

Republic of the Philippines SANGGUNIANG BAYAN Taytay, Rizal

DO No. 2212-030

ORDINANCE NO. 776 series of 2023

AN ORDINANCE REGULATING THE USE OF VIDEOKE MACHINES, RADIO KARAOKE / MUSICAL APPARATUS AND OTHER AMPLIFIED AUDIO DEVICES WITHIN THE MUNICIPALITY OF TAYTAY, PROVIDING PENALTIES FOR VIOLATIONS THEREOF, AND FOR OTHER PURPOSES

Authored and Sponsored by: Coun. Philip Jeison J. Cruz

Co-Sponsored by:

Vice Mayor Sophia Priscilla L. Cabral

Coun. Jan Victor B. Cabitac Coun, Ma. Jeca B. Villanueva Coun. Patrick John P. Alcantara Coun. Jean Lalaine P. Calderon

Coun. John Tobit E. Cruz

Coun. Joanne Marie P. Calderon Coun. Ma. Elaine T. Leonardo

LnB Pres. Rufe C. Tapawan

SK Fed. Pres. Zyrell May B. Villanueva

WHEREAS, Section 16 General welfare of the Local Government Unit states that every Local Government Unit shall preserve the comfort and convenience of their inhabitants by exercising the powers expressly granted which are essential to the promotion of the general welfare;

WHEREAS, videoke machines have been part of a typical gathering and occasions with the Municipality and numerous complaints have been reported by inhabitants regarding excessive and unreasonably loud volume of videoke machines and other amplified music / sound system in residential areas, bars and restaurants, resorts, roads, and side streets within Taytay that disturb residents and other people during night time;

WHEREAS, the Anti-Noise Ordinance or Ordinance # 20 series of 1965 has no mention of videoke machines that are not yet prevalent at that time and the Amending Ordinance # 35 series of 2000 which increased the penalty clause of the Ordinance is no longer at par with the current prevalent fines for violations;

WHEREAS, the Local Government of Taytay in its effort to address the concerns of its constituents regarding disturbing noise that hamper the general peace and comfort and general welfare of the community, it is necessary to enact this Ordinance;

NOW THEREFORE, BE IT ORDAINED, by the 12th Sangguniang Bayan of Taytay, Rizal, in session duly assembled, that:

Short Title - This Ordinance shall be known as the "Taytay Rizal Videoke Section 1. Regulation Ordinance of 2023".

Section 2. Definition of Terms - As used in this Ordinance, the following shall mean:

Amplifier – any device that amplifies the human voice, music or any other sound.

Noise – any sound that disturbs other persons, annoys and cause adverse effect on human.

Unreasonably Loud Noise – any type of noise that creates imminent interference of peace and order especially during late hours at night following the decibel measurements, as follows:

Decibel Measurement		Equivalent
140 to 130	-	Threshold of pain that the ear can endure due to sound intensity
120	-	Sound of a shotgun
110	-	Sound of a power saw
100 to 90	-	Comparable to sound coming from a subway train

Videoke – any audio-video equipment operated and built to produce images and lyrics of a song on a television screen for a person to sing-along using microphones. This may be free, for a fee or thru operation by inserting coins to the machine.

Section 3. Scope - The regulation under this Ordinance shall include the use of any amplified musical instrument, drums, electric guitars, radios, components, cd or mp3 players, bluetooth devices, television sets, loudspeakers, videokes or karaokes and other sound producing devices that disrupts the peace and order and comfort of other people in any residence.

Establishments that sell, promote or demonstrate any of the abovementioned devices or use such in promotion of their services / products or businesses shall likewise be covered by this Ordinance.

Section 4. Establishments - All establishments not limited to resorts, hotels, restaurants, bars, events place, and the likes operating videoke, karaoke systems or any amplified musical apparatus within the Municipality of Taytay that are open to the public whether for a fee or for free shall be required to place their videoke / karaoke system or any amplified musical apparatus in an enclosed area that will not disturb other establishments nearby.

All establishments shall only be allowed to operate their videoke and karaoke systems from 9:00AM to 10:00PM unless the enclosure where the videoke machine in operation is placed in a soundproof room that cannot in anyway disturb the peace and order of the areas surrounding it.

