

SP Records *Nina*
FEB 27 2023

SANGGUNIANG PANLALAWIGAN

Ag 2/23/23
PROVINCE OF LEYTE

Republic of the Philippines
PROVINCE OF LEYTE
Palo, Leyte

PROVINCIAL LEGAL OFFICE

2nd INDORSEMENT
February 21, 2023

Respectfully returned to the Sangguniang Panlalawigan of Leyte, through the SP Secretary, the attached Ordinance No. 07, S. 2022 of the SB of Jaro, Leyte, recommending for the declaration of its validity pursuant to its power under Section 56 (c) of R. A. 7160, ~~the same being to the opinion of the Provincial Legal Office (PLO), an exercise of the power "necessary, appropriate, or incidental for its efficient and effective governance, essential to the promotion of the General Welfare",~~ authorized under Section 16 of the Code.

ATTY. JOSE RAYMUND A. ACOL
Asst. Provincial Legal Officer *JRA*

Item No.: *08*
Date: *07 MAR 2023*

Province of Leyte
Legal Office

Released: *JRA*
Time: *9:00*
Date: *2-27-23*

OFFICE OF THE SANGGUNIANG PANLALAWIGAN

1ST INDORSEMENT
16 February 2023



Respectfully indorsed to the **PROVINCIAL LEGAL OFFICE** the herein **ORDINANCE NO. 07 series of 2022** of the **MUNICIPALITY OF JARO, LEYTE**, creating the Local Housing Board of the Municipal Government, its composition, power and functions, for review and recommendations.


ANDRE S. SANICO
Prov'l. Gov't Assl. Dept. Head

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Republic of the Philippines
PROVINCE OF LEYTE
MUNICIPALITY OF JARO

SANGGUNIANG PAMALAMUTIGAN

RECEIVED
15 FEB 2023
PROVINCE OF LEYTE

TANGGAPAN NG SANGGUNIANG BAYAN

EXCERPT FROM THE MINUTES OF THE 20TH REGULAR SESSION OF THE
SANGGUNIANG BAYAN OF JARO, LEYTE HELD AT THE SB SESSION HALL,
LEGISLATIVE BUILDING ON DECEMBER 12, 2022.

PRESENT:

- | | |
|--------------------------------|--|
| HON. RODRIGO C. ARBAS | -Municipal Vice-Mayor/Presiding Officer |
| HON. JONELL MARTIN A. QUE | -SB Member |
| HON. LANDILINO T. KATANGKATANG | -SB Member |
| HON. JULIAN L. EMNAS | -SB Member |
| HON. FRANCISCO R. ALTRES | -SB Member/Majority Floor Leader |
| HON. LEO ANGELO T. PORMIDA | -SB Member |
| HON. GUALBERTO V. ELISES | -SB Member/Presiding Officer Pro-Tempore |
| HON. ALEXANDER N. SALGADO | -SB Member |
| HON. REY P. AURE | -SB Member |
| x HON. CARMENCITA G. TAÑALA | -SB Member/LIGA Fed.-President |
| HON. TRINA MAE R. SOLEDAD | -SB Member/SK Fed.-President |

ABSENT: MARKED (X)

SPONSORED BY:

HONORABLE TRINA MAE R. SOLEDAD
Committee Chairman on Housing, Land Use and Utilization

ORDINANCE NO. 07
SERIES OF 2022

AN ORDINANCE CREATING THE LOCAL HOUSING BOARD OF
THE MUNICIPAL GOVERNMENT OF JARO, LEYTE, ITS
COMPOSITION, POWER AND FUNCTIONS

WHEREAS, Local Housing Boards are local special bodies tasked to formulate, develop, implement and monitor policies and provision for housing and resettlement areas, and on the observance of the right of the underprivileged and homeless to a just and humane eviction and demolition;

WHEREAS, Republic Act N0. 7279 or the Urban development and Housing Act (UDHA) of 1992 provided a blueprint for socialized housing and just and humane eviction and demolition processes at the local government level;

NOW THEREFORE, be it ordained by the Sangguniang Bayan in Regular Session assembled, that:

84, [Signatures]

SECTION 1. There is hereby created the Local Housing Board of the Municipal Government of Jaro, Province of Leyte;

SECTION 2. COMPOSITION – The Local Board, hereinafter referred to as Board, shall be composed of, but not limited to the following:

