) Service
AGUILEON CARGO EXPRESS CORP.,
Applicant/s.

NOTICE OF HEARING

Applicant filed an application requesting for authority to operate a Truck-For-Hire (TH) Service on the route within STA. CRUZ, MANILA to any point in the PHILIPPINES with the use of ONE (1) unit/s.

NOTICE is hereby given that this application will be heard by this Board on JUNE 10, 2024 at 1:00 p.m. at its office through online hearing. The Zoom hearing link will be sent to the applicant's provided email address.

At least FIVE (5) days prior to the above date, applicant/s shall publish this Notice once in ONE (1) daily newspaper of general circulation in Luzon.

Parties opposed to the granting of the application must file their written oppositions supported by documentary evidence on or before the above date furnishing a copy of the same to the applicant/s and may if they so, desire appear on said date and time.

This application will be acted upon by this Board on the basis of its records and documentary evidence submitted by the parties, unless the Board deems it necessary to receive additional documentary and/or oral evidence.

WITNESS the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson this MAY 13, 2024.

ATTY. FREDERICK L. VALERO
Chief, Legal Division

Republic of the Philippines
Department of Transportation
Land Transportation Franchising and
Regulatory Board
Regional Franchising and Regulatory
Office No. IV-B (MIMAROPA)

2ND Floor, Acob Building, Barangay Lalud,
Calapan City, Oriental Mindoro
DOCKET NO.:
R4B-CON-PJ-2024-05-2019-00343
Amended Petition for Consolidation of Existing Individual Certificate of Public Convenience to operate a PUJ service JEEPNEY OPERATORS OF SAN TEODORO MULTI-PURPOSE COOPERATIVE,
Applicant/s.

NOTICE OF HEARING

Applicant requests authority to consolidate the existing individual franchises authorized to operate a PUJ Service for the transportation of passengers and freight along the route/territory: CALAPAN CITY - PUERTO GALERA and vice-versa with the use of THIRTY-EIGHT (38) units.

NOTICE is hereby given that this application will be heard by this Board on JUNE 5, 2024, at 2:00 PM at its office at the above address.

At least FIVE (5) days prior to the above date, applicant/s shall publish this Notice once in a one daily newspaper of general circulation in Region IV-B (MIMAROPA) or Luzon.

Parties opposed to the granting of the application must file their written opposition supported by documentary evidences on or before the above date, furnishing a copy of the same to applicant and may, if so desires, to appear on the said date and time.

This application will be acted upon by the Board on the basis of its record and documentary evidence submitted by the parties, unless this Board deems it necessary to receive additional documentary and/or oral evidence.

WITNESS the Honorable ATTY. PAUL VINCENT V. AUSTRIA - OIC REGIONAL DIRECTOR, this 10th day of MAY 2024 at Calapan City, Oriental Mindoro.

ATTY. ROENT LLOYD M. YLAGAN
Attorney IV/Hearing Officer

Republic of the Philippines
Department of Transportation
Land Transportation Franchising and
Regulatory Board

East Avenue, Quezon City
CASE NO. 2014-7537
Application for Extension of Validity of a Certificate of a Public Convenience to operate a Truck-For-Hire (TH) Service
VLADIMIR M. PALIS,
Applicant/s.

NOTICE OF HEARING

Applicant is a grantee of a Certificate of Public Convenience to operate a Truck-For-Hire (TH) Service on the route within TIAONG, QUEZON and from said place to any point in the ISLAND OF LUZON with the use of TWENTY (20) units, which Certificate is valid up to OCTOBER 3, 2024. In the application filed on MAY 9, 2024, applicant request authority to extend the validity of the said Certificate within the same territory with the use of same number of units.

NOTICE is hereby given that this application will be heard by this Board on JULY 1, 2024 at 1:00 p.m. at its office through online

hearing. The Zoom hearing link will be sent to the Applicant/s provided email address.

At least FIVE (5) days prior to the above date, applicant/s shall publish this Notice once in ONE (1) daily newspaper of general circulation in Luzon.

Parties opposed to the granting of the application must file their written oppositions supported by documentary evidence on or before the above date furnishing a copy of the same to the applicant/s and may if they so, desire appear on said date and time.

This application will be acted upon by this Board on the basis of its records and documentary evidence submitted by the parties, unless the Board deems it necessary to receive additional documentary and/or oral evidence.

WITNESS the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson this MAY 15, 2024.

ATTY. FREDERICK L. VALERO
Chief, Legal Division



ORDINANCE NO. 1183, Series of 2024
AN ORDINANCE ENACTING THE “VALENZUELA CITY GENDER AND DEVELOPMENT CODE OF 2024”, ESTABLISHING THE GENDER AND DEVELOPMENT OFFICE, APPROPRIATE FUNDS AND FOR OTHER PURPOSES.

Section 1. Title This Ordinance shall be known as the "VALENZUELA CITY GENDER AND DEVELOPMENT CODE OF 2024"

Section 2. Jurisdiction - XXXXXXXXXXXXX

SECTION 3. Gender and Development Mandates and Legal Basis.

The adoption of this VALENZUELA CITY GENDER AND DEVELOPMENT CODE OF 2024 (GAD CODE) is in line with the Valenzuela City's promotion of women's economic empowerment, gender equality, gender-responsive development and governance and fulfillment of women's human rights, as embodied in the following local, national, and international laws, policies, executive orders, mandates, and commitments:

a. Constitutional Provisions:

- i. **Art. II, Sec. 14, 1987 Constitution** provides: "The State recognizes the role of women in nation-building, and shall ensure the fundamental equality before the law of women and men."
- ii. **Art. XIII, Sec. 14, 1987 Constitution** provides: "The State shall protect working women by providing safe and healthful working conditions, taking into account their maternal functions, and such facilities and opportunities that will enhance their welfare and enable them to realize their full potential in the service of the nation."
- iii. **Art. XIII, Sec. 11, 1987 Constitution** provides: "The State shall adopt an integrated and comprehensive approach to health development which shall endeavor to make essential goods, health and other social services available to all the people at affordable cost. There shall be priority for the needs of the under-privileged, sick, elderly, disabled, women, and children. The State shall endeavor to provide free medical care to paupers"

b. National Laws:

1. **Republic Act 6725 dated 12 May 1989** entitled as "Act Strengthening the Prohibition on Discrimination Against Women with Respect to Terms and Conditions of Employment, Amending for the Purposes Article One Hundred Thirty-Five of the Labor Code, as Amended";
2. **Republic Act 6949 dated April 10, 1990** entitled "An Act to Declare March Eighth of Every Year as a Working Special Holiday to be known as **National Women's Day**";
3. **Republic Act 6955 dated 13 June 1990** entitled as "An Act to Declare Unlawful the Practice of Matching Filipino Women for Marriage to Foreign Nationals on a Mail Order Basis and other Similar Practices Including Advertisement, Publication, Printing or Distribution of Brochures, Fliers and Other Propaganda Materials in Furtherance thereof and Providing Penally Therefore";
4. **Republic Act 6972 dated 23 November 1990** entitled as "An Act Establishing a Day Care Center in Every Barangay, instituting therein a total Development and Protection of Children Program, Appropriating Funds therefore, and for Other Purposes" and otherwise known as "**Barangay-Level Total Development and Protection of Children Act**";
5. **Republic Act 7160 dated 10 October 1991** entitled as "An Act Providing for a Local Government Code of 1991" and otherwise known as the "**Local Government Code of 1991**";
6. **Republic Act 7192 dated 12 February 1992** entitled as "An Act Promoting the integration of Women as Full and Equal Partners of Men in Development and Nation Building and for Other Purposes" and otherwise known as "**Women in Development and Nation-Building Act**";
7. **Republic Act 7322 dated 30 March 1992** entitled as "Act Increasing Maternity Benefits in Favor of Women Workers in the Private Sector, Amending for the Purpose Section 14-A of Republic Act No. 1161, as Amended, and for Other Purposes";
8. **Republic Act 7432 dated 23 April 1992** entitled as "An Act to Maximize The Contribution of Senior Citizens to Nation Building, Grant Benefits, and Special Privileges and for Other Purposes";
9. **Republic Act 7438 dated 27 April 1992** entitled as "Act Defining Certain Rights of Person Arrested, Detained or Under Custodial Investigation as well as the Duties of the Arresting, Detaining and Investigating Officers, and Providing Penalties for Violations Thereof";
10. **Republic Act 7600 dated 02 June 1994** entitled as "An Act Providing Incentives to All Government and Private Health Institutions with Rooming-In and Breastfeeding Practices and for Other Purposes" and otherwise known as "**The Rooming-In and Breastfeeding Act of 1992**";
11. **Republic Act 7877 dated 14 February 1995** entitled as "An Act Declaring Sexual Harassment Unlawful in The Employment, Education or Training Environment, And For Other Purposes" and otherwise known as "**Anti-Sexual Harassment Act of 1995**";
12. **Republic Act 7882 dated 20 February 1995** entitled as "Act Providing Assistance to Women Engaging in Micro and Cottage Business Enterprises, and for Other Purposes";
13. **Republic Act 8289 dated 22 July 1996** entitled as "An Act to Strengthen the Promotion and Development of, and Assistance to Small and Medium Scale Enterprises, Amending for that Purpose Republic Act No. 6977 otherwise known as "**Magna Carta for Small Enterprises**" and for other purposes";
14. **Republic Act 8042 dated 29 February 1996** entitled as "An Act to Institute the Policies of Overseas Employment and Establish a Higher Standard of Protection and Promotion of the Welfare of Migrant Workers, their Families and Overseas Filipinos in Distress, and for Other Purposes" and otherwise known as "**Migrant Workers and Overseas Filipinos Act of 1995**";
15. **Republic Act 8353 dated 12 August 1997** entitled "An Act Expanding the Definition of the Crime of Rape, Reclassifying the Same as a Crime Against Persons, amending for the Purpose Act No. 3815 as Amended Otherwise Known as the Revised Penal Code and for Other Purposes" and otherwise known as "**The Anti-Rape Law of 1997**";
16. **Republic Act 8425 dated 11 December 1997** entitled "An Act Institutionalizing the Social Reform and Poverty Alleviation Program, Creating for the Purpose the National Anti-Poverty Commission, Defining its Powers and Functions and For Other Purposes" and otherwise known as "**Social Reform and Poverty Alleviation Act**";
17. **Republic Act 8551 dated 25 February 1998** entitled as "An Act Providing for the Reform and Reorganization of the Philippine National Police and for Other Purposes, Amending Certain Provisions of Republic Act Numbered Sixty-Nine Hundred and Seventy-Five Entitled "An Act Establishing The Philippine National Police Under A Re-Organized Department Of The Interior And Local Government, And For Other Purposes" and otherwise known as "**Philippine National Police Reform and Reorganization Act of 1998**";
18. **Republic Act 8505 dated 13 February 1998** entitled as "An Act Providing Assistance and Protection for Rape Victims, Establishing for The Purpose a Rape Crisis Center in Every Province And City, Authorizing the Appropriation Of Funds Therefor, and for Other Purposes and otherwise known as "**Rape Victim Assistance and Protection Act**";
19. **Republic Act 8504 dated 13 February 1998**, entitled "An Act Promulgating Policies and Prescribing Measures for the Prevention and Control of HIV/AIDS in the Philippines, Instituting a Nationwide HIV/AIDS Information and Educational Program, Establishing a Comprehensive HIV/AIDS Monitoring System, Strengthening the Philippine national Aids Council, and for Other Purposes, and otherwise known as the "**Philippine AIDS Prevention and Control Act of 1998**";
20. **Republic Act 8972 dated 07 November 2000** entitled as "An Act Providing for Benefits and Privileges to Solo Parents and their Children, Appropriating Funds and for Other Purposes and otherwise known as the "**Solo Parent Welfare Act**";
21. **Republic Act 8980 dated 05 December 2000** entitled as "An Act Promulgating a Comprehensive Policy and a National System for Early Childhood Care and Development (ECCD). Providing Funds Therefor and for Other Purposes" and otherwise known as "**ECCD Act**";
22. **Republic Act 9003 dated January 26, 2001** entitled as "An Act Providing for an Ecological Solid Waste Management Program, Creating the Necessary Institutional Mechanisms and incentives. Declaring Certain Acts Prohibited and Providing Penalties Appropriating Funds Therefor, and for Other Purposes" and otherwise known as "**The Ecological Solid Waste Management Act of 2000**";
23. **Republic Act 9178 dated 13 November 2002** entitled as "An Act to Promote the Establishment of Barangay Micro Business Enterprises (BMBEs), Providing Incentives and Benefits Therefor, and for Other Purposes" and otherwise known as "**The Barangay Micro Business Enterprises (BMBE's) Act of 2002**";
24. **Republic Act 9208 dated 26 May 2003** entitled as "The Act which Institutionalize Policies to Eliminate Trafficking in Persons Especially Women and Children, Establishing the Necessary Institutional Mechanisms for the Protection and Support of Trafficked Persons. Providing Penalties for its Violations and, for Other Purposes and otherwise known as "**Anti-Trafficking in Persons Act of 2003**";
25. **Republic Act 9262 dated 08 March 2004** entitled "An Act Defining Violence Against Women and their Children. Providing for Protective Measures for Victims, Prescribing Penalties Therefor, and for Other Purposes and otherwise known as "**The Anti-Violence Against Women and their Children Act of 2004**";
26. **Republic Act 9275 dated 22 March 2004** entitled as "An Act Providing for A Comprehensive Water Quality Management and for Other Purposes" and otherwise known as "**The Philippine Clean Water Act of 2004**";
27. **Republic Act 9501 dated 23 May 2008** entitled as "An Act to Promote Entrepreneurship by Strengthening Development and Assistance Programs to Micro Small and Medium Scale Enterprises Amending for The Purpose Republic Act No. 6977, as Amended, Otherwise Known As The "Magna Carta For Small Enterprises" and For Other Purposes" and otherwise known as "**Magna Carta for Micro, Small and Medium Enterprises (MSMEs)**";
28. **Republic Act 9710 dated 28 July 2008** entitled as "An Act Providing for the Magna Carta of Women and otherwise known as "**The Magna Carta of Women**";
29. **Republic Act 9994 dated 27 July 2009** entitled as "An Act Granting Benefits and Privileges to Senior Citizens, Further Amending Republic Act No. 7432. As Amended. Otherwise Known as "**An Act to Maximize the Contribution of Senior Citizens to Nation Building, Grant Benefits and Special Privileges and For Other Purposes**";
30. **Republic Act 9995 dated 27 July 2009** entitled "An Act Defining and Penalizing the Crime of Photo and Video Voyeurism, Prescribing Penalties Therefor and for Other Purposes" and otherwise known as "**The Anti-Photo and Video Voyeurism Act of 2009**";
31. **Republic Act 10028 dated 27 July 2009** entitled as "An Act Expanding the Promotion of Breastfeeding, Amending for the Purpose Republic Act No. 7600, otherwise known as "An Act Providing Incentives to All Government and Private Health Institutions with Rooming-In and Breastfeeding Practices and For Other Purposes" and otherwise known as "**Expanded Breastfeeding Promotion Act of 2009**"
32. **Republic Act 9775 dated 17 November 2009** entitled as "An Act Defining the Crime of Child Pornography, Prescribing Penalties Therefor and for Other Purposes and otherwise known as "**The Anti-Child Pornography Act of 2009**";
33. **Republic Act 10354 dated 23 July 2012** entitled as "An Act Providing for A National Policy on Responsible Parenthood and Reproductive Health" and otherwise known as "**The Responsible Parenthood and Reproductive Health Act of 2009**";
34. **Republic Act 10361 dated 23 July 2012** entitled as "An Act Instituting Policies for the Protection and Welfare of Domestic Workers and otherwise known as "**Domestic Workers Act**" or "**Batas Kasambahay**";
35. **Republic Act 10354 dated 23 July 2012** entitled "An Act Providing for a National Policy on Responsible Parenthood and Reproductive Health" and otherwise known as "**The Responsible Parenthood and Reproductive Health Act of 2012**";
36. **Republic Act 10911 dated 27 July 2015** entitled as "An Act Prohibiting Discrimination Against Any Individual in Employment on Account of Age and Providing Penalties Therefor" and otherwise known as "**The Anti-age discrimination in Employment Act**";
37. **Republic Act 11313 dated 23 July 2018** entitled as "An Act Defining Gender-Based Sexual Harassment in Streets Public Spaces, Online, Workplaces, and Educational or Training Institutions, Providing Protective Measures and Prescribing Penalties Therefor" and otherwise known as "**Safe Spaces Act covers**" (**Bawal ang Bastos Law**);
- Law):
38. **Republic Act 11210 dated 23 July 2018** entitled as "An Act Increasing the Maternity Leave Period to One Hundred Five (105) Days for Female Workers With an Option to Extend for an Additional Thirty (30) Days Without Pay, and Granting an Additional Fifteen (15) Days for Solo Mothers, and for Other Purposes" and otherwise known as "**105-Day Expanded Maternity Leave Law**";

