



PAMAHALAANG BAYAN NG TAYTAY TANGGAPAN NG SANGGUNIANG BAYAN

**EXCERPT FROM THE MINUTES OF THE 24TH REGULAR SESSION OF THE 11TH
SANGGUNIANG BAYAN, TAYTAY, RIZAL, HELD ON DECEMBER 17, 2019, AT THE
SESSION HALL OF THE MUNICIPAL BUILDING, TAYTAY, RIZAL**

PRESENT:

Hon. Michell B. Bermundo	-	Vice Mayor/Presiding Officer
Hon. Sophia Priscilla L. Cabral	-	Councilor
Hon. Ma. Jeca B. Villanueva	-	"
Hon. Patrick John P. Alcantara	-	"
Hon. Joanne Marie P. Calderon	-	"
Hon. Ceferino R. Resurreccion Jr.	-	"
Hon. Kyle Georic Y. Gacula	-	"
Hon. Ma. Elaine T. Leonardo	-	"
Hon. Philip Jeison J. Cruz	-	"
Hon. Frank Luster L. Santos	-	LnB President
Hon. Jannah Roa D.P. Dazo	-	SK Federation President

Authored by:	Coun. Kyle Georic Y. Gacula
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Co-Sponsored by:	Vice Mayor Michell B. Bermundo
	Coun. Patrick John P. Alcantara
	Coun. Joanne Marie P. Calderon
	Coun. Ceferino R. Resurreccion Jr.
	Coun. Ma. Elaine T. Leonardo
	Coun. Philip Jeison J. Cruz
	LnB Pres. Frank Luster L. Santos
	SK Fed. Pres. Jannah Roa D.P. Dazo

ORDINANCE NO. 14 series of 2019

**AN ORDINANCE PRESCRIBING THE REGULATION FOR MEDICAL OR DENTAL
MISSION CONDUCTED BY ANY PRIVATE INDIVIDUAL, GROUPS OR ENTITIES,
PROVIDING MECHANISM THEREFOR, IMPOSING PENALTIES FOR VIOLATION
THEREOF AND FOR OTHER RELATED PURPOSES**

WHEREAS, Article II Section 15 of the 1987 Constitution provides xx "The State shall protect and promote the right to health of the people and instill health consciousness among them";

WHEREAS, RA 7160, Section 16 grants local government units to exercise its police power for the general welfare of its people;

WHEREAS, the Municipality recognizes the private sector as important partners in the promotion of the health of the people of Taytay;

WHEREAS, there is a need to monitor compliance by Medical Missions conducted by private sector entities with basic health and safety standards to ensure the well-being of the people of the municipality;

NOW THEREFORE, BE IT ORDAINED, by the Sangguniang Bayan of Taytay, Rizal in regular session duly assembled:

Section 1. Definition of Terms:

1. Medical Mission – any voluntary and non-profit activity providing fee or discounted medical services which includes, but is not limited to providing medical advice, diagnosis, prescribing and administering drugs, vaccines, and the like. For purposes of this ordinance, Dental Missions shall be subsumed under the term Medical Mission.
2. Medical Mission Certificate – a certificate issued by the Municipal Health Office signifying the authority of the applicant to conduct a Medical Mission.
3. Medical Mission Report – a form to be submitted by the applicant detailing the names of those who availed of the services of the medical mission as well as the services performed, to be submitted to the Municipal Health Office.

Section 2. Coverage – Any private individual, groups or entities, intending to conduct Medical or Dental Mission within the Municipality shall secure a permit from the Municipal Health Office at least 15 days prior to the intended date of the activity.

Section 3. Exemption – All medical missions conducted by the Municipal Government, Provincial Government, the Department of Health (DOH) or any offices, agencies or instrumentalities of the government, including foreign governments having diplomatic relations with the Philippines, shall be exempt from the provision of this ordinance. Medical Missions in the form of Public-Private Partnerships (PPP) with any agencies or instrumentalities of the national government shall likewise be exempt from coverage of this ordinance.

Section 4. Procedure:

1. All persons covered by the provisions of this ordinance (hereinafter referred to as applicant) shall inform the Municipal Health Office at least fifteen (15) days before the intended Medical Mission that it is planning to conduct the same.
2. The applicant shall submit logistical details of the Medical Mission, including but not limited to the names and PRC numbers of the doctors present, the names of the nurses or other medical professionals, and the medicines and drugs planned to be administered. The Municipal Health Office may require submission of additional information or documents in its discretion.
3. Within ten (10) days from the planned medical mission, the applicant shall deposit all the drugs it plans to administer with the Municipal Health Office for purposes of determining compliance with any law or ordinance as well as to ensure its viability at the time of the Medical Mission.
4. The Municipal Health Office shall issue the Medical Mission Certificate and all other necessary permits at least five (5) days from the submission of all information, items, and documents required of by the said office.
5. Representatives from the Municipal Health Office shall at all times be present during the conduct of the Medical Missions to ensure compliance with this ordinance.
6. Within five (5) days from the conduct of the Medical Mission, the applicant shall submit a Medical Mission Report to the Municipal Health Office the names of those who availed of the services of the Medical Mission and the medical services provided, unless the disclosure of these information would violate any law or the Rules of Court promulgated by the Supreme Court. The applicant shall submit a statement to that effect to the Municipal Health Office in lieu of a specific entry in the Medical Mission Report.

Section 5. Abatement – any medical mission that does not comply with the provisions of this ordinance may be summarily abated by the Municipal Government. In all such abatements, agents or representatives of the Municipal Government shall exercise restraint to protect the welfare of all involved.

Section 6. Penalties – any person who knowingly and willingly performed medical services during the medical mission fully knowing that it did not comply with the provisions of this ordinance shall suffer the penalty of six (6) months imprisonment at the discretion of the court.

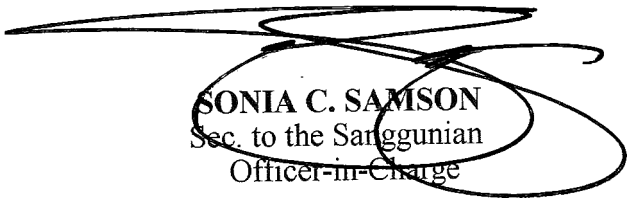
Section 7. Repealing Clause – All ordinances and resolutions, or parts thereof inconsistent with the provisions hereof shall be repealed or modified accordingly.

Section 8. Separability Clause – If for any reason any provision/s of this ordinance shall be found unconstitutional by the competent authority, the other provision/s not so declared to be unconstitutional shall remain valid.


Section 9. Effectivity – This ordinance shall take effect thirty (30) days after posting in conspicuous places in the Municipality.

ENACTED, this 17th day of December, 2019 at the Session Hall of the Municipal Building, Taytay, Rizal.

I HEREBY CERTIFY, to the correctness of the foregoing Ordinance which was duly enacted by the Sangguniang Bayan of Taytay on second reading on December 10, 2019 and was passed on third and final reading on December 17, 2019 during the 24th Regular Session held on the 17th day of December, 2019.


SONIA C. SAMSON
Sec. to the Sanggunian
Officer-in-Charge

ATTESTED AND CERTIFIED TO BE DULY
ADOPTED BY HER HONOR


HON. MICHEL B. BERMUNDO
Municipal Vice Mayor/Presiding Officer

APPROVED BY HIS HONOR
THE MUNICIPAL MAYOR


HON. GEORGE RICARDO R. GACULA II
Municipal Mayor