- A. Municipal Mayor as Chairperson;
- B. Municipal Vice-Mayor as Vice-Chairperson;
- C. Sangguniang Committee on Housing and Land Use Utilization and Urban Development or its equivalent;
- D. Sangguniang Committee on Peace and Order, Public Safety and Transportation;
- E. Municipal Planning and Development Coordinator;
- F. Municipal Engineer;
- G. Municipal Disaster Risk Reduction and Management Officer;
- H. Representative from Health Office;
- I. Representative from MSWD Office;
- J. Representative from Municipal Assessor's Office;
- K. LIGA ng mga Barangay President;
- L. Representative from Cooperative Office;
- M. Representative from Local PNP Office;
- N. Zoning Inspector;
- O. Representative from the Presidential Commission for the Urban Poor;
- P. Representative from the Religious Sector;
- Q. Representative from the Bureau of Fire Protection;
- R. Representative from the Municipal Demolition Team;
- S. Concerned Barangay Council during eviction and demolition;
- T. Representative of a duly accredited People's Organization and operating in the Municipality. Provided, that a People's Organization which is already represented in the Municipal Development Council may be concurrently represent in the Board; and

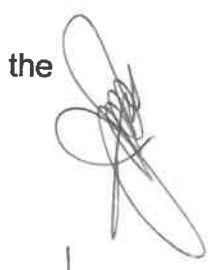
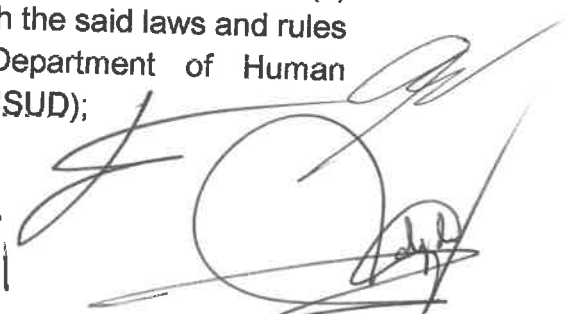
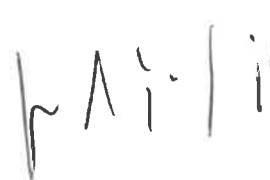


- U. Representative of a SEC registered and duly accredited Non-Governmental Organization and operating in the municipality. Provided, that a Non-Governmental Organization which is already represented in the Municipal Development Council may be concurrently represent in the Board;
- V. Representative from a certified and accredited Developer.

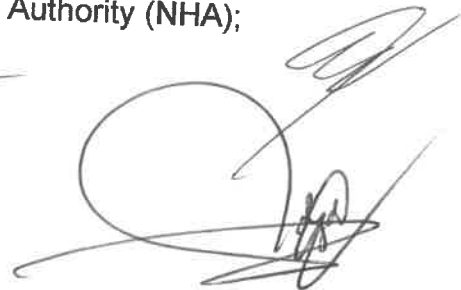
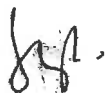
SECTION 3. POLICIES – The Board shall, among other things, formulate, develop, implement and monitor policies on the provision for housing and resettlement areas, and on the observance of the right of the underprivileged and homeless to just humane eviction and demolition.

SECTION 4. POWERS AND FUNCTIONS - The Board shall have the following powers and functions:

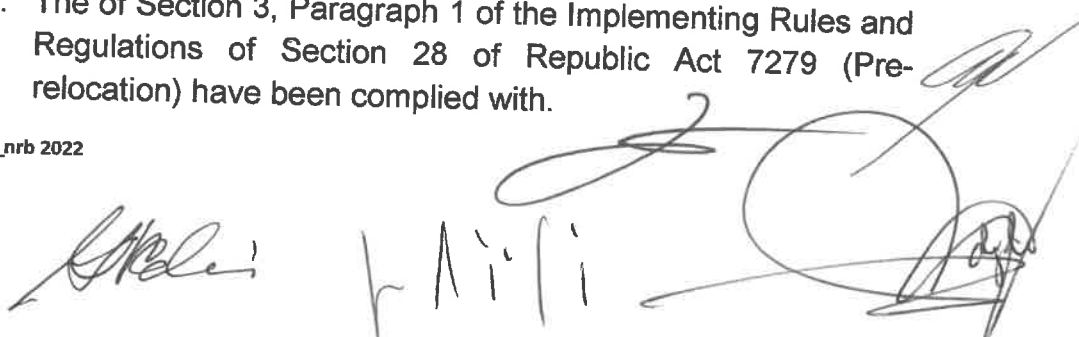
1. Prepare based on local shelter plan, guidelines and, with the assistance of the DHSUD and other concerned government agencies, a comprehensive local shelter plan which shall form part of the Local Development Plan: Provided, that public hearings shall be conducted for the purpose;
2. Assist the Municipal Planning and Development Council in the formulation of its Comprehensive Land Use Plan (CLUP);
3. Recommend to the Sangguniang Bayan preliminary and final subdivision schemes and development plans and subdivisions, residential, commercial, industrial and other purposes in accordance with the provisions of Presidential Decree No. 957, as amended, otherwise known as the Subdivision and Condominium Buyer's Protective Decree, and its implementing standards, rules and regulations concerning approval of subdivision plans;
4. Recommend to the Sangguniang Bayan preliminary and final subdivision schemes and development plans of all economic and socialized housing projects as well as individual or group building and occupancy permits covered by Batas Pambansa 220 and its implementing standards, rules, and regulations;
5. Evaluate and resolve any opposition to the issuance of development permits for any of the projects stated in the two (2) preceding subsections, in accordance with the said laws and rules of procedure promulgated by the Department of Human Settlements and Urban Development (DHSUD);