39. **Republic Act 11148 dated 23 July 2018** entitled as "An Act Scaling Up the National and Local Health and Nutrition Programs Through a Strengthened integrated Strategy for Maternal, Neonatal, Child Health and Nutrition in the First One Thousand (1,000) Days of Life. Appropriating Funds Therefore and for Other Purposes" and otherwise known as "**Kalusugan at Nutrisyon ng Mag-Nanay Act**";
40. **Republic Act 11166 dated 23 July 2018** entitled as "An Act Strengthening the Philippine Comprehensive Policy on Human Immunodeficiency Virus (HIV) and Acquired Immune Deficiency Syndrome (AIDS) Prevention, Treatment, Care, and Support, and, Reconstituting the Philippine National Aids Council (PNAC), Repealing for the Purpose Republic Act No. 8504, Otherwise Known as The "**Philippine Aids Prevention and Control Act of 1998**", and Appropriating Funds Therefor;
41. **Republic Act 7277 dated 22 July 2019** entitled "An Act Providing For The Rehabilitation, Self-Development And Self-Reliance Of Disabled Person And Their Integration Into The Mainstream Of Society And For Other Purposes" and otherwise known as "**The Magna Carta For Disabled Person**";
42. **Republic Act 11861 dated 04 June 2022**, entitled "An Act Providing for Benefits and Privileges to Solo Parents and their Children, Appropriating Funds Therefor and for Other Purposes and otherwise known as "**Expanded Solo Parents Welfare Act**";
- c. Executive Orders**
1. **Executive Order No. 209 dated 06 July 1987** also known as "The Family Code of the Philippines";
 2. **Executive Order No. 273 Series of 1995** Approval and Adoption Of Philippine Plan For Gender-Responsive Development, 1995-2025;
 3. **Executive Order No. 443 Series of 1997** Providing for The Adoption of the Comprehensive and Integrated Delivery of Social Services as the National Delivery Mechanism for the Minimum Basic Needs Approach;
 4. **Executive Order No. 616, Series of 2007 dated 03 April 2007** also known as "Creation of the Anti-Hunger Task Force";
 5. **Executive Order No. 12, Series of 2017**: Attaining and Sustaining "Zero Unmet Need For Modern Family Planning";
- d. Presidential Decree**
1. **Presidential Decree No. 603** dated 10 December 1974 entitled as "**The Child and Youth Welfare Code**"
- e. Proclamations**
1. **Proclamation No. 224, Series of 1988** Declaring the First Week of March of Every Year as Women's Week and March 8, 1988 and Every Year Thereafter as Women's Rights and International Peace Day
 2. **Proclamation No. 74 Series of 1992** Declaring the 17th Day of October of Every Year as National Children's Day
 3. **Proclamation No. 76, Series of 1992** Declaring The Period From November 23-29 And Every Year Thereafter As "Population And Development Week" And For This Purpose, Amending Proclamation No. 291
 4. **Proclamation No. 267, Series of 1993** National Children's Month "declares the month of October of every year as National Children's Month".
 5. **Proclamation No. 731, Series of 1996** Declaring the Second Week of February Every Year as "National Awareness Week for the Prevention of Child Sexual Abuse and Exploitation
 6. **Proclamation No. 759: Declaring the Fourth Week of March 1996** as "Protection and Gender-Fair Treatment of the Girl Child Week"
 7. **Proclamation No. 847, Series of 1996** Declaring the Fourth Sunday of September as Family Thanksgiving Day;
 8. **Proclamation No. 976 Declaring the Period of January 1997** as Anti- Migrant Trafficking Year;
 9. **Proclamation No. 1105 Declaring October 15, 1997**, and of Every Year Thereafter, as "National Rural Women's Day"
 10. **Proclamation No. 227, Series of 1998** Providing For the Observance of the Month of March as "Women's Role in History Month";
 11. **Proclamation No. 744, Series of 2004** Declaring the Last Monday of March of Every Year as "Women with Disabilities Day";
 12. **Proclamation No. 1172, Series of 2006** Declaring November 25 To December 12 Of Every Year As The "18-Day Campaign to End Violence Against Women"
- f. City Mayor's Executive Orders:**
1. **Executive Order No. 2022-091, Series of 2022** entitled "Reorganizing the Gender and Development Focal Point System (GFPS) Executive Committee (EXECOM), Secretariat, Technical Working Group (TWG), and Gender Responsive Monitoring and Evaluation (M&E) Team"
 2. **Executive Order No. 2022-117, Series of 2022** entitled "An Executive Order Formally Establishing the 'Gender and Development (GAD) Unit' Under the Office of the Mayor in the City of Valenzuela, Metro Manila, and Designating the Officer-In-Charge and other Personnel Thereof"
- g. Local Ordinances:**
1. **Ordinance No. 12, Series of 1998**, entitled as "An Ordinance Creating a Special Body on Gender and Development to be under the Office of the Mayor of Valenzuela and Appropriating Funds on General Budget of 1999;
 2. **Ordinance No. 55, Series of 2009**, entitled as "An Ordinance Enacting the Valenzuela City Gender and Development and for Other Purposes" otherwise known as the "**Valenzuela City Gender and Development Code**".
 3. **Ordinance No. 60 Series 2009**, entitled as "An Ordinance Creating the Valenzuela City Population Management Office/Department defining its functions and composition and for other purposes" and otherwise known as "**An Ordinance Providing for the Creation of the Valenzuela City Population Office/Department**".
 4. **Ordinance No. 021, Series of 2011**, entitled as "An Ordinance Creating the Valenzuela City Government Internship Program (VCGIP) for Out of School Youth (OSY) of Valenzuela City and Appropriating the Sum of One Million Pesos (1,000,000.00) as Fund thereof and for the years thereafter;" otherwise known as the "**Valenzuela City Government Internship Program for the Out-Of- School Youth (OSY)**"
 5. **Ordinance No. 100, Series of 2013**, entitled and otherwise known "An Ordinance Creating the Valenzuela City Anti-Human Trafficking Council and Establishing the Anti-human Trafficking Desk and providing funds therefor".
 6. **Ordinance No. 158 Series 2014**, entitled as "An Ordinance Providing Protecting Programs Against Elderly Abuse and Redefining their rights thereof" otherwise known as the "**Protection of the Elderly Against Abuse Ordinance**".
 7. **Ordinance No. 296, Series of 2016**, entitled as "An Ordinance Prescribing the Minimum Standards for a Safe, Healthy and Humane Working Environment in Valenzuela City, Appropriating Funds therefor, Providing Penalties for Violations thereof and other purposes" otherwise known as the "**Minimum Standards for a Safe Healthy and Humane Working Environment in Valenzuela City**".
 8. **Ordinance No. 297, Series of 2016**, entitled as "An Ordinance Providing for Full Tuition Subsidy in Pamantasan ng Lungsod ng Valenzuela and Valenzuela Polytechnic College or such other City University or College that may be established hereafter and appropriating fund thereof" otherwise known as the "**Valenzuela City Free Higher Education Ordinance**".
 9. **Ordinance No. 365 Series of 2017**, entitled as "An ordinance mandating every barangay to establish violence against women and children's desks otherwise known as 'VAWC Desk'" otherwise known as the "**Violence Against Women and their Children Desk (VAWC Desk) Ordinance**".
 10. **Ordinance No. 383 Series of 2017**, entitled as "An Ordinance Amending Ordinance No. 55, Series Of 2009, entitled "An Ordinance Enacting the Valenzuela City Gender and Development Code and for Other Purposes" otherwise known as the "**Valenzuela City Gender and Development Code**".
 11. **Ordinance No. 397 Series of 2017**, entitled as "An Ordinance Amending Certain Provisions of Ordinance No. 147, Series Of 2014, Entitled an Ordinance Adopting And/Or Localizing the Implementation of Republic Act No. 8972, Known as The Solo Parent Act. Of 2000, Institutionalizing the Programs, Services, Privilege and Benefits for Solo Parents and Their Children, Appropriating Funds Therefore and for Other Purposes" otherwise known as the "**The Amended Solo Parents Programs Ordinance**".
 12. **Ordinance No. 464 Series of 2018**, entitled as "An Ordinance Institutionalizing and Further Strengthening the Existing "Bahay Pag-Asa Youth Rehabilitation Center and Diversion Program" Established by The City Government of Valenzuela Pursuant to The Prescribed Local Juvenile Intervention Program Under the Juvenile" and otherwise known as the "**The Bahay Pag-asa Youth Rehabilitation Center and Diversion Program**".
 13. **Ordinance No. 549, Series of 2019**, entitled "An Ordinance Protecting the Lesbian, Gay, Bisexual, Transgender and Queer (LGBTQ) Community in the City of Valenzuela (**repealed by Ordinance No. 567, Series of 2019**)
 14. **Ordinance No. 556, Series of 2019**, entitled as "An Ordinance creating an integrated Service for Human immunodeficiency Virus (HIV)/sexually transmissible infection (STI)/Acquired Immune Deficiency Syndrome (AIDS) and Social Hygiene Clinic to become a primary HIV Care Facility and sundown clinic for its prevention, control, treatment and care, defining its functions, appropriating funds and for other related purpose" and otherwise known as the "**Valenzuela City's Integrated Services on STI/HIV/AIDS and Social Hygiene Clinic with Sundown Clinic as Primary HIV Care Facility**"
 15. **Ordinance No. 567 Series of 2019** entitled as "An Ordinance Creating The "Task Force Bantay Bully" And "Valenzuela Anti-Bullying Council" And Empowering Anti-Bullying Councils, As Mandated, In All Public and Private Schools in Valenzuela City" and otherwise known as the "**The Task Force Bantay Bully**".
 16. **Ordinance No. 600 Series of 2019**, entitled and otherwise known as the "An Ordinance Strengthening the Anti-Discrimination and Equal Protection System of Laws in the City of Valenzuela".
 17. **Ordinance No. 605 Series of 2019**, entitled as "An Ordinance Providing Strategic Focus on Nutrition for The First 1,000 Days of Life Through a Strengthened and Integrated Program for Maternal Newborn and Child Health and Nutrition and Appropriating Therefor and For Other Purposes" and otherwise known as the "**First 1000 Days of Life Ordinance**"
 18. **Ordinance No. 863 Series of 2021**, entitled as "An Ordinance Creating the Valenzuela City Bahay Kanlungan Tahanan Ni Lolo at Lola, Provide Funds Therefor, And for Other Purposes" and otherwise known as the "**Bahay Kanlungan Ordinance**".
 19. **Ordinance No. 892 Series of 2021**, entitled as "An Ordinance Prohibiting the Abandonment Abuse and Neglect of Persons with Disabilities of impairment, Imposing penalties for violation thereof, and for ather purposes."
 20. **Ordinance No. 990 Series 2022**, entitled as "An Ordinance institutionalizing the Home Care Support Service of Valenzuela City" and otherwise known as the "**Home Care Support Services of Valenzuela City**".
 21. **Ordinance No. 1028 Series of 2022** entitled as "An Ordinance Enacting the Valenzuela City Land Transportation Code of 2022" and otherwise known as the "**Valenzuela City Land Transportation Code of 2022**".
 22. **Ordinance No. 1131, Series of 2023** entitled as "An Ordinance Declaring the Last Saturday of September of Every Year as Family Day in Valenzuela City And Providing Funds for the Celebration Thereof" and otherwise known as the "**Valenzuela City Family Day Ordinance**"
 23. **Ordinance No. 1137, Series of 2023** entitled as "An ordinance declaring the month of July of every year as the anti-trafficking in persons awareness month in the City of Valenzuela."
- h. Others laws and issuances**
1. **Section 28 of the General Appropriations Act (GAA) from 1995 to 2000** directing government entities to formulate a GAD plan, the cost of which shall not be less than five (5) percent of their yearly budget, otherwise known as the GAD budget;
 2. **Philippine Plan for Gender-Responsive Development (PPGD), 1995- 2025** which envisions a society that promotes gender equality and women's empowerment, and upholds human rights, among other development goals;
 3. **Local Budget Memorandum No. 28 dated June 15, 1997** which directs local government units to mobilize resources to mainstream and implement gender and development programs using the five (5) percent of development fund;
 4. **CSC Memorandum Circular No. 30, Series of 1999**: Policy on Equal Representation of Women and Men in Third Level Positions in Government.