Section 5. Residential Areas - The use of videoke and amplified musical apparatus with unreasonably load noise in residential areas during parties, reunions, birthdays, wedding receptions, debuts, fiestas, occasions, celebrations, or any other events and gatherings shall only be allowed from 9:00AM to 10:00PM unless the enclosure where the videoke machine in operation is placed in a soundproof room that cannot in anyway disturb the peace and order of the areas surrounding it.

Section 6. Public Places - The operation and use of videoke and other amplified musical apparatus in public places shall be allowed to wit:

The operation from 9:00AM up to 10:00PM unless the enclosure where the videoke machine in operation is placed in a soundproof room that cannot in anyway disturb the peace and order of the areas surrounding it.

The use of videoke and other amplified musical apparatus shall not be allowed 50 meters from a school and a place of worship during school hours and worship services respectively.

Section 7. Information Dissemination Guidelines - Videoke rental operators shall attach stickers or notices, on the front part of all their videoke machines, indicating the allowable time of use of videoke as provided for in this Ordinance. All establishments operating videokes

of the following the following

Hele

and the likes shall post in conspicuous places within their place where videokes are located the provisions and penalties for violation of this ordinance.

Signages of the provisions of the Ordinance shall be placed in clearly visible areas within an establishment.

Section 8. Fines and Penalties - Any videoke, karaoke machine or amplified musical instrument operator, establishment owner or videoke renter found to have violated any provision shall be penalized with the following fines:

For Instrument Renters / Residential Areas:

 1^{st} offense = Warning 2^{nd} offense = \mathbb{P} 2,500 Fine

3rd offense = Confiscation of Apparatus with proper inventory

For the Establishments Owners / Videoke Rental Operators:

1st offense = Warning and a written notice from the Business Permit Licensing

Office (BPLO)

In case that the violator is a corporation, the owner or employee in charge shall be held liable.

Any violator, who does not follow authorities such as the Barangay concerned, Municipal Public Safety Office (MPSO) or Philippine National Police Taytay (PNP Taytay) ordering them to stop the operation of the videoke machine or other amplified music devices despite repeated demands shall result to the temporary confiscation of the devices and shall be released the next day upon payment of the fines provided herein.

Section 9. Implementing Arm - The Barangay Concerned, the MPSO, the PNP Taytay and the BPLO shall be the Implementing agencies for the effective implementation of the ordinance. The PNP shall take custody of confiscated apparatus and shall be released to the violator upon presentation of official receipt of payment of fines from the Treasury Office of Taytay.

Section 10. Consideration - Those who will be holding special events and occasion may request for a Barangay Clearance from the Punong Barangay where the venue is located at least one (1) week before the occasion or the event.

Section 11. People's Participation - Any person knowledgeable of any violations of the ordinance shall report to the Barangay concerned or to the PNP Taytay by calling the said agencies in order to notify them and be part of the efforts to maintain the peace and order in the community.

Section 12. Repealing Clause - All Ordinances, Rules and Regulations, in parts thereof, whose provision are in conflict with, or contrary to, the Provision of this Ordinance are hereby repealed, amended or modify accordingly.

Section 13. Effectivity - That this Ordinance shall take effect fifteen (15) days after its approval and posting at the bulletin boards in all Barangay Halls and key areas in the Municipality of Taytay, Rizal.

ENACTED, this 8th day of March, 2023, 4:13 PM at the Sangguniang Bayan Session Hall, Municipality of Taytay, Province of Rizal.

Here &

I HEREBY CERTIFY, to the correctness of the foregoing Ordinance which was duly enacted by the Sangguniang Bayan of Taytay on second reading on March 1, 2022 and was passed on third and final reading on March 8, 2023, during the 35th Regular Session held on the 8th day of March, 2023.

ATTY. STANLEE D. CALMA Secretary to the Sanggunian

ATTESTED AND CERTIFIED TO BE DULY ADOPTED BY HER HONOR

HON. SOPHIA PRISCILLA L. CABRAL Municipal Vice Mayor / Presiding Officer

APPROVED BY HIS HONOR DATE 29 MAR 2023

HON. ALLAN MARTINE S. DE LEON Municipal Mayor