6. Monitor the nature and progress of land development of projects it has approved, as well as the housing constructions in the case of house and lot packages, to ensure their faithful compliance with the approved plans and specifications and the imposition of appropriate measures to enforce compliance therewith;
7. Ensure compliance with the balanced housing requirement as provided for in Section 18 of Republic Act No. 7279 and its implementing rules and regulations;
8. Conduct inventory of all lands within the municipality and update the same every three (3) years in accordance with Section 7 of Republic Act No. 7279 and the guidelines issued for the purpose;
9. Identify sites for socialized housing subject to the requirements prescribed by Section 8 of Republic Act No. 7279 and guidelines issued for the purpose;
10. Advise the Sanggunian on matters of local taxation which may affect the municipal government socialized housing program including, but not limited to, the formulation of a socialized housing tax, idle lands tax, and an additional levy on the real property tax to constitute a Special Socialized Housing Fund;
11. Recommend for approval of the municipal mayor formulated schemes for the acquisition and disposition of lands within the municipality for socialized housing purposes, subject to Sections 9 to 14 of Republic Act No. 7279 and the implementing guidelines enacted for the purpose: Provided, that such schemes shall ensure that the valuation of a particular land for socialized housing process shall be within the affordability levels of prospective beneficiaries;
12. Recommend, for approval of the mayor, partnership arrangements with the national government on, but not limited to, the following programs:
 - A. Housing Production Assistance, Resettlement Assistance, Local Housing, Cost Recoverable Joint venture and other relevant programs of the National Housing Authority (NHA);



- B. Local government housing assistance programs of the Home Development Mutual Fund (HDMF), National Home Mortgage Finance Corporation (NHMFC) and the Home Guaranty Corporation (HGC), and for this purpose, the Board shall coordinate with the Advisory Committee created to oversee the implementation of the Local Government Pabahay Program; and
 - C. Other socialized housing projects undertaken by other national government agencies (NGAs) and government-owned and controlled corporations (GOCCs) within the municipality.
13. Ensure the registration of underprivileged and homeless urban or rural dwellers as socialized housing beneficiaries under Sections 16 and 17 of Republic Act No. 7279: Provided, that the Board shall assume the functions of the municipal registration committee as constituted under the implementing rules and regulations of the same Sections;
 14. Coordinate with government agencies and instrumentalities performing functions which may affect housing and urban development;
 15. Monitor all evictions and demolitions, whether voluntary, extra-judicial, summary or court-ordered;
 16. Require the proponent of an eviction and demolition, i.e., national government department, agency, institution or local government, or its duly authorized representative, to first secure from the Board the Checklist, Guidelines, and Eviction and Demolition Compliance Certificate prior to the actual implementation thereof and thereafter, to submit to the Board the completed Checklist, attested to under oath by the proponent and indicating that:
 - A. Adequate consultations with the affected families were undertaken;
 - B. Adequate resettlement site and relocation facilities are made available; and
 - C. The of Section 3, Paragraph 1 of the Implementing Rules and Regulations of Section 28 of Republic Act 7279 (Pre-relocation) have been complied with.



17. Based on the completed Checklist, and subject to further verification, issue an Eviction and Demolition Compliance Certificate on a proposed eviction and demolition.
18. Perform such other related functions established by law or by ordinance as necessary to implement the mandate of local government units under the Urban Development and Housing Act.

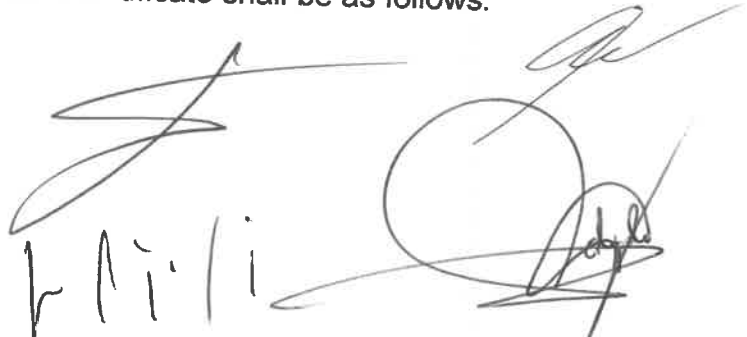
A. COMPLIANCE REPORT

Before undertaking evictions or demolitions that will affect underprivileged and homeless urban or rural poor dwellers, the government, national government agencies or other proponents of evictions and demolition activities including employees of the judiciary shall submit a Compliance Report to the Board, with a statement under oath that:

1. Adequate consultation as defined and outlined under pertinent laws, rules and regulations have already been undertaken with the affected residents;
2. Adequate relocation, as defined and outlined under pertinent laws, rules and regulations, is available, ready and sufficiently supported by relocation and resettlement funding; and
3. The requirement and procedures under the Implementing Rules and Regulations of Section 28 of Republic Act No. 7279, specifically on the Pre-Relocation, Relocation, and Post-Relocation Phases of eviction or demolition activities have been or shall be observed, as the case may be. The Compliance Report shall include a certified list of families to be evicted or relocated. The Board shall have the power to review the Compliance Report and approve or disapprove the same.