- 5. **Civil Service Commission Memorandum Circular No. 12, Series of 2005** which encourages all heads of constitutional bodies, departments, bureaus, offices and agencies of the national government, local government units, state universities and colleges, government-owned and/or-controlled corporations the use of nonsexist language in all its [sic] official documents, communications and issuances;
- 6. **CSC MC NO. 12 Series 2005** "Use of non-sexist language in all official documents communication and issuance";
- 7. **NCC Governing Board Resolution No. 1 Series of 2009** dated 03 December 2009, entitled as "Adopting the National Policy on Nutrition Management in Emergencies and Disasters";
- 8. **Joint Circular 2012-01 of the PCW-NEDA-DBM** or the Guidelines for the Preparation of Annual Gender and Development (GAD) Plans and Budgets and Accomplishment Report to Implement the Magna Carta of Women;
- 9. **Memorandum Circular No. 48, Series of 2013:** Adoption of The Gender Equality Guidelines in the Development Of Media Policies and Implementing Programs to Promote Gender Mainstreaming
- 10. **Memorandum Circular No. 06, Series of 2015,** Guidelines in the Institutionalization of Women Friendly Space (WFS) in Camp Coordination and Camp Management;
- 11. **PCW-DILG-DBM-NEDA Joint Memorandum Circular No. 2016-01** Amendments to PCW-DILG-DBM-NEDA JMC No. 2013-01: Guidelines on the Localization on the Magna Carta of Women;
- 12. **DILG Memorandum Circular No. 2018-42** dated 26 March 2018, entitled as "Adoption and Implementation of Philippine Plan of Action for Nutrition (PPAN) 2017-2022";
- 13. **DOH Administrative Order No. 2020-0042** dated 11 September 2020, entitled as "Health Promotion Framework Strategy In Province-wide and City-wide Health Systems";
- 14. **DILG Memorandum Circular No. 2020-006** dated 20 January 2020 entitled as "Guidelines in the Monitoring the Functionality of Local Committees on Anti-Trafficking and Violence Against Women and their Children (LCAT-VAWC);
- 15 **PCW Board Resolution No. 003, Series of 2021:** Amending Section 37 of the Implementing Rules and Regulations of Republic Act No. 9710. Otherwise Known as the "Magna Carta of Women" Framework Plan for Women (FPW) which encourages agencies to promote gender responsive governance, protect and fulfill ELEMENTS OF A GAD CODE SAMPLE FORMULATION women's human rights, and promote women's economic empowerment;

Section 4. Declaration of Policies and Principles

Section 5. Consistent with all the foregoing policy statements, it is hereby mandated that:

**ARTICLE IV
GENDER AND DEVELOPMENT OFFICE**

Section 6. Creation.-XXXXXXXXXX

Section 7. Mandate -XXXXXXXXXX

Section 8. City Government Assistant Department Head -XXXXXXXXXX

Section 9. Organizational Components. - The following plantilla positions are hereby created as follows:

Position	Qty	SG
City Government Asst Department Head II	1	24
GAD Officer III	1	18
GAD Officer II	2	15
Administrative Aide VI	1	6

Section 10. Functions, Duties, and Responsibilities-XXXXXXXXXX

Section 11. Funding XXXXXXXXXXXX

Section 12. City Gender and Development Focal Point System (GFPS)-XXXXXXXXXX

Section 13 Powers and functions of the City Gender and Development Focal Point System (GFPS)-XXXXXXXXXX

Section 14. The GFPS Executive Committee (Execom)- XXXXXXXXXXXX

Section 15 GFPS EXECOM Functions and Responsibilities.-XXXXXXXXXX

Section 16. GFPS Technical Working Group XXXXXXXXXXXX

Section 17. GFPS Technical Working Group Functions and Responsibilities, XXXXXXXXXXXX

Section 18. GFPS Secretariat - XXXXXXXXXXXX

Section 19. Gender Responsive Monitoring and Evaluation Team (M&E) -XXXXXXXXXX

Section 20. GFPS M&E Functions and Responsibilities XXXXXXXXXXXX

Section 21. Anti-Sexual Harassment Sub-Committee of the GFPS XXXXXXXXXXXX

Section 22 Barangay Gender and Development Focal Point System (BGFPS) XXXXXXXXXXXX

Section 23 Valenzuela City Gender and Development Summit XXXXXXXXXXXX

Section 24. Valenzuela City Women's Month Celebration XXXXXXXXXXXX

Section 25. Gender Responsive Risk Reduction and Management in Times of Disaster XXX

**ARTICLE VI
HOME AND SCHOOL**

Section 26. Gender Preferences - XXXXXXXXXXXX

Section 27. Promotion of gender sensitivity at home - XXXXXXXXXXXX

Section 28. Shared advocacy on gender and development - XXXXXXXXXXXX

Section 29. Gender sensitivity training for teaching and non teaching personnels at all school levels-XXXXXXXXXX

Section 30. Assessment tools - XXXXXXXXXXXX

Section 31. Education on Laws and Policies addressing gender-based violence. - The City Government of Valenzuela shall provide educational laws and policies addressing gender-based violence which consist, but not limited to, the following:

Conduct of public information on Gender-based violence to strengthen awareness of men and women, boys and girls on gender-based violence through comprehensive and multi-level information and education campaigns in close coordination and partnership with civil society organizations.

- a. Expand programs to educate and involve men on gender based violence;
- b. Continuously develop capacity of service providers and front liners in handling cases of violence against women through their attendance trainings and other capability development activities; and
- c. Conduct of capability development activities for barangay official and workers on gender-based violence especially in handling VAWC cases on an annual basis .
- d. Conduct of GAD Capacity Development Programs that supports continuing gender education, updating and enhancing skills customized according to the functions of the GFPS. These capacity development programs may include gender sensitivity, gender analysis, gender responsive planning and budgeting and gender audit among others.

Section 32. Developing gender-fair educational materials - The Division of City Schools shall ensure that educational materials developed by the City schools and the private sector are gender fair and do not portray stereotyping of roles for men and women and/or boys and girls. It shall conduct a regular monitoring and review of existing educational materials to ensure that these are gender sensitive and gender-fair.

Elective or practical arts subjects in all schools in Valenzuela City shall not discriminate against any gender or sex.

Section 33. Promoting of gender-sensitive education programs and services -All schools, offices, establishments or companies, departments and agencies, including barangay officials, of the local government shall initiate gender sensitivity orientation and training which shall equip them with theoretical and practical knowledge on gender justice.

Section 34. Gender-responsive non-formal education for youth and adults.-The Division of City Schools in coordination with Valenzuela City Technical Education Services Development Authority (TESDA), shall conduct non-formal classes for women and men desiring to engage themselves in functional and practical education, to be held in barangay high schools or barangay multi-purpose centers.

Section 35. Gender-responsive and child-friendly preschools.-The City Government shall ensure that child-friendly and gender responsive child day care/minding centers are set up in every barangay to provide parents support facilities for the care of their children when they go to work or school. The centers shall ensure that basic early that education curriculum in the centers promote gender fair socialization; encourage guardian and parents to participate in the development, care and nurturing of their children; and boys and girls in the center are able to learn to respect the rights of all children to full enjoyment of their childhood and their rights.

Section 36. Gender Grievances Committee. - There shall be established in every barangay and schools in Valenzuela City a Gender Grievance Committee that shall hear and mediate for settlement any gender related issues or conflict between and among residents of a barangay, students or personnel/teachers of the same school.

The Barangay Gender Grievance Committee shall be composed of the following:

- The Barangay Kagawad who chairs the Women and/or Social Welfare Committee;
- a. A representative of an NGO advocating gender equality or related advocacies; and
- b. A respected member of the community.

The School Gender Grievance Committee shall be composed of the following:

- The Guidance Counselor or its counterpart;
- a. Representative of the Parents and Teachers Association (PTA) or its counterpart; and
- b. The School Faculty and School Administration Office members.

Section 37. Active support of research/studies on gender and development. - A sufficient amount of funds shall be allotted to gender related study and research which shall form part of Valenzuela City's data based program development.

Section 38. Gender Sensitive Counseling and Career Programs. - The City Government of Valenzuela, in coordination with CSWD, City Legal Office and other offices or organizations, may render regular/routinary counseling or physical and/or psychological assistance to offended persons to help them recover their normal physical and psychological well-being.z

Section 39. Support for Victims of Violence. - The City Government of Valenzuela shall provide comprehensive support to women survivors of violence which consists of but not limited to the following:

- a. Immediately conduct investigations within 24 hours;

- b. Provision of counseling, legal, and medical services for the offended party;
- c. Gathering of evidences for the arrest and prosecution of the offenders;
- d. Preparation of reports investigations and on the basis of the offended party's testimony and additional evidence, if any, the endorsement of the same to the proper prosecution office within 36 hours from the time of filing, regardless of the evaluation of the case;
- e. Provision of investigation officer or the examining physician, if possible of the same sex as the offended party, to ensure that only persons expressly authorized by the latter are allowed inside the room where the investigation or medical or physical is being conducted;
- f. Establishment of the system where women victims survivors of all forms of violence shall be registered in a community-based psychological program that shall assist the women in historically in rebuilding and empowering themselves;
- g. Assurance that all investigations/court trial involving rape cases and other forms of violence against women conducted in the PNP Station, Prosecutor's Office and the Trial Court shall recognize the survivor's social support groups as expressly allowed or requested by the offended party;
- h. Provision of temporary shelters with appropriate support services for women in crises appropriately established under the management and supervision of the City Social Welfare and Development Office;
- i. Establishment of separate counseling rooms for women and female children;
- j. Establishment of mechanisms to expedite medical examination procedure for rape victims by establishing partnership with the local hospital for its medico-legal accreditation;
- k. Establishment of a private rooms equipped with needed facilities for medical examination purposes; and
- l. Assurance that cases of VAWC are handled and attended to by women police officers through the establishment and maintenance of Women and Children Protection Desk (WCPD) at the Valenzuela Police Station which shall have a female police officer as in-charge.

