

Republic of the Philippines
PROVINCE OF LA UNION

TANGGAPAN NG SANGGUNIANG PANLALAWIGAN

JOURNAL OF THE REGULAR SESSION OF THE SANGGUNIANG PANLALAWIGAN
OF LA UNION HELD AT THE CITY OF SAN FERNANDO ON JUNE 12, 2003

Hon. Augusto Aureo Q. Nisce Vice-Governor/Presiding Officer

SENT:

Hon. Jonathan Justo A. Orros Sangguniang Panlalawigan Member
Hon. Reynaldo M. Mosuela Sangguniang Panlalawigan Member
Hon. Hermenegildo A. Gualberto Sangguniang Panlalawigan Member
Hon. Henry A. Bacurnay, Jr. Sangguniang Panlalawigan Member
Hon. Franco F. Rimando Sangguniang Panlalawigan Member
Hon. Ma. Annabelle S. de Guzman Sangguniang Panlalawigan Member
Hon. Pedro F. Ofiana, Jr. Sangguniang Panlalawigan Member
Hon. Gerard Jose G. Ostrea Sangguniang Panlalawigan Member

SENT:

Hon. Pablo C. Ortega Sangguniang Panlalawigan Member (OTA)
Hon. Gerardo A. Vilorio Sangguniang Panlalawigan Member (OTA)
Hon. Reynaldo V. Dulay Sangguniang Panlalawigan Member (OB)
Hon. Mario Eduardo C. Ortega Sangguniang Panlalawigan Member (OB)
Hon. Francisco Emmanuel R. Ortega III Sangguniang Panlalawigan Member (OB)

ORDINANCE NO. 005-2003

AN ORDINANCE IMPOSING REGULATORY MEASURES AND FEES TO
ENTERTAINMENT FACILITIES "PERYA'AN" INSTALLED DURING FIESTAS OF
BARANGAYS, MUNICIPALITIES AND CITY WITHIN THE PROVINCE OF LA
UNION.

*Introduced by: Sangguniang Panlalawigan Member Franco F. Rimando
Sangguniang Panlalawigan Member Gerardo A. Vilorio*

Be it enacted by the Sangguniang Panlalawigan in session duly assembled:

SECTION 1. TITLE. This ordinance shall be known as an Ordinance imposing some
latory measures and fees on entertainment facilities seasonally set-up during fiestas.

SECTION 2. DECLARATION OF POLICY. It is hereby declared as the policy of the
vincial Government of La Union to regulate and control the entry and operation of
tainment facilities during fiestas in the province to protect the general welfare of our people.

SECTION 3. COVERAGE. All barangays, municipalities and city within the Province of
Union.

SECTION 4. IMPLEMENTATION. Before any entertainment facilities shall be installed in any local government unit within the province, they must comply the following:

- a. It must be covered by a permit to be issued by the concerned local government unit;
- b. That in the issuance of these permits, the local government unit shall see to it that the entertainment facility shall conform with general safety standards, public morals to include environmental safety and protection;
- c. Accompanying the application to operate, a statement of the nature/description of the facility/ies sought to be operated should be submitted
- d. That in the issuance of a special permit fee referred to in Section 4a thereof, a regulatory fee shall be imposed by the local government units under the following schedule:
 - d.1. For facilities that involves a capitalization of P1.00 but not more than P20,000.00, a fee of P200.00 shall be paid;
 - d.2. For a facility with a capitalization of P20,001.00 up to P100,000.00, the amount of P500.00 shall be imposed;
 - d.3. For a facility with a capitalization of P100,001.00 upward, the amount of P1,000.00 shall be imposed.

SECTION 5. SHARING OF PROCEEDS. Sharing of Proceeds shall be under the following schedule:

- a. 40% for the barangay;
- b. 30% for the municipality/city;
- c. 30% for the province.

SECTION 6. IMPLEMENTOR. The implementation of this ordinance shall be the primary responsibility of the concerned local government units.

SECTION 7. PROHIBITED ACTS. The following are prohibited:

- a. that no alcoholic beverages be sold within the premises of the perya-an;
- b. that no bold or pornographic shows and/or films be shown thereat;
- c. that no video kareras be allowed thereat;
- d. that they shall be allowed to operate 15 days before the fiesta of a barangay, city and/or town and 15 days thereafter;
- e. installation and operation of sound systems of the entertainment facility/ies should not disturb/disrupt public occasions traditionally held and conducted during the fiesta.

SECTION 8. PENALTY. The owners of these entertainment facilities found violating any provision of this ordinance shall be punished by a fine of:

- a. a fine of not less than P500.00 but not more than P1,000.00 for the first offense;
- b. a fine of not less than P1,000.00 but not more than P2,000.00 for the second offense;
- c. a fine of not less than P2,000.00 but not more than P3,000.00 for the third and succeeding offenses or imprisonment not exceeding six (6) months, or both at the discretion of the court.

SECTION 9. SEPARABILITY CLAUSE. The provisions of this Ordinance are hereby declared to be separable and in the event that one or more provisions are held invalid or unconstitutional, the validity of the other provisions shall not be affected.

SECTION 10. REPEALING CLAUSE. All provincial ordinances, executive orders, rules and regulations which are inconsistent with this ordinance are hereby repealed or modified accordingly.

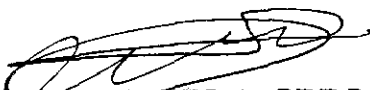
SECTION 11. EFFECTIVITY. This ordinance shall take effect pursuant to the provisions of the 1991 Local Government Code.

APPROVED.

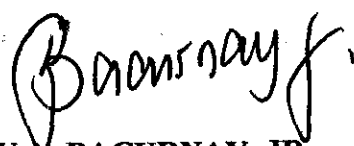
Certified to be duly Adopted:



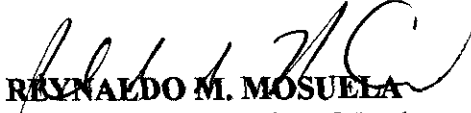
AUGUSTO AUREO Q. NISCE
Vice-Governor
Presiding Officer



JONATHAN JUSTO A. ORROS
Sangguniang Panlalawigan Member



HENRY A. BACURNAY, JR.
Sangguniang Panlalawigan Member



REYNALDO M. MOSUELA
Sangguniang Panlalawigan Member



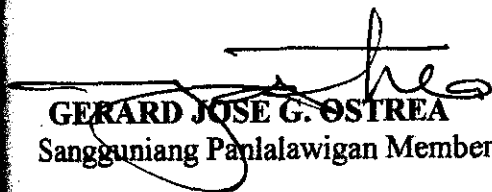
FRANCO F. RIMANDO
Sangguniang Panlalawigan Member



HERMENEGILDO A. GUALBERTO
Sangguniang Panlalawigan Member



MA. ANNABELLE S. DE GUZMAN
Sangguniang Panlalawigan Member



GERARD JOSE G. OSTREA
Sangguniang Panlalawigan Member



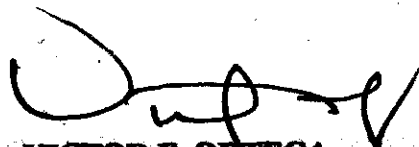
PEDRO F. OFIANA, JR.
Sangguniang Panlalawigan Member

TESTED:



CARIDAD J. VILUAN
Secretary to the Sanggunian

NOTED:



VICTOR F. ORTEGA