B. APPLICATION FOR AN EVICTION AND DEMOLITION COMPLIANCE CERTIFICATE

Every proponent of an extrajudicial eviction and demolition, whether administrative or summary, shall, prior to actual eviction and demolition, secure a Compliance Certificate from the Board. The process applying for the said certificate shall be as follows:



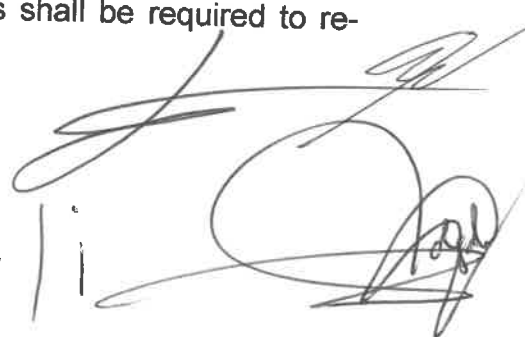
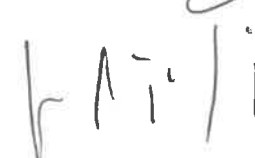
1. In the case of an administrative eviction and demolition involving the underprivileged and homeless, the proponent shall obtain from the Board, the proper application form for certificate of compliance and submit the same together with the required documents as listed in the appropriate Checklist at least fifteen (15) working days prior to the actual conduct of eviction and demolition.

In the case of summary eviction and demolition, the proponent shall likewise obtain an application for certificate of compliance. Provided, that the said application shall be submitted at least seven (7) working days prior to the conduct of the same, pursuant to the rules on summary demolition. However, in the event that the affected persons are found to be among those subject to administrative eviction or demolition, the Board shall immediately inform the proponent and require proper application for certificate of compliance.

In the case of voluntary eviction and demolition, the proponents shall obtain from the Board, the proper application for certificate of compliance and submit the same together with the required document as listed in the appropriate Checklist at least fifteen (15) working days prior to the actual conduct of eviction and demolition.

2. If the application is sufficient in form and substance, the Board, upon verification, approves the application, issues the proper certificate of compliance and notifies the proponent.
3. The certificate shall indicate the name of the proponent, the purpose and location of the area applied for eviction and demolition, a statement of compliance to the pertinent rules covering the eviction and demolition applied for an authorization or approval for the rendering of police assistance, validity period, the date of issuance, and the authorized signature.
4. If the application is incomplete in form and substance, the Board informs the proponent and the latter to comply the deficiency within ten (10) working days from the notification, with the exception of a summary eviction and demolition which shall be complied with within three (3) working days from notification.

In the event that, be deficiency is not complied with within the period mentored herein, the proponents shall be required to re-apply for a new compliance certificate.



5. In cases where the Board issues a certification or the proponent already complied with the deficient requirements for application and thus acquired a certification, the eviction and demolition proceed as a matter of course.


C. AUTHORIZED POLICE ASSISTANCE

A proponent of eviction and demolition may be provided with a duly authorized police assistance only upon prior compliance with the statutory requirements under Section 27, 28 and 30 of Republic Act No. 7279 and their implementing rules and regulations, checklist and compliance certificate requirements, or with written notice requirement when applicable, as certified or authorized by the Board.

In the case of a court-ordered demolition, police assistance shall be only allowed under the following circumstances:

1. In pursuance of any court orders specifying police action or assistance;
2. In any case or event where the voluntary eviction and dismantling of structure are agreed upon, in writing, by the concerned parties, and approved by the Board;
3. In the case of local infrastructure project where the police assistance is approved, in writing, by the duly authorized official of the Board;
4. In the case of a national infrastructure project. Provided, however that the duly authorized official of the Board level has approved the same in writing;
5. In any other case of eviction and demolition where police assistance is necessary to preserve peace and order. Provided, however that the duly authorized official of the Board has approved the same in writing.

For purposes of the above, a written request by the sheriff for police assistance in the implementation of a court order or writ with certified copies of the said order or writ annexed therein shall suffice for the police to render assistance without further need of obtaining the approval of the Board. In lieu of the approval of the Board, the concerned PNP Officer shall merely inform the Board in writing of the date of eviction and demolition at least three (3) days prior to the actual conduct of the same. The written notice shall contain copies of the sheriffs request for police assistance, the order or writ to be implemented and other pertinent documents.