Section 40. Violence in Communities and Institutions are

Physical, sexual and psychological violence including rape, sexual abuse, sexual harassment and intimidation at work, in educational institutions and elsewhere, trafficking in women and forced prostitution occurring within the general community.

- a. Physical, sexual and psychological violence perpetrated against women and condoned by the State, wherever it occurs;

Section 41. Violence in Armed Conflict. - Murder, physical and psychological torture, systematic rape, sexual slavery and forced pregnancy shall be violations of the human rights of women in situations of armed conflict.

Section 42. Violence of Reproductive Rights. - Forced sterilization and forced abortion coercive/forced use of contraceptives, prenatal sex selection and female infanticide shall be treated as violence of Reproductive Rights.

Section 43. Women in Trafficking. - is a covert or overt recruitment of women into the sex trade industry. It includes new forms of sexual exploitation such as sex tourism, the recruitment in the guise of domestic labor to work in developed countries, and organized marriages between women from third world countries and foreign nationals, promoting or initiating a system in which women become movable properties and objects of exchange.

Women Trafficking shall include but not limited to, acts of any person, association, cult, religion or organization or similar entities to commit the following:

- a. To establish or carry on a business for the purpose of matching women for marriage to foreigner either on a mail order basis or through personal introduction or cyberspace;
- b. To advertise, publish, print or distribute, or cause the advertisement, publication, printing or distribution of any brochure, flyer or propaganda material calculated to promote the above-mentioned prohibited acts for profit or advantage;
- c. To solicit, enlist, or attract/induce any woman to join any club, association or organization whose objective is to match women for marriage to foreigners either on mail-order basis or through personal introduction or cyberspace or any other forms which facilitate the act of solicitation;
- d. To use the postal services, cyberspace or satellite TV to promote the above-mentioned prohibited acts;
- e. To buy or sell a woman, or any of her body parts for profit, or to use her body by any pretext, to be used for experiments, research or the like without her consent;
- f. To act as a procurer of a sex worker;
- g. To threaten of use violence and force a woman to become a mail-order bride.

Section 44. Feminization of poverty. It is a condition where the gap between the rich and the poor widens and grassroots women bear the brunt of the resulting economic instability and unequal distribution of wealth. Such a gap reinforces non-response to both practical and strategic interests of women (e.g when women are forced to incur financial obligation to augment the meager and insufficient income of the family).

Section 45. Mail Order Bride. it is a practice where a woman establishes personal relations with a male-foreign national via mail or similar means upon recruitment by an individual or agency for the purposes of exploiting women in the guise of marriage.

Section 46. Other Forms of Sexual Harassment. Other than the definition provided by RA 7877 the following constitute sexual harassment, some of which are covered by the Revised Penal Code under Acts of Lasciviousness:

- a.) persistently telling of offensive jokes such as green jokes or other analogous statements to someone who finds them offensive or humiliating;
- b.) taunting a person with constant talk about sex and sexual intercourse;
- c.) displaying offensive or lewd pictures and publications in the workplace;
- d.) interrogating someone about sexual activities or private life; during interviews for employment, scholarship grant or any lawful activity applied for;
- e.) making offensive hand or body gestures at someone;
- f.) repeatedly asking for dates despite verbal rejection;
- g.) staring or leering maliciously;
- h.) touching, pinching or brushing up against someone's body unnecessarily or deliberately;
- i.) kissing or embracing someone against her will;
- j.) requesting sexual favors in exchange for a good grade, obtaining a good job or promotion, etc.;
- k.) cursing, whistling or calling a woman in public with words having dirty connotations or implications which tend to ridicule, humiliate or embarrass the woman;
- l.) any other unnecessary acts during physical examinations;
- m.) requiring women to wear suggestive or provocative attire during interviews such as job hiring, promotion, admission

Section 47. Sexual Abuse. Sexual abuse shall include but is not limited to the following:

- a. When a man inserts or attempts to insert his penis or any object into the mouth or anus of a woman under any of the following situations:

-through force threat or intimidation;

-by means of abuse of authority or relationships;

-when the offended party is deprived of reason or is otherwise unconscious;

-when the offended party is below seventeen years old, even though none of the above circumstances is present.

- b. When a person inserts part of his or her body other than the sexual organ, or introduces any object or instrument into the genital or anus of a woman under any of the situations stated in paragraph 1.

c. When a person subjects another to have sexual intercourse with an animal under any of the circumstances stated in paragraph 1 or through any abnormal, unusual or ignominious sexual act.

d. Any intentional contact however slight of one's penis to the genital, mouth, breast or anus of a woman or intentional contact thereof, however slight, to any part of her body other than her sexual organ, or the use of any instrument or object which intentionally touches the genital, breast or anus of a woman.

e. Sexual abuse in intimate marital relations. Forced sexual act committed under Intimate or marital relations shall form part of sexual abuse such as those between man and woman, woman and woman, man and man relations, married or unmarried, legally separated or separated in fact.

Section 48. Battering. - it is a series of physical, emotional and psychological abuse. It is a repeated and habitual cyclic pattern as means of intimidation and imposition of the batterer's will and control over the survivor's life. Battering constitutes the following kinds of behavior but not limited to:

Physical Battering-repeated inflection of brute force causing injuries to the victim,

- a. **Sexual battering** - this includes physical attacks on the women's breasts/genitals or forced sexual activity, accompanied by either physical violence or the threat of physical violence;

b. **Psychological Battering** - this includes threats of suicide, violence against the woman or her family, punching, breaking or defacing or otherwise destroying the house or any part thereof, or of the personal belongings of a woman, threatening to take the children away, threatening deportation of wives with foreign citizenship, threatening to kidnap children or take them to a foreign country and forcing the victim to do degrading things, controlling the victim's lawful or usual activities, the use of foul and insulting words or statements and threats of abandonment and expulsion such as forcing the wives to leave the conjugal dwelling. This provision likewise apply to common-law relations but does not include adulterous ones as contemplated in the Revised Penal Code.;

c. **Economic Battering** - this includes deprivation of women of economic resources, their generation and mobilization so as to create dependency and submissiveness to men and to any established structures of domination.

Section 49. Pedophilia. - It is a form of sexual perversion where children are the preferred victims and is committed under the following circumstances:

- a. When the offender shall have sexual intercourse with a girl;

b. When the offender shall have anal intercourse with a boy or girl.

c. Other pedophilic acts other than sexual or anal intercourse which will include custodial abuse.

Section 50. Printing, Publication, Display and Distribution of Pornographic Scenes and Similar Literature. - It shall be unlawful for any person to print, publish, display or distribute scenes on movie/TV trailer/shows, posters, billboards, literature and other visual materials which treat women as sex objects and commodities.

Section 51. Pornographic and indecent Shows., indecent shows as used in this Code include nudity or other provocative gestures which further project and exhibit women as sex objects in private or in public places or under circumstances.

Section 52. Liveshows. - It shall be a violation of women's rights to influence or force a woman or female-child to dance or do naked shows in public or private places for commercial or entertainment purposes.

Section 53. Beauty Contest. - One which would indecently expose a woman's body that is offensive to morals and good taste is viewed as violence against women. Thus, holding of beauty contests must be strictly regulated.

Section 54. Other Forms of Violence Against Women:

- a. Sex Trade - Any agency or person who shall engage in keeping women for sex for a fee.

b. Sex Tours - Hotel, beach resorts, sauna baths and related establishments which operate as conduit for sex tours.

Section 55 Women Empowerment. - XXXXXXXXXXXX
Section 56. Representation of Women in Local Special Bodies. - XXXXXXXXXXXX
Section 57. Role of Women in Environmental Impact Assessment of Projects. -XXXXXX
Section 58 Promotion of Appropriate Technology. - XXXXXXXXXXXX
Section 59 Creation of Resource Management Council. - XXXXXXXXXXXX
Section 60. Overseas Contract Workers (OCW) Wives and Children Support. -

ARTICLE VIII
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Section 61. Gender sensitive workplace.-XXXXXXXXXX
Section 62. Gender orientation and practical knowledge on gender issues - XXXXXXXX
Section 63. Grievance machinery.-XXXXXXXXXX
Section 64. Orientation on gender sensitivity-XXXXXXXXXX
Section 65. Incentives for gender friendly workplaces/establishments -XXXXXXXXXX
Section 66. Monitoring mechanism - XXXXXXXXXXXX
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Section 68. Gender sensitive community. - XXXXXXXXXXXX
Section 69. Committee on Women, Family and Gender Equality in the Sangguniang Panlungsod-XXXXXXXXXX
Section 70. Committee on Women, Family and Gender Equality in the Sangguniang Barangay-XXXXXXXXXX
Section 71. Community-Based Gender and Development Plans and Programs. --XXXXX
Section 72. Gender Sensitive Mass Media. - XXXXXXXXXXXX
Section 73. Gender-Sensitivity Training for Local Media Practitioners. XXXXXXXXXXXX
Section 74. Regulation of Media Coverage During Police Raids on Entertainment Establishments.-XXXXXXXXXX
Section 75. Media Campaign for Gender-Fair Materials.-XXXXXXXXXX

ARTICLE XI
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Section 76. Health and Nutrition Programs-XXXXXXXXXX

ARTICLE XII
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Section 77. Advocacy on PWDs Rights. - XXXXXXXXXXXX
Section 78. Creative Employment Opportunities for PWDs.-XXXXXXXXXX
Section 79. Reporting of Cases of Harassment Committed Against PWDs.-XXXXXXXXX
Section 80. Organization of PWDs.-XXXXXXXXXX
Section 81. Organization of the Elderly women.-XXXXXXXXXX
Section 82. Support for Solo parents.-XXXXXXXXXX
Section 83. Anti-discrimination Against Members of Lesbian, Gay, Bisexual, Transgender Queer, Intersex and Asexual (LGBTQIA+) Community-XXXXXXXXXX

ARTICLE XIII
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Section 84. Establishment of Lactation Stations.-XXXXXXXXXX
Section 85. Other Gender-Responsive Facilities, Structures and Amenities.-XXXXXXXXX

ARTICLE XIV
GENDER BASED SEXUAL HARASSMENT

Section 86. Adoption of Safe Spaces Act. - XXXXXXXXXXXX
Section 87. The City pursuant to RA. 11313 shall perform the following duties and responsibilities: XXXXXXXXXXXX
Section 88. Anti-Sexual Harassment (ASH) Desk.-XXXXXXXXXX
Section 89. Qualification of ASH DESK Officer.-XXXXXXXXXX
Section 90. Functions of the ASH Desk Officer.-XXXXXXXXXX
Section 91. Designation of Anti-Sexual Harassment Enforcers (ASHERs).-XXXXXXXXXX
Section 92. Functions of the anti sexual harassment enforcers (ASHEs).-XXXXXXXXXX
Section 93. ASH Desk Hotline.-XXXXXXXXXX
Section 94. Qualifications of ASH Hotline Operator.-XXXXXXXXXX
Section 95. Function of ASH Hotline Operator. - XXXXXXXXXXXXX
Section 96. Protocols in Handling Complaints/Report Received through the ASH Hotline-X
Section 97. Protocols in Handling GBSH in Streets and Public Spaces Complaint from the Victim-Survivors.-XXXXXXXXXX
Section 98. ASH Desk in Every Barangay.-XXXXXXXXXX-
Section 99. ASH Referral Network.-XXXXXXXXXX
Section 100. Members of the ASH Referral Network.-XXXXXXXXXX
Section 101. Source of funds for Article XIV.-XXXXXXXXXX

ARTICLE XV
PENAL PROVISIONS

Section 102. Violation Of The Mandatory And Prohibitory Provisions - Any act of omission violating the mandatory or prohibitory provisions of this Code shall be penalized with a fine of Five Thousand Pesos (P5,000.00) and/or imprisonment not exceeding one (1) year at the discretion of the court.
In cases where the violator is a corporation, institution or establishment, the responsible officers, administrator or manager, as the case may be, shall serve the term of imprisonment. This is without prejudice to the imposition of administrative sanction of cancellation of business license or permit of the erring entity.
Finally, in cases where violator is a government employee or official, prosecution herein shall be without prejudice to appropriate administrative sanctions that be imposed upon him/her in accordance with the Civil Service Law or other laws.
Section 103. Violation Of The Administrative Provisions. - Any act or omission in violation of the administrative provisions of this Code shall be dealt with accordingly and penalized with appropriate administrative/regulatory sanctions in accordance with existing laws or ordinances.