In any of the circumstance specified above, the members of the PNP tapped to provide police assistance be in proper uniform and in appropriate cases, carry with them necessary documents supporting the provision of police action or assistance. The provisions of be above notwithstanding, the request for police assistance be subject to the pertinent guidelines and regulations of the Philippine National Police.

D. EXEMPTION CLAUSE

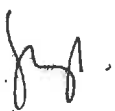
The compliance certificate shall not cover court-ordered evictions and demolitions. And such, the concerned courts or their officers shall not be required to apply for compliance certifications, pursuant to Section 2 of the Implementing Guidelines of Executive Order No. 152, Series of 2002.

E. SANCTIONS

Failure to comply with the statutory requirements as stated in this Ordinance, or any act of misrepresentation or fraud in connection with any information contained in any verification report or any application for certificate of compliance or in securing the same, shall subject the government officials or employee responsible for such omission, misrepresentation or fraud.

SECTION 5. PENALTY

- A. Disciplinary action under Book 1, Title Two, Chapter 4 of the Local Code; or
- B. Any person who violates any provision of this Ordinance shall be imposed a penalty of:
 - 1. Penalty of One Thousand Five Hundred Pesos (Php 1,500.00) for the first offense;
 - 2. Penalty of Two Thousand Pesos (Php 2,000.00) for the second offense;
 - 3. Penalty of Two Thousand Five Hundred Pesos (Php 2,500.00) for the third offense, and or imprisonment of not exceeding Two (2) months and fines or at the discretion of the court.



SECTION 6. REPEALING CLAUSE – All Ordinances and other municipal issuances, or parts thereof, which are inconsistent with the provisions of this Ordinance is hereby modified, repealed accordingly.

SECTION 7. SEPARABILITY CLAUSE – If for any reason, any provision of this Ordinance is declared invalid or unconstitutional, the remaining provisions not affected thereby shall continue to be in full force and effect.

SECTION 8. EFFECTIVITY CLAUSE - This ordinance shall take effect fifteen (15) days after its posting in at least three (3) conspicuous places in the municipality.

ENACTED ON DECEMBER 12, 2022.

APPROVED:



HON. JONELL MARTIN A. QUE
SB Member


HON. LANDILINO T. KATANGKATANG
SB Member


HON. JULIAN L. EMNAS
SB Member


HON. FRANCISCO R. ALTRES
SB Member/Majority Floor Leader


HON. LEO ANGELO T. PORMIDA
SB Member


HON. GUALBERTO V. ELISES
SB Member/Presiding Officer Pro-Tempore



HON. ALEXANDER B. SALGADO
SB Member


HON. REY P. AURE
SB Member

HON. CARMENCITA G. TAÑALA
SB Member/LIGA Fed.-President
Absent-Excused


HON. TRINA MAER. SOLEDAD
SB Member/SK Fed.-President

I HEREBY CERTIFY, to the correctness of the foregoing Ordinance.


NICOMEDES R. BORJA
Secretary to the Sanggunian
(Board Secretary V)

ATTESTED


HON. RODRIGO C. ARBAS
Municipal Vice-Mayor
SB Presiding Officer

APPROVED:


HON. JASSIE LOU TAÑALA
Municipal Mayor



Republic of the Philippines
PROVINCE OF LEYTE
MUNICIPALITY OF JARO

OFFICE OF THE SANGGUNIANG BAYAN

MINUTES OF THE 20th REGULAR SESSION OF THE SANGGUNIANG BAYAN
OF JARO, LEYTE HELD AT THE SB SESSION HALL, LEGISLATIVE BUILDING
ON DECEMBER 12, 2022

PRESENT:

HON. RODRIGO C. ARBAS	-Municipal Vice-Mayor/Presiding Officer
HON. JONELL MARTIN A. QUE	-SB Member
HON. LANDILINO T. KATANGKATANG	-SB Member
HON. JULIAN L. EMNAS	-SB Member
HON. FRANCISCO R. ALTRES	-SB Member/ Majority Floor Leader
HON. LEO ANGELO T. PORMIDA	-SB Member
HON. GUALBERTO V. ELISES	-Member/Presiding Officer Pro-Tempore
HON. ALEXANDER N. SALGADO	-SB Member
HON. REY P. AURE	-SB Member
x HON. CARMENCITA G. TAÑALA	-SB Member/LIGA Fed.-President
HON. TRINA MAE R. SOLEDAD	-SB Member/SK Fed.-President

ABSENT: MARKED (X)

RECORDS OF THE PROCEEDINGS:

I. Call to order, one-minute silent prayer, singing of the national anthem, roll-call, and then reading and approval of previous minutes.

Honorable Rodrigo C. Arbas, Vice-Mayor and SB Presiding Officer, called to order the **20th Regular Session** of the Sangguniang Bayan at **9:41 in the morning**, followed by the one-minute silent prayer, singing of the national anthem and the roll-call to determine the quorum as follows:

PRESENT: (10) SBM

ABSENT: (1) SBM: HONORABLE CARMENCITA G. TAÑALA-EXCUSED

And thereby with a quorum the Chair request Hon. Francisco R. Altres SB Majority Floor Leader to proceed to the Calendar of business for the day. Honorable Altres took the floor and then request the reading on the minutes of the previous session and after the minutes has been read, the Chair asks from the floor if there are corrections, inclusions and/or amendments on the minutes and hearing none declares that the minutes of the **19th SB Regular Session, held on December 5, 2022 is duly adopted, as approved en masse by the SB members, without corrections thereto as read by the SB Secretary.**

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II. BUSINESS FOR THE DAY:

ITEM NO. 1 – PROPONENT – HON. LEO ANGELO T. PORMIDA

Committee Chairman on Finance, Budget and Appropriations

A PROPOSED RESOLUTION ADOPTING MDC RESOLUTION NO. 2022-4 SERIES OF 2022 ENTITLED "A RESOLUTION APPROVING THE C.Y. 2023-2025 LOCAL DEVELOPMENT INVESTMENT PROGRAM (LDIP) OF THE MUNICIPALITY OF JARO, PROVINCE OF LEYTE.

Honorable Leo Angelo T. Pormida took the floor and then apprises the Body that the proposed legislative measure has been reviewed by the committee and the committee report has been adopted already during the 19th Sb Regular Session, and with no further clarifications from the Body, moves the above proposal and it was duly seconded en masse by all SB members present

And then the Chair declares that Item NO. 01, under the business for the day, has been formally been moved, carried and then approved en masse by the August Body.

ITEM NO. 2 –PROPONENT – HON. LEO ANGELO T. PORMIDA

Committee Chairman on Finance, Budget and Appropriations

A PROPOSED RESOLUTION ADOPTING MDC RESOLUTION NO. 2022-7 SERIES OF 2022 ENTITLED "A RESOLUTION APPROVING THE PROGRAMS, PROJECTS AND ACTIVITIES (PPAs) UNDER THE 20% ECONOMIC DEVELOPMENT FUND FOR F.Y. 2023 OF THE MUNICIPAL GOVERNMENT OF JARO, PROVINCE OF LEYTE.

Honorable Leo Angelo T. Pormida took the floor; and likewise, informed the Body that the proposed legislative measure has been reviewed extensively by the committee and the committee report has been adopted already during the 19th Sb Regular Session, and then after moves the above proposal and it was duly seconded en masse by all SB members present

And then the Chair declares that Item NO. 02, under the business for the day, has been formally been moved, carried and then approved en masse by the August Body.

**ITEM NO. 3. APPROVAL ON THIRD-AND-FINAL-READING OF
ORDINANCE NO. 7, SERIES OF 2022.**

SPONSORED BY: HONORABLE TRINA MAE R. SOLEDAD
Committee Chairman on Housing, Land Use and Utilization

ORDINANCE NO. 7
Series of 2022

**"AN ORDINANCE CREATING THE LOCAL HOUSING BOARD OF
THE MUNICIPAL GOVERNMENT OF JARO LEYTE ITS
COMPOSITION, POWER AND FUNCTIONS.**

Honorable Trina Mae R. Soledad took the floor and then moves Ordinance NO. 7, Series of 2022, under the Third-and-Final-Reading, and it was duly seconded en masse by the Body.

The Chair opines and said that Ordinance NO. 7, Series of 2022, has been thoroughly been reviewed under the committee level, and has complied already the three-reading principle, and then after declares that Ordinance NO. 7, Series of 2022, has been approved by the August Body, under the Third-and-Final-Reading, and then after extends his congratulations to Hon. Soledad.

**ITEM NO. 4. APPROVAL ON THIRD-AND-FINAL-READING OF
ORDINANCE NO.11, SERIES OF 2022.**

SPONSORED BY: HONORABLE LEO ANGELO T. PORMIDA
Committee Chairman on Finance Budget & Appropriations

ORDINANCE NO.11
SERIES OF 2022

**"AN ORDINANCE AUTHORIZING SUPPLEMENTAL BUDGET NO.
02, SERIES OF 2022, AND ENACTING APPROPRIATION
ORDINANCE NO.02, SERIES OF 2022, INVOLVING AN AMOUNT
OF THIRTY-THREE MILLION PESOS (PHP 33,000,000.00)
INTENDED FOR VARIOUS PROGRAMS, PROJECTS AND
ACTIVITIES (PPAs) OF THE MUNICIPALITY OF JARO, LEYTE
FROM THE GENERAL FUND THEREOF."**

Honorable Leo Angelo T. Pormida took the floor and then moves Ordinance NO. 11, Series of 2022, under the Third-and-Final-Reading, and it was duly seconded en masse by all SB members present.