ARTICLE XVI
IMPLEMENTING RULES AND REGULATIONS, COMPLIANCE REPORT AND APPROPRIATION

Section 104. Implementing Rules And Regulations. - Upon effectivity of this Ordinance, if necessary, a Drafting Committee may be created to formulate the implementing Rules and Regulations (IRR) necessary to carry out the provisions of this Ordinance, and shall be approved by the GFPS.
Section 105. Appropriation - For the effective implementation of this Ordinance, the City Government shall appropriate a minimum of five percent (5%) of the City's Annual Development Fund in pursuant to RA 7192 and DILG-DBM-NCRFW Circular of 2001.

FINAL PROVISIONS

Section 106. Repealing Clause. - XXXXXXXXXXXX
Section 107. Separability Clause-XXXXXXXXXX
Section 108. Effectivity Clause This Ordinance shall take effect fifteen (15) days after its publication once (1) in a newspaper of general circulation.
Approve on the 77th regular session of the sangguniang Panlungsod of Valenzuela May 20, 2024.

ORIGINAL SIGNED
Attested: ANTONIO R. ESPIRITU
Secretary to the Sanggunian

ORIGINAL SIGNED
Certified Correct: LORENA NAVTIVIDAD BORJA
City Vice Mayor

ORIGINAL SIGNED
HON. WESLIE T. GATCHALIAN
City Mayor

**ORDINANCE NO. 1184, Series of 2024****AN ORDINANCE ENACTING THE VALENZUELA CITY CHILD WELFARE CODE OF 2024.**

SECTION 1. SHORT TITLE. - This ordinance shall be known as the "Valenzuela City Child Welfare Code."

SECTION 2. DECLARATION OF PRINCIPLES AND POLICIES. - XXXXXXXXXXXXX

SECTION 3. DEFINITION OF TERMS. - XXXXXXXXXXXXX

SECTION 4. PRIMARY HEALTH CARE. - XXXXXXXXXXXXX

SECTION 5. PROMOTION OF PRIMARY HEALTH CARE PROGRAM. - XXXXXXXXXXXXX

SECTION 6. CHILD AND GENDER RESPONSIVENESS INCLUSIVE TRAINING FOR HEALTH WORKERS. - XXXXXXXXXXXXX

SECTION 7. MATERNAL AND CHILD HEALTH CARE, NUTRITION PROGRAM AND HEALTH RELATED ACTIVITIES. - XXXXXXXXXXXXX

SECTION 8. ESTABLISHMENT OF LACTATION STATIONS/CORNERS. - XXXXXXXXXXXXX

SECTION 9. LACTATION BREAK. - XXXXXXXXXXXXX

SECTION 10. ADOLESCENT HEALTH AND DEVELOPMENT PROGRAM. - XXXXXXXXXXXXX

SECTION 11. MANDATORY ESTABLISHMENT OF FUNCTIONAL TEEN CENTERS FOR ADOLESCENT HEALTH AND DEVELOPMENT PROGRAM. - XXXXXXXXXXXXX

SECTION 12. HEALTH PROMOTION AND ADVOCACY COMMUNICATION STRATEGY FOR THE PREVENTION OF ADOLESCENT PREGNANCY. - XXXXXXXXXXXXX

SECTION 13. MENTAL HEALTH PROGRAM. - XXXXXXXXXXXXX

SECTION 14. REGULATING AMBULANT VENDORS AND ESTABLISHING MONITORING SYSTEM THEREOF. - The City, through the Sanitation Office, shall endeavor to protect children from unsanitary food and drinks. All ambulant vendors within the city shall be subjected to regular safety and sanitation inspections. No vendor shall be allowed to sell or ply their trade without undergoing training on safety and food handling and securing a health certificate.

SECTION 15. CHILD FRIENDLY BUILDINGS AND ESTABLISHMENTS. - The inclusion of Child-friendly Facilities shall be required and monitored by the Office of the City Building Official, City Engineer's Office, and the City Planning and Development Office based on the provisions of the National Building Code and Batas Pambansa 344 before the approval of plans and permits pertinent to the construction of any school buildings, commercial buildings, hotels, recreational centers, cinemas and theaters, supermarkets, department stores, commercial complex, parks and malls.

To ensure the inclusion of Child-friendly Facilities, proposed building plans must observe, among other things, the hereunder specifications:

a. Railings/Balusters in staircase must be placed in a manner that their distance from each other would not exceed six (6) inches to avoid children from falling through.

b. In case of more than one storey building, railings/balusters acting as horizontal or vertical barriers must be spaced in a manner that their distance from each other must not exceed six (6) inches and said railings or balusters must have a height of not less than five (5) feet.

c. Lavatories exclusively for children's use must be installed to accommodate personal necessities of children entering said buildings.

d. Ensure structural integrity that the materials used in the construction shall be in accordance with the standards and specifications provided for in the approved program of work.

SECTION 16. ROAD SAFETY. - XXXXXXXXXXXXX

SECTION 17. MANDATORY ROAD SAFETY MEASURES FOR MINORS. - The following are declared mandatory road safety measures to ensure the safety and protection of minors:

a. As a measure to ensure safety for minors aboard public utility buses and jeepneys, the driver or conductor thereof shall strictly:

i. Prevent children/minors from riding the vehicles as a sabbit or "top load"

ii. Ensure that minors aboard the vehicle are seated inside away from the door. Adult passengers shall make room for minors for them to be able to sit at the middle inside portion of the vehicle.

SECTION 18. PROGRAM FOR CHILDREN WITH DISABILITIES. - XXXXXXXXXXXXX

SECTION 19. DISCOUNT FOR CHILDREN WITH DISABILITY. - XXXXXXXXXXXXX

SECTION 20. TRAINING PROGRAM FOR EDUCATORS AND HEALTH PROFESSIONALS AND OTHER PERSONNEL HANDLING CHILDREN WITH DISABILITIES. - XXXXXXXXXXXXX

SECTION 21. CLEAN AND HEALTHY ENVIRONMENT. - XXXXXXXXXXXXX

SECTION 22. CLIMATE CHANGE ADAPTATION AND MITIGATION. - XXXXXXXXXXXXX

**ARTICLE II
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SECTION 23. ACCESS TO SCHOOLS AND EDUCATIONAL INSTITUTIONS. XXXXXXXXXXXXX

SECTION 24. EARLY CHILDHOOD CARE AND DEVELOPMENT (ECCD) SYSTEM. - XXXXXXXXX

SECTION 24.1. Responsibilities of City. - XXXXXXXXXXXXX

SECTION 25. PARENT EFFECTIVENESS SERVICE (PES) PROGRAM. - XXXXXXXXXXXXX

SECTION 26. CHILD DEVELOPMENT CENTERS. - XXXXXXXXXXXXX

SECTION 27. INCLUSION AND SERVICES FOR LEARNERS WITH DISABILITIES IN SUPPORT OF INCLUSIVE EDUCATION. - XXXXXXXXXXXXX

SECTION 28. ENFORCEMENT AND MONITORING OF THE PROVISIONS OF REPUBLIC ACT 11650. - XXXXXXXXXXXXX

SECTION 29. ALTERNATIVE LEARNING SYSTEM (ALS). - XXXXXXXXXXXXX

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SECTION 32. ACCESS TO QUALITY EDUCATION DURING A PANDEMIC AND OTHER NATURAL CALAMITY. - XXXXXXXXXXXXX

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SECTION 34. CHILD EMERGENCY ASSISTANCE. - XXXXXXXXXXXXX

SECTION 35. EDUCATION 360° INVESTMENT PROGRAM. - XXXXXXXXXXXXX

SECTION 36. TALENTS AND SKILLS DEVELOPMENT PROGRAM. - XXXXXXXXXXXXX

**ARTICLE III
RIGHT TO PROTECTION**

SECTION 37. COMPREHENSIVE PROGRAM ON CHILD PROTECTION TO ADDRESS CHILD ABUSE EXPLOITATION AND DISCRIMINATION, AND ALL FORMS OF VIOLENCE AGAINST CHILDREN. - XXXXXXXXXXXXX

SECTION 38. LIBRENG ABOGADO PARA SA MARALITANG PANLUNGSOD - VALENZUELA CITY (LAMP-SINAG). - XXXXXXXXXXXXX

SECTION 39. CHILD PROTECTION OFFICER IN THE BARANGAY. - XXXXXXXXXXXXX

SECTION 40. SEXUAL HARASSMENT. - XXXXXXXXXXXXX

SECTION 41. CHILD, EARLY AND FORCED MARRIAGE AND UNIONS (CEFMU). - XXXXXXXXXXXXX

SECTION 42. PROTECTION OF THE RIGHTS OF CHILDREN IN CONFLICT WITH THE LAW (CICL). - XXXXXXXXXXXXX

SECTION 43. MONITORING CRIMINAL CHARGES FILED AGAINST CHILDREN AND APPROPRIATE ASSISTANCE. - XXXXXXXXXXXXX

SECTION 44. ESTABLISHMENT OF REHABILITATION CENTER AND PROVISION OF SUPPORT FACILITIES. - XXXXXXXXXXXXX

SECTION 45. PROHIBITION ON THE USE OF PHYSICAL AND HUMILIATING PUNISHMENT AS A FORM OF DISCIPLINE ON CHILDREN. - The use of physical and humiliating punishment as a form of discipline on children shall be prohibited in all settings including the home. The City promotes positive discipline as a non-violent approach to help and guide children develop positive behavior while respecting their rights to healthy development, protection from violence and participative learning. As such the LCPC and BCPC shall:

a. Promote positive and non-violent discipline of children at home, in school, in institutions, in alternative care system, and in all other settings and establish the necessary structures and mechanism and mobilize resources to make this possible;

b. Defend the right of children to assistance, including proper care and nutrition and accord them special protection from all forms of neglect, abuse, exploitation and other conditions prejudicial to their development;

c. Promote the best interests of children through measures that will ensure the protection of children;

d. Protect the children from all forms of physical or mental violence, injury from abuse, neglect or negligent treatment, maltreatment or exploitation while in the custody of their parents, guardians, or any other person under whose care the children are entrusted. Such protective measures shall include effective procedures for the establishment of social programs to provide necessary support for the children and for those who care for them, other forms of prevention, identification, reporting, referral, investigation treatment and follow-up of instances of child maltreatment, and as appropriate, for legal or judicial action;

e. Respect the responsibilities, rights and duties of parents, guardians or other persons legally responsible for the children, including those exercising special or substitute parental authority as those provided for under Presidential Decree No. 603, otherwise known as the "Child and Youth Welfare Code", as amended, and Republic Act No. 7610 as amended, to provide, in a manner consistent with the evolving capacities of the children appropriate direction and guidance in the exercise of the children's rights;

f. Provide an enabling environment for parents to empower themselves and fulfill their parental obligations to discipline their children through positive and non-violent discipline means;

g. Ensure that school discipline is administered in a manner that respects the children's human dignity;

Promote the principles of restorative justice in cases involving parents/guardians and other adults caring for children.

SECTION 46. PROMOTION OF POSITIVE PARENTING. - XXXXXXXXXXXXX

SECTION 47. PROHIBITION OF OBSCENE PUBLICATIONS AND INDECENT SHOWS. - (a) Any person who shall hire, employ, use, persuade induce or coerce a child to perform in obscene exhibitions and indecent shows whether live or in video, or model in obscene publications or pornographic materials or to sell or distribute the said materials shall be penalized under RA 7610. (b) Any ascendant, guardian, or person entrusted in any capacity with the care of a child who shall cause and/or allow such child to be employed or to participate in obscene play, scene, act, movie or shows, or any other acts covered by this section shall likewise be penalized under RA 7610.

SECTION 48. SANCTIONS FOR ESTABLISHMENTS OR ENTERPRISES WHICH PROMOTE, FACILITATE OR CONDUCT ACTIVITIES CONSTITUTING CYBERBULLYING, CHILD PROSTITUTIONS AND OTHER SEXUAL ABUSE, CHILD TRAFFICKING, OBSCENE PUBLICATIONS, AND INDECENT SHOWS. - (a) All establishments or enterprises caught promoting or facilitating cyber bullying, child prostitution and sexual abuse, child trafficking, obscene publications, and indecent shows, and other acts of abuse shall be immediately closed, with cancellation of their license to operate, and without prejudice to the prosecution of the owner, manager and other personnel of the establishments or enterprises under the provisions of R.A. 7610, R.A. 9208, as amended by R.A. 10364, R.A. 9231, and such other laws which may have been violated.