The Chair opines and said that Ordinance NO. 11, Series of 2022, has been extensively and thoroughly been reviewed under the committee level, and has complied already the three-reading principle, and then after declares that Ordinance NO. 11, Series of 2022, has been approved en masse by the August Body, under the Third-and-Final-Reading, and then for and on behalf of the Sanggunian extends congratulations to Hon. Pormida.

III. UNASSIGNED BUSINESS/OTHER MATTERS:

1. The Chair informed the Body of the following activities which is still sponsored by the SB and the MSWDO, to wit:

- a. The LGU Christmas Party is scheduled on December 16, 2022 (Friday) and it will start at 3:00 P.M.
- b. The SB members will sponsor the prizes for the different games at Php 1,000.00 for every game, the facilitators for the different games and responsible on the formulation of the mechanics for every game will be the SB/MSWDO Staff.

The Chair continues that all the LGU Local Department Heads will provide grocery items worth not less than Php 500.00. The Chair informed also the Body that the SB and the MSWDO as the host agencies did not solicit for the indoor prizes during the Christmas party.

- c. Likewise, the Sangguniang Bayan members decide and resolves that there will be no SB Regular Session on December 19, 2022, considering that some of the SB members will be attending the PCL-Year End-Assembly at Clark, Angeles City, Pampanga. However, if the need arises for the SB to convene for an important legislative matter, a Notice of Special Session will be issued by the Vice-Mayor's Office, to notify the SB members.

And with no more business to be transacted on motion to adjourn by Honorable Francisco R. Altres, duly seconded, the Chair declared the **20th Sangguniang Regular Session adjourned at 11:17A.M.**

20th SB REGULAR SESSION EXCERPT
ORDINANCES/RESOLUTIONS:

ITEM NO. 1 – PROPONENT – HON. LEO ANGELO T. PORMIDA
Committee Chairman on Finance, Budget and Appropriations

A RESOLUTION ADOPTING MDC RESOLUTION NO. 2022-4 SERIES OF 2022 ENTITLED "A RESOLUTION APPROVING THE C.Y. 2023-2025 LOCAL DEVELOPMENT INVESTMENT PROGRAM (LDIP) OF THE MUNICIPALITY OF JARO, PROVINCE OF LEYTE. 2022-100

WHEREAS, presented to the Body by the Chairman of the Committee on Finance, Budget and Appropriations is MDC Resolution 2022-4, Series of 2022 for consideration and adoption by the Sangguniang Bayan;

WHEREAS, MDC-Resolution NO. 2022-4, Series of 2022, has approved the C.Y. 2023-2025 Local Development Investment Program (LDIP) of the Municipality of Jaro, Leyte;

NOW, THEREFORE, on motion of Honorable Leo Angelo T. Pormida, duly seconded en masse, this Sangguniang Bayan-

RESOLVED, TO ADOPT MDC RESOLUTION NO. 2022-4 SERIES OF 2022 ENTITLED "A RESOLUTION APPROVING THE C.Y. 2023-2025 LOCAL DEVELOPMENT INVESTMENT PROGRAM (LDIP) OF THE MUNICIPALITY OF JARO, PROVINCE OF LEYTE;

RESOLVED FINALLY, to furnish a copy of this resolution to the Municipal Mayor, MPDO, MDC and the Local Finance Committee and to other concerned municipal offices for their information.

APPROVED: DECEMBER 12, 2022

ITEM NO. 2 – PROPONENT – HON. LEO ANGELO T. PORMIDA
Committee Chairman on Finance, Budget and Appropriations

A RESOLUTION ADOPTING MDC RESOLUTION NO. 2022-7 SERIES OF 2022 ENTITLED "A RESOLUTION APPROVING THE PROGRAMS, PROJECTS AND ACTIVITIES (PPAs) UNDER THE 20% ECONOMIC DEVELOPMENT FUND FOR F.Y. 2023 OF THE MUNICIPAL GOVERNMENT OF JARO, PROVINCE OF LEYTE. 2022-101

WHEREAS, presented to the Body by the Chairman of the Committee on Finance, budget and Appropriations is MDC Resolution 2022-7, Series of 2022 for consideration and adoption by the Sangguniang Bayan;

WHEREAS, MDC-Resolution NO. 2022-7, Series of 2022, has approved the various Programs, Projects, and Activities (PPAs) under the 20% Economic Development Fund for F.Y. 2023 of the Municipal Government of Jaro, Leyte;

NOW, THEREFORE, on motion of **Honorable Leo Angelo T. Pormida**, duly seconded en masse, this Sangguniang Bayan-

RESOLVED, TO ADOPT MDC RESOLUTION NO. 2022-7 SERIES OF 2022 ENTITLED "A RESOLUTION APPROVING THE PROGRAMS, PROJECTS AND ACTIVITIES (PPAs) UNDER THE 20% ECONOMIC DEVELOPMENT FUND FOR F.Y. 2023 OF THE MUNICIPAL GOVERNMENT OF JARO, PROVINCE OF LEYTE;

RESOLVED FINALLY, to furnish a copy of this resolution to the Municipal Mayor, MPDO, MDC and the Local Finance Committee and to other concerned municipal offices for their information.

APPROVED: DECEMBER 12, 2022

ITEM NO. 3. APPROVAL ON THIRD-AND-FINAL-READING OF ORDINANCE NO. 7, SERIES OF 2022.

SPONSORED BY: HONORABLE TRINA MAE R. SOLEDAD
Committee Chairman on Housing, Land Use and Utilization

ORDINANCE NO. 7
SERIES OF 2022

"AN ORDINANCE CREATING THE LOCAL HOUSING BOARD OF THE MUNICIPAL GOVERNMENT OF JARO LEYTE ITS COMPOSITION, POWER AND FUNCTIONS.

WHEREAS, Local Housing Boards are local special bodies tasked to formulate, develop, implement and monitor policies and provision for housing and resettlement areas, and on the observance of the right of the underprivileged and homeless to a just and humane eviction and demolition;

WHEREAS, Republic Act NO. 7279 or the Urban development and Housing Act (UDHA) of 1992 provided a blueprint for socialized housing and just and humane eviction and demolition processes at the local government level;

NOW THEREFORE, be it ordained by the Sangguniang Bayan in Regular Session assembled, that:

SECTION 1. There is hereby created the Local Housing Board of the Municipal Government of Jaro, Province of Leyte;

SECTION 2. COMPOSITION – The Local Board, hereinafter referred to as **Board**, shall be composed of, but not limited to the following:

- A. Municipal Mayor as Chairperson;
- B. Municipal Vice-Mayor as Vice-Chairperson;
- C. Sangguniang Committee on Housing and Land Use Utilization and Urban Development or its equivalent;
- D. Sangguniang Committee on Peace and Order, Public Safety and Transportation;
- E. Municipal Planning and Development Coordinator;
- F. Municipal Engineer;
- G. Municipal Disaster Risk Reduction and Management Officer;
- H. Representative from Health Office;
- I. Representative from MSWD Office;
- J. Representative from Municipal Assessor's Office;
- K. LIGA ng mga Barangay President;
- L. Representative from Cooperative Office;
- M. Representative from Local PNP Office;
- N. Zoning Inspector;
- O. Representative from the Presidential Commission for the Urban Poor;
- P. Representative from the Religious Sector;
- Q. Representative from the Bureau of Fire Protection;
- R. Representative from the Municipal Demolition Team;
- S. Concerned Barangay Council during eviction and demolition;
- T. Representative of a duly accredited People's Organization and operating in the Municipality. Provided, that a People's Organization which is already represented in the Municipal Development Council may be concurrently represented in the Board; and

- U. Representative of a SEC registered and duly accredited Non-Governmental Organization and operating in the municipality. Provided, that a Non-Governmental Organization which is already represented in the Municipal Development Council may be concurrently represented in the Board;
- V. Representative from a certified and accredited Developer.

SECTION 3. POLICIES – The Board shall, among other things, formulate, develop, implement and monitor policies on the provision for housing and resettlement areas, and on the observance of the right of the underprivileged and homeless to just humane eviction and demolition.

SECTION 4. POWERS AND FUNCTIONS - The Board shall have the following powers and functions:

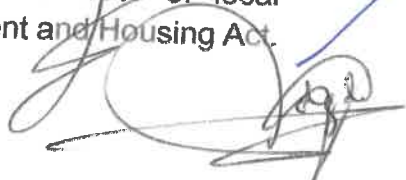
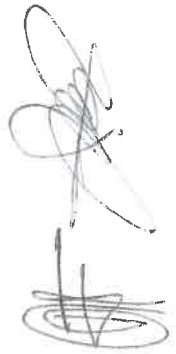
1. Prepare based on local shelter plan, guidelines and, with the assistance of the DHSUD and other concerned government agencies, a comprehensive local shelter plan which shall form part of the Local Development Plan: Provided, that public hearings shall be conducted for the purpose;
2. Assist the Municipal Planning and Development Council in the formulation of its Comprehensive Land Use Plan (CLUP);
3. Recommend to the Sangguniang Bayan preliminary and final subdivision schemes and development plans and subdivisions, residential, commercial, industrial and other purposes in accordance with the provisions of Presidential Decree No. 957, as amended, otherwise known as the Subdivision and Condominium Buyer's Protective Decree, and its implementing standards, rules and regulations concerning approval of subdivision plans;
4. Recommend to the Sangguniang Bayan preliminary and final subdivision schemes and development plans of all economic and socialized housing projects as