(b) Any person who, in the commission of a crime, makes use, takes advantage of, or profits from the use of children, including any person who abuses his/her authority over the child or who, with abuse of confidence, takes advantages of the vulnerabilities of the child and shall induce, threaten or instigate the commission of the crime, shall be prosecuted, and upon conviction, be fined and/or imprisoned in accordance with the specific penalties stipulated in the law which was violated.

SECTION 49. CHILD TRAFFICKING. -

(a) Any person who shall engage in trading and dealing with children including, but not limited to, the act of buying and selling of a child for money or for any other consideration, or barter, shall be penalized under R.A. 7610.

(b) An attempt to commit child trafficking includes the following acts which shall be penalized under R.A. 7610:

- a. Traveling alone to a foreign country without valid reason and clearance issued by the Department of Social Welfare and Development or written permit or justification from the child's parents or legal guardian.
b. Executing an adoption consent for a consideration.
c. Recruiting women or couples to bear children for trafficking
d. Simulating birth.
e. Finding children for trafficking purposes

A round-the-clock reporting and monitoring base against child abuse shall be established and anchored by the PNP protection desks. Said hotline shall act as 24-hour vanguard of children in all crimes and abuse committed against them by any person. Upon receiving information regarding any crime committed against children, the PNP shall monitor with intent to apprehend and prosecute the offender. The CSWDO in coordination with other relevant agencies shall endeavor to institutionalize the help desk to prevent trafficking of children. The CSWDO shall assign staff to man help desk and shall establish coordination with agencies and other entities with operations at all transport terminal in the city to prevent the crime of trafficking.

SECTION 50. ILLEGAL RECRUITMENT. - Any person who recruits other persons for work shall be required to register with and secure a permit from the Office of the Punong Barangay in the place of recruitment, with an undertaking not to recruit children. A recruiter who fails to comply with this requirement shall suffer a penalty of six-month imprisonment and a fine of Two Thousand Five Hundred Pesos (Php2,500.00)

SECTION 51. OTHER ACTS OF NEGLECT, ABUSE, CRUELTY, OR EXPLOITATION AND OTHER CONDITIONS PREJUDICIAL TO THE CHILD'S DEVELOPMENT. - Any person including the parents of a child who shall use coercion, force or intimidate a child and does the following acts inimical to the welfare of the child shall be prosecuted, and upon conviction, be fined and/or imprisoned in accordance with the specific penalties stipulated in the law which was violated:

- a. Conceals or abandons the child with intent to make such child lose his Identity;
b. Abandons the child under such circumstances as to deprive him/her of the love, care and protection he/she needs.
c. Sells or abandons the child to another person for valuable consideration;
d. Neglects the child by not giving him/her the education which the family's station in life and financial conditions permit.
e. Fails or refuses, without justifiable grounds, to enroll the child as required by law;
f. Causes, abates or permits the truancy of the child from the school where he/she is enrolled "Truancy" as here used means absence without cause for more than twenty school days, not necessarily consecutive
g. Improperly exploits the child by using him/her directly or indirectly, such as for purposes of begging, and other acts which are inimical to his/her interest and welfare;
h. Inflicts cruel and usual punishment upon the child or deliberately subjects him/her to indignation and other excessive chastisement that embarrass him/her;
i. Cause or encourages the child to leave an immoral or dissolute life; Permits the child to possess handle or carry a deadly weapon regardless of its ownership;
j. Allows or requires the child to drive any motor vehicle without a license or with a license which the parent knows to have been illegally procured;
k. Causes or allows a child to act as conduit or middle man in drug trafficking or pushing;
l. Causes, participates, directs a child in the conduct of illegal activities.

SECTION 52. ANTI-ONLINE SEXUAL ABUSE OR EXPLOITATION OF CHILDREN (OSAEC) AND ANTI-CHILD SEXUAL ABUSE OR EXPLOITATION MATERIALS (CSAEM) ACT. -

Pursuant to R.A. 11930 otherwise known as the "Anti Online Sexual Abuse or Exploitation of Children (OSAEC) and Anti-Child Sexual Abuse or Exploitation Materials (CSAEM) Act regardless of the consent of the child it shall be unlawful for any person to commit the following acts through online or offline means or a combination of both:

- (a) To hire employ, use persuade, induce, extort, engage or coerce a child to perform or participate in whatever way in the creation or production of any form of OSAEC and CSAEM;
(b) To produce, direct manufacture, facilitate, or create any form of CSAEM or participate in the production, direction, manufacture facilitation or creation of the same;
(c) To offer sell, distribute, advertise promote, export, or import, by any means, any form of CSAEM;
(d) To knowingly publish, transmit and broadcast by any means, any form of CSAEM;
(e) To permit or influence the child to engage participate or assist in any form of CSAEM;
(f) To produce, direct, create, hire, employ or pay a facilitator to stream or livestream acts of child sexual abuse or exploitation
(g) To stream or live-stream acts of or any form of child sexual abuse and exploitation;
(h) To recruit, transport, transfer, harbor provide or receive a child or to induce or influence the same, for the purpose of violating this Act;
(i) To introduce or match a child to a foreign national or to any person for the purpose of committing any of the offenses under this Act;
(j) For film distributors, theaters and ICT services by themselves or in cooperation with other entities to, distribute any form of CSAEM or to facilitate the commission of any of the offenses under this Act;
(k) To knowingly benefit from, financial or otherwise, the commission of any of the offenses of this Act;
(l) To provide a venue for the commission of prohibited acts under the section such as dens, private rooms, cubicles cinemas, houses private homes, or other establishments;
(m) To engage in the luring or grooming of a child: Provided, That grooming taking place offline as a prelude to violations under this Act shall also be penalized;
(n) To sexualize children by presenting them as objects of sexual fantasy, or making them conversational subjects of sexual fantasies in any online or digital platform;
(o) To engage in pandering as defined under this Act;
(p) To willfully subscribe, join, donate to or support an internet site that hosts OSAEC or the streaming or live-streaming of child sexual abuse and exploitation;
(q) To advertise, publish print, broadcast or distribute, or cause the advertisement, publication, printing, broadcasting or distribution by any means of any brochure flyer, or any material that promotes OSAEC and child sexual abuse or exploitation
(r) To possess any form of CSAEM: Provided, That possession of three (3) or more CSAEMs is prima facie evidence of the intent to sell distribute, publish or broadcast;
(s) To willfully access any form of CSAEM; and
(t) To conspire to commit any of the prohibited acts stated in this section:

Provided, That the investigation or prosecution of these unlawful of prohibited acts under R.A. 11930 shall be without prejudice to appropriate investigation and prosecution mechanisms under Republic Act No 9208 otherwise known as the "Anti-Trafficking in Persons Act of 2003, as amended, and other related laws.

SECTION 53. MANDATORY SERVICES TO VICTIMS OF OSAEC AND CSAEM. - xxxxxxxxXXX

SECTION 54. SEMINAR OR ORIENTATION ON ONLINE SEXUAL ABUSE AND EXPLOITATION AND ABUSE OF CHILDREN (OSAEC). -XXXXXXXXXXXX

SECTION 55. REGULATION ON CHILDREN'S EXPOSURE TO COMMERCIAL ELECTRONIC PORNOGRAPHY AND ONLINE GAMBLING. - All internet cafes and other similar establishments shall keep their facilities transparent and/or open to view to deter customers, especially children from accessing pornographic and online gambling sites. Failure of the aforementioned establishments to comply with their responsibilities herein shall be a ground for revocation of their business permits and other licenses.

SECTION 56. MONITORING OF INTERNET CAFES AND SIMILAR ESTABLISHMENTS. -XX

SECTION 57. POSTING OF NOTICES AND INFORMATION REGARDING CHILD

PROTECTION AT ENTRY OR FRONT DESKS, AND/OR OTHER STRATEGIC PLACES. - it shall be mandatory for all night clubs beer houses, taverns, disco houses, sound baths, hotels, motels, inns, and other establishment rendering similar services to post notices and information regarding child protection to serve as deterrent to committing child trafficking, prostitution and other sexual abuse.

Hereunder is the minimum required dimension for the notice and the suggested message:

Table with 2 columns: English text and Tagalog text. English text: (Name of Establishment) and its Management Fully Support the City Campaign on Child Protection Under City Ordinance No. ____, Series of ____, Also Known as "The Child Welfare Code of the City of Valenzuela." Tagalog text: (Pangalan ng Establisamento) at ang Pangasiwaan nito at sumusuporta sa Kampanya ng Lungsod para sa Proteksyon sa Karapatan ng mga bata ayon sa City Ordinance No. ____, Series of ____, nahigit nakilala bilang "The Child Welfare Code of the City of Valenzuela."

(-----18 inches-----)

(-----18 inches-----)

The LCPC may recommend additional messages for said Notices other Than that posted by the establishments.

Existing establishment and business enumerated in the preceding paragraph shall be required to post notices and information regarding child rights within three (3) months after the approval of this ordinance..

Failure of the aforementioned establishments to comply with their responsibilities herein shall cause the revocation of their business permits and other licenses.

SECTION 58 SPECIAL SERVICES PROTECTION AND LEGAL ASSISTANCE PROGRAM. - XXXXXXX

SECTION 59. SPECIAL HANDLING COURSE FOR PNP MEMBERS.-XXXXXXXXXXXX

SECTION 60. SUPPORT FOR FAMILY COURT.-XXXXXXXXXXXX

SECTION 61. VALENZUELA CITY CHILD PROTECTION CENTER.-XXXXXXXXXXXX

SECTION 62. EMPLOYMENT OF A CHILD. - XXXXXXXXXX

SECTION 63. - All companies hiring minors shall inform the Department of Labor and Employment (DOLE) Public Employment Service Office (PESO) Workers Affairs Office (WAO),CSWDO of the details of employment, i.e., job description, compensation, and number of hours of work per day.

SECTION 64. The hiring of a child as provided for under this Ordinance shall be with the express written consent of their parents or legal guardians.

SECTION 65. SELLING LIQUOR AND CIGARETTES TO A CHILD. -It shall be unlawful for any person to sell liquor cigarette Vaporized Nicotine and Non-Nicotine Products their devices or Novel Tobacco products to a child.

SECTION 66. CHILDREN IN SITUATION OF ARMED CONFLICT. - Children are hereby declared as Zones of Peace. To attain this objective, the following shall be observed.

- a. Children shall not be object of attack and shall be entitled to special respect. They shall be protected from any form of threat, assault, torture or other cruel, inhumane or degrading treatment;

- b. Children shall not be recruited to become members of the Armed Forces of the Philippines or its civilian units or other armed groups and not be allowed to take part in the fighting or used as guides couriers or spies;
- c. Delivery of basic social services such as education, primary health and emergency relief service shall be kept unhampered;
- d. The safety and protection of those who provide services including those involved in fact finding missions from both government and non government institution shall be ensured. They shall not be subjected to undue harassment in the performance of their work.
- e. Public Infrastructure such as schools, hospitals and rural health units shall not be utilized for military purposes such as command posts, barracks detachments and supply depots.
- f. All appropriate steps shall be taken to facilitate the reunion of families temporarily separated due to armed conflict.
- g. Children shall be given priority during evacuation as a result of armed conflict. Existing community organizations shall be topped to look after the safety and well-being of children during evacuation operations. Measures shall be taken to ensure those persons responsible for their safety and well-being accompany children evacuated.
- h. Any child who has been arrested for reasons related to armed conflict either as combatant, courier guide or spy is entitled to the following rights:
- h.1. Separate detention from adults except where families are accommodated as family units;
- h.2. Immediate free legal assistance
- h.3. immediate notice of such arrest to the parents or guardians of the child; and
- h.4. Release of the child or cognizance within twenty-four (24) hours to the custody of the Department of Social Welfare and Development or any responsible members of the community as determined by the court.

SECTION 67. BAN ON PROHIBITED DRUGS. - All barangays within Valenzuela City shall exert utmost effort towards the realization of the goals and objectives of Republic Act 9165 otherwise known as the "Comprehensive Dangerous. Drugs Act of 2002", as amended.

SECTION 68. COMPREHENSIVE DRUG PROGRAM. - The City shall ensure the strict Implementation of the City's "VC Cares Plus Ordinance."

SECTION 69. ANTI-DRUG ADDICTION PROGRAM. - The Valenzuela City Anti-Drug Abuse Council PNP-Valenzuela. CSWDO and DepEd shall provide information campaign on drug prevention with the end view of educating children regarding the mefariosus effects of drug abuse.

SECTION 70. CHILD PROTECTION COMMITTEES IN SCHOOLS. - The City recognizes the Department of Education's Department Order No. 40, s. 2012 and supports the creation of Child Protection Committees in Schools. The LCPC shall coordinate with the Valenzuela City schools relative to Child Protection Mechanisms for prevention and response initiatives and ensure that child protection coses referred by schools are addressed by the multidisciplinary teams of the Child Protection Center.

SECTION 71. REGISTRATION OF CHILD AT BIRTH. - A child has the right to a name, nationality, and all the rights inherent to a citizen. Civil Registration is a basic framework in establishing the fundamental right and duty to report any fact concerning the civil status of every citizen.

Hospitals/lying-in/birthing facilities and parents, as the case may be, shall cause the early birth registration of the child with the Office of the Local Civil Registrar where the child is born.

SECTION 72 CHILD PROTECTION POLICY. - XXXXXXXXXXXXX

SECTION 73. COMPREHENSIVE EMERGENCY PROGRAM FOR CHILDREN. - As

ARTICLE IV RIGHT TO PARTICIPATION

SECTION 74. - CHILD'S RIGHT TO PARTICIPATION. - XXXXXXXXX

SECTION 75. - Establishment, Strengthening, and Monitoring of the Local Children's Association (LCA). XXXXXXXXXXXXX

SECTION 75.1. - XXXXXXXXXXXXX

SECTION 75.2. - ROLES OF BARANGAY CHILDREN'S ASSOCIATION. XXXXXXXXXXXXX

SECTION 75.3. CAPACITY BUILDING. - XXXXXXXXXXXXX

SECTION 75.4. ESTABLISHMENT OF THE CITY CHILDREN'S ASSOCIATION COUNCIL. - XXXXXXXXXXXXX

SECTION 75.5. CCAC COMPOSITION. - XXXXXXXXXXXXX

SECTION 75.6. FUNCTIONS OF CCAC. XXXXXXXXXXXXX

SECTION 75.7. CAPACITY BUILDING. - XXXXXXXXXXXXX

SECTION 76. CHILDREN'S REPRESENTATION IN LOCAL GOVERNMENT BODIES. - XXX

SECTION 76.1 SELECTION OF REPRESENTATIVE/S. - XXXXXXXXXXXXX

SECTION 76.2. ROLE AS CHILDREN REPRESENTATIVES. - XXXXXXXXXXXXX

SECTION 76.3. CAPACITY BUILDING. - XXXXXXXXXXXXX

SECTION 77. PARTICIPATION THROUGH MANDATORY CONSULTATIONS. - XXXXXXXXXXXXX

SECTION 78. LOCAL LEGISLATIVE COUNCIL SESSION WITH CHILDREN. - XXXXXXXXXXXXX

SECTION 79. CHILDREN'S PARTICIPATION IN THE MONITORING OF THE CHILD-FRIENDLY LOCAL GOVERNANCE AUDIT. - XXXXXXXXXXXXX

SECTION 80. IMPLEMENTATION OF THE RIGHT TO INFORMATION. - XXXXXXXXXXXXX

SECTION 81 STRENGTHENING OF CHILD-LED ACTIVITIES. - XXXXXXXXXXXXX

SECTION 82. REASONABLE ACCOMMODATION. XXXXXXXXXXXXX

SECTION 83. ENGAGING CHILDREN IN MONITORING AND ASSESSING PROGRAMS AND SERVICES FOR CHILDREN THROUGH CHILD CENTERED SOCIAL ACCOUNTABILITY (CCSA). - XXXXXXXXXXXXX

ARTICLE V FINAL PROVISIONS

SECTION 84. APPROPRIATIONS. - XXXXXXXXXXXXX

SECTION 85. SOURCE OF FUNDS. - X The source of funds shall be in accordance with the provisions of (a) R.A 9344 or the Juvenile Justice and Welfare Act of 2006 as amended by R.A. 10630 (b) Circular No. 2021-039, dated April 07, 2021 or the "COMPREHENSIVE GUIDELINES FOR THE ESTABLISHMENT STRENGTHENING AND MONITORING OF THE LOCAL COUNCIL FOR THE PROTECTION OF CHILDREN (LCPC) AT ALL LEVELS AND FOR OTHER PURPOSES" which states that the undertakings of the LCPC may be charged against the 20% Development Fund of the LGU as mandated by Section 287 of the Local Government Code particularly in the realization of the goals for social development and/or (c) the funds of the Sangguniang Kabataan

SECTION 86. PENALTIES. - Violations of any provision of this Code shall be penalized and sanctioned in accordance with the provisions of applicable administrative civil service special, and other appropriate laws. Where specific penalties and/or sanctions are provided in this Code the same shall be applied without prejudice to the imposition of other penalties as may be provided in other laws.

SECTION 87. SEPARABILITY CLAUSE. - XXXXXXXXXXXXX

SECTION 88. REPEALING CLAUSE. XXXXXXXXXXXXX

SECTION 89. EFFECTIVITY CLAUSE. - This Code shall take effect upon approval and compliance with the mandatory posting and publication requirements prescribed under R.A. 7160.

Approved on the 77th Regular Session of the Sangguniang Panlungsod of Valenzuela, May 20, 2024.

ORIGINAL SIGNED
Attested: ANTONIO R. ESPIRITU
Secretary to the Sanggunian

ORIGINAL SIGNED
Certified Correct: LORENA NAVTIVIDAD BORJA
City Vice Mayor

ORIGINAL SIGNED
HON. WESLIE T. GATCHALIAN
City Mayor



ORDINANCE NO. 1185, Series of 2024
AN ORDINANCE PROHIBITING ACTS OF ONLINE SEXUAL ABUSE AND EXPLOITATION OF CHILDREN (OSAEC) IN
VALENZUELA CITY WITH CORRESPONDING PENALTIES, THEREAFTER PROVIDING A SUPPORTIVE ENVIRONMENT
FOR THE SURVIVORS, AND PROVIDING FUNDS THEREOF.

Section 1. Short Title. - This Ordinance shall be known as the "Valenzuela City Anti-OSAEC Ordinance".

Section 2. Scope and Application. - This Ordinance covers all households internet and allied business establishments, private business establishments, government agencies and its facilities within the territorial jurisdiction of Valenzuela City.

Section 3. Declaration of Policy. - XXXXXXXX

Section 4. Definition of Terms. - XXXXXXXX

Section 5. Prohibited Acts. - The following are considered acts of online sexual abuse and exploitation of children and it shall be unlawful for any person to commit any of the following acts:

- a. Online child sexual abuse material - accessing, possessing, producing and/or distributing images and/or videos of child sexual abuse;
 - b. Grooming of children for sexual purposes-developing a relationship with a child to enable their sexual abuse and/or exploitation, either online or offline;
 - c. Live-streaming sexual abuse of children using online video applications to view, and sometimes interact with the sexual abuse of children live;
 - d. Sextortion coercing and blackmailing children for sexual purposes: producing and/or utilizing sexual images and/or videos depicting a child, for the purposes of sexual, financial or other personal gains
- Other unlawful or prohibited acts as provided under the Republic Act No. 9775 or "Anti Child Pornography Act of 2009, Republic Act No. 11862 or the "Expanded Anti-Trafficking in Persons Act of 2022" and Republic Act No 11930 or the "Anti Online Abuse and Exploitation of Children Law."

Section 6. Responsibility of Hotels, Motels, and other similar establishments in the City. -All hotels, motels and similar establishments located and doing business in the City of Valenzuela shall monitor and report to the IACAT Inter Agency Council Against Trafficking any child who is not a guest in their establishment but had entered and/or exited their establishments for a visit, especially during night time. Said establishments must upon check-in identify all their guests and must ensure that any child listed as guests is a blood relative of the accompanying adult in accordance to RA. 7610 or the Special Protection of Children Against Abuse, Exploitation and Discrimination Act. Said establishments must also monitor should a child guest of another room be transferred to another room for a visit, especially during night time. Failure of hotels, motels, and other similar establishments to comply with their responsibilities herein shall cause the revocation of their city permits and other licenses.

Section 7. Responsibility of Money Remittance and Transfer Centers in the City. - All money remittance and transfer centers in the City of valenzuela shall monitor and submit regular report to the City of Valenzuela Police Office any remittance and/or withdrawal from their establishments wherein the recipient is receiving and/or withdrawing more of less similar minimum amount regularly in accordance to RA 9160, as amended, or the Anti-Money Laundering Act. It shall be presumed that receiving and/or withdrawing more or less similar minimal amount regularly are proceeds of online sexual exploitation of children and shall prompt the authorities to conduct further investigation based on the report provided by the centers herein. Failure of remittance and transfer centers to comply with their responsibilities herein shall cause the revocation of their city permits and other licenses.

Section 8. Responsibility of Mall Owners/Operators and Owners or Lessors of other Business Establishments. - All mall owners/operators and owners or lessors of the other business establishments shall notify the PNP- Valenzuela City or the NBI within 48 hours from obtaining facts and circumstances that child sexual abuse or exploitation is being committed in their premises. Provided, that public display of any form of child sexual abuse or exploitation within their premises is a conclusive presumption of the knowledge of the mall owners/operators and owners or lessors of other business establishments of the violations of this Act: Provided further, that a disputable presumption of knowledge by mall owners/operators and owners or lessors of other business establishment should know of reasonably know that a violation of this Ordinance is being committed in their premises.

Photo developers, information technology professionals, credit card companies and banks and any person who has direct knowledge of any form of child sexual abuse or exploitation activities shall have the duty to report any suspected child sexual abuse or exploitation materials or transactions to the proper authorities within 48 hours from discovery thereof. Any willful and intentional violation of this provision shall be subject to the penalty provided under Section 24 of this Ordinance.

SECTION 9. Monitoring of Internet Cafés and Similar Establishments. - The City, through the City Business Inspection and Audit Team (CBAT) shall facilitate conduct of joint inspection and monitoring of these establishments to ensure strict implementation of Republic Act No 11930.

Owners/operators or the authorized representatives of internet cafes and other similar establishments, as well as money remittance centers, shall undergo a Seminar or Orientation on Online Sexual Exploitation and Abuse of Children (IOSAEC) proof of compliance therewith shall be presented during the post-audit inspection after issuance of their business permit. For the renewal of their business permit, failure to comply with such requirement shall cause the inclusion of their business establishment in the negative list, which will be submitted by the CBAT to the Business Permit and Licensing Office (BPLO).

Section 10. Referral System. -XXXXXXX

Section 11. Mandatory Services to Victims of Child Sexual Abuse or Exploitation. - XXXXXXXX

Section 12. Council and Composition. -XXXXXXXXXX

Section 13. Functions of the Council. - XXXXXXXXXX

Section 14. Secretariat. - XXXXXXXX

Section 15. Programs for Victims of Child Sexual Abuse or Exploitation. -XXXXXXXXXX

Section 18. Multi-disciplinary Case Management. - XXXXXXXXXX

Section 17. Trainings. - XXXXXXXXXX

Section 18. Trauma-Informed Care for Frontliners. - XXXXXXXX

Section 19. Valenzuela City Child Protection Center (VCCPC) as a Community-based Child Friendly Safe Facility- XXXXXXXX

Section 20. Video In-Depth Interview (VIDI) of the Child. - XXXXXXXX

Section 21. VIDI Mobile Kit. - XXXXXXXXXX

Section 22. Local Anti-OSAEC Prevention and Awareness Programs. -XXXXXXXXXX

Section 23. Applicability of Other Relevant National Law and Legal Principles. - XXXXXXXXXX

Section 24 Penalties. - Without prejudice to penalties and fines as may be provided by other relevant laws, the following penalties for violations of any provisions of the Ordinance are hereby imposed as follows:

- a. First Offense: The offender violating the Ordinance shall be penalized with a fine off Three Thousand Pesos (Php3,000 00) and eight (8) months imprisonment;
- b. Second Offense: The offender violating the Ordinance shall be penalized with a fine of Four Thousand Pesos (Php4,000.00) and ten (10) months imprisonment;
- c. Third Offense: The offender violating the Ordinance shall be penalized with a fine of Five Thousand Pesos (Php5,000.00) and and one (1) year imprisonment. Business establishments found to have violated any of the provisions of this Ordinance shall be subjected to suspension (1st and 2nd offense) or revocation (3rd offense and more) of business permits.

Section 25. Who May File a Complaint - XXXXXXXX

Section 26. Responsibility of the Barangay. -XXXXXXX

Section 27. Funding.- XXXXXXXX

Section 28. Repealing Clause.- XXXXXXXXXX

Section 29. Separability Clause. - XXXXXXXXXX

Section 30. Effectivity. - This Ordinance shall take effect upon its approval, fifteen (15) days after its publication in a newspaper of general circulation in the City.

Approved on the 77th Regular Session of the Sangguniang Panlungsod of Valenzuela, May 20, 2024.

ORIGINAL SIGNED
 Attested: ANTONIO R. ESPIRITU
 Secretary to the Sanggunian

ORIGINAL SIGNED
 Certified Correct: LORENA NAVTIVIDAD BORJA
 City Vice Mayor

ORIGINAL SIGNED
 HON. WESLIE T. GATCHALIAN
 City Mayor

Republic of the Philippines Department of Transportation Land Transportation Franchising and Regulatory Board East Avenue, Quezon City CASE NO. TNVS-23-27383

NOTICE OF HEARING

Applicant filed an application requesting for authority to operate a Transport Network Vehicle Service (TNVS) within METRO MANILA including MUCPEP AREA with the use of ONE (1) unit/s.

Parties opposed to the granting of the application must file their written oppositions supported by documentary evidence on or before the above date furnishing a copy of the same to the applicant/s and may if they so, desire appear on said date and time.

Parties opposed to the granting of the application must file their written oppositions supported by documentary evidence on or before the above date furnishing a copy of the same to the applicant/s and may if they so, desire appear on said date and time.

WITNESS the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson, this MAY 16, 2024.

ATTY. FREDERICK L. VALERO Chief, Legal Division

Republic of the Philippines Department of Transportation Land Transportation Franchising and Regulatory Board East Avenue, Quezon City CASE NO. TNVS-23-28392

NOTICE OF HEARING

Applicant filed an application requesting for authority to operate a Transport Network Vehicle Service (TNVS) within METRO MANILA including MUCPEP AREA with the use of ONE (1) unit/s.

Parties opposed to the granting of the application must file their written oppositions supported by documentary evidence on or before the above date furnishing a copy of the same to the applicant/s and may if they so, desire appear on said date and time.

WITNESS the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson, this MAY 16, 2024.

ATTY. FREDERICK L. VALERO Chief, Legal Division

Republic of the Philippines Department of Transportation Land Transportation Franchising and Regulatory Board NATIONAL CAPITAL REGION Regalado Avenue, Quezon City CASE NO. NCR-NC-PJ-2023-03-00024

Application for a Certificate of Public Convenience to operate a PUJ SERVICE under the Public Utility Modernization Program, Department Order 2017-11, with Consolidation of Franchise pursuant to Memorandum Circular No. 2018-008, Board Resolution No. 215 series of 2019 and Memorandum Circular No. 2019-66 and 2020-084.

WITNESS the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson, this MAY 16, 2024.

ATTY. FREDERICK L. VALERO Chief, Legal Division

transportation of freight on the existing route: ESPAÑA - RIZAL AVENUE VIA BLUMENTRITT to include additional FIVE (5) unit/s on the same route under PUVMP Consolidation of Franchise.

NOTICE is hereby given that this application will be heard by this Regional Office on MAY 30, 2024 at 9:00 a.m. at the LTRFB-NCR Court Room at the above address.

Parties opposed to the granting of the application must file their written oppositions supported by documentary evidence on or before the above date furnishing a copy of the same to the applicant/s and may if they so, desire appear on said date and time.

WITNESS the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson, this 13th day of MAY 2024.

ATTY. SHERWIN D. VIZCONDE Attorney IV

Republic of the Philippines Department of Transportation Land Transportation Franchising and Regulatory Board East Avenue, Quezon City CASE NO. 2001-5053

NOTICE OF HEARING

Applicant is a grantee of a Certificate of Public Convenience to operate a TAXI AIRCONDITIONED service within QUEZON CITY from said place to any point in the island of LUZON with the use of ONE (1) units which Certificate is valid up to OCTOBER 31, 2024.

Parties opposed to the granting of the application must file their written opposition supported by documentary evidences on or before the above date, furnishing a copy of the same to applicant and may, if so desires, appear on the scheduled date of hearing.

WITNESS the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson, this MAY 20, 2024.

ATTY. FREDERICK L. VALERO Chief, Legal Division

Republic of the Philippines Department of Transportation Land Transportation Franchising and Regulatory Board East Avenue, Quezon City CASE NO. 24-7408

NOTICE OF HEARING

Applicant filed an application requesting for authority to operate a Truck-for-hire (TH) Service within BACOOR, CAVITE and from said place to any point in the PHILIPPINES accessible to motor vehicle traffic and vice versa with the use of ONE (1) unit/s.

Parties opposed to the granting of the application must file their written oppositions supported by documentary evidence on or before the above date furnishing a copy of the same to the applicant/s and may if they so, desire appear on said date and time.

WITNESS the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson, this MAY 20, 2024.

ATTY. FREDERICK L. VALERO Chief, Legal Division

Republic of the Philippines Department of Transportation Land Transportation Franchising and Regulatory Board East Avenue, Quezon City CASE NO. TNVS-23-30341

Application for a Certificate of Public Convenience to operate a Transport Network Vehicle Service.

NOTICE OF HEARING

Applicant filed an application requesting for authority to operate a Transport Network Vehicle Service (TNVS) within METRO MANILA including MUCPEP AREA with the use of ONE (1) unit/s.

Parties opposed to the granting of the application must file their written oppositions supported by documentary evidence on or before the above date furnishing a copy of the same to the applicant/s and may if they so, desire appear on said date and time.

WITNESS the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson, this MAY 17, 2024.

ATTY. FREDERICK L. VALERO Chief, Legal Division

Republic of the Philippines Department of Transportation Land Transportation Franchising and Regulatory Board East Avenue, Quezon City CASE NO. TNVS-2023-3542

Application for a Certificate of Public Convenience to operate a Transport Network Vehicle Service.

NOTICE OF HEARING

Applicant filed an application requesting for authority to operate a Transport Network Vehicle Service (TNVS) within METRO MANILA including MUCPEP AREA with the use of ONE (1) unit/s.

Parties opposed to the granting of the application must file their written oppositions supported by documentary evidence on or before the above date furnishing a copy of the same to the applicant/s and may if they so, desire appear on said date and time.

WITNESS the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson, this MAY 17, 2024.

ATTY. FREDERICK L. VALERO Chief, Legal Division

Republic of the Philippines Department of Transportation Land Transportation Franchising and Regulatory Board East Avenue, Quezon City CASE NO. TNVS-23-35359

Application for a Certificate of Public Convenience to operate a Transport Network Vehicle Service.

NOTICE OF HEARING

Applicant filed an application requesting for authority to operate a Transport Network Vehicle Service (TNVS) within METRO MANILA including MUCPEP AREA with the use of ONE (1) unit/s.

WITNESS the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson, this MAY 17, 2024.

At least FIVE (5) days prior to the above date, applicant/s shall publish this Notice once in ONE (1) daily newspaper of general circulation in Luzon.

Pursuant to Memorandum Circular No. 2021-043 in relation to No. 2020-069 (re: Guidelines in conduct of on-line hearing during community quarantine), the Formal Offer of Evidence (FOE) must be submitted at least FIVE (5) working days prior to the scheduled hearing.

Parties opposed to the granting of the application must file their written oppositions supported by documentary evidence on or before the above date furnishing a copy of the same to the applicant/s and may if they so, desire appear on said date and time.

WITNESS the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson, this MAY 17, 2024.

ATTY. FREDERICK L. VALERO Chief, Legal Division

Republic of the Philippines Department of Transportation Land Transportation Franchising and Regulatory Board East Avenue, Quezon City CASE NO. TNVS-23-31014

NOTICE OF HEARING

Applicant filed an application requesting for authority to operate a Transport Network Vehicle Service (TNVS) within METRO MANILA including MUCPEP AREA with the use of ONE (1) unit/s.

Parties opposed to the granting of the application must file their written oppositions supported by documentary evidence on or before the above date furnishing a copy of the same to the applicant/s and may if they so, desire appear on said date and time.

WITNESS the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson, this MAY 16, 2024.

ATTY. FREDERICK L. VALERO Chief, Legal Division

Republic of the Philippines Department of Transportation Land Transportation Franchising and Regulatory Board East Avenue, Quezon City CASE NO. 24-6820

Application for a Certificate of Public Convenience to operate a Truck-for-hire (TH) Service.

NOTICE OF HEARING

Applicant filed an application requesting for authority to operate a Truck-for-hire (TH) Service within BACOOR, CAVITE and from said place to any point in the PHILIPPINES accessible to motor vehicle traffic and vice versa with the use of ONE (1) unit/s.

Parties opposed to the granting of the application must file their written oppositions supported by documentary evidence on or before the above date furnishing a copy of the same to the applicant/s and may if they so, desire appear on said date and time.

WITNESS the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson, this MAY 8, 2024.

ATTY. FREDERICK L. VALERO Chief, Legal Division

Republic of the Philippines Department of Transportation Land Transportation Franchising and Regulatory Board East Avenue, Quezon City CASE NO. TNVS-23-30954

Application for a Certificate of Public Convenience to operate a Transport Network Vehicle Service.

NOTICE OF HEARING

Applicant filed an application requesting for authority to operate a Transport Network Vehicle Service (TNVS) within METRO MANILA including MUCPEP AREA with the use of ONE (1) unit/s.

Parties opposed to the granting of the application must file their written oppositions supported by documentary evidence on or before the above date furnishing a copy of the same to the applicant/s and may if they so, desire appear on said date and time.

WITNESS the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson, this MAY 17, 2024.

ATTY. FREDERICK L. VALERO Chief, Legal Division

Republic of the Philippines Department of Transportation Land Transportation Franchising and Regulatory Board East Avenue, Quezon City CASE NO. TNVS-23-30942

Application for a Certificate of Public Convenience to operate a Transport Network Vehicle Service.

NOTICE OF HEARING

Applicant filed an application requesting for authority to operate a Transport Network Vehicle Service (TNVS) within METRO MANILA including MUCPEP AREA with the use of ONE (1) unit/s.

Parties opposed to the granting of the application must file their written oppositions supported by documentary evidence on or before the above date furnishing a copy of the same to the applicant/s and may if they so, desire appear on said date and time.

WITNESS the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson, this MAY 17, 2024.

ATTY. FREDERICK L. VALERO Chief, Legal Division

Republic of the Philippines Department of Transportation Land Transportation Franchising and Regulatory Board East Avenue, Quezon City CASE NO.: 2024-00336

Application for a Certificate of Public Convenience to operate a TH-Freight Truck service

NOTICE OF HEARING

Applicant filed an application requesting for authority to operate a TH-Freight Truck service within the Municipality of BALANGA, BATAAN and from said place to any point of LUZON accessible to motor vehicle traffic and vice versa with the use of ONE (1) units.

WITNESS the Honorable ATTY. TEOFILO E. GUADIZ III, CESO V, Chairperson, this MAY 17, 2024.

NOTICE is hereby given that this application will be heard by this Board on JUNE 19, 2024 at 9:00 a.m. at its office at the above address.

Parties opposed to the granting of the application must file their written oppositions supported by documentary evidence on or before the above date furnishing a copy of the same to the applicant/s and may if they so, desire appear on said date and time.

WITNESS the Honorable AMINODEN D. GURO, Regional Director, this 20th day of MAY 2024 in the City of San Fernando, Pampanga.

ATTY. JENNIFER ANN G. RODRIGUEZ Hearing Officer Attorney IV

Republic of the Philippines Department of Transportation Land Transportation Franchising and Regulatory Board San Fernando, Pampanga Case No.: 2024-00332

Application for a Certificate of Public Convenience to operate a TH-Freight Truck service

NOTICE OF HEARING

Applicant requests authority for issuance of a Certificate of Public Convenience to operate a TH FREIGHT TRUCK service within the Municipality of SAN ILDEFONSO, BULACAN and from said place to any point of LUZON accessible to motor vehicle traffic and vice versa with the use of ONE (1) units.

Parties opposed to the granting of the application must file their written oppositions supported by documentary evidence on or before the above date furnishing a copy of the same to the applicant/s and may if they so, desire appear on said date and time.

WITNESS the Honorable AMINODEN D. GURO, Regional Director, this 15th day of MAY 2024 in the City of San Fernando, Pampanga.

ATTY. JENNIFER ANN G. RODRIGUEZ Hearing Officer Attorney IV

Republic of the Philippines Department of Transportation Land Transportation Franchising and Regulatory Board San Fernando, Pampanga CASE NO.: 2024-00231

Application for a Certificate of Public Convenience to operate a TH-Freight Truck service

NOTICE OF HEARING

Applicant requests authority for issuance of a Certificate of Public Convenience to operate a TH FREIGHT TRUCK service within the Municipality of SAN LUIS, PAMPANGA and from said place to any point in the island of PHILIPPINES accessible to motor vehicle traffic and vice versa with the use of TWO (2) units.

Parties opposed to the granting of the application must file their written oppositions supported by documentary evidence on or before the above date furnishing a copy of the same to the applicant/s and may if they so, desire appear on said date and time.

WITNESS the Honorable AMINODEN D. GURO, Regional Director, this 15th day of MAY 2024 in the City of San Fernando, Pampanga.

ATTY. THERESA B. MAGTOTO Chief Transportation Development Officer Hearing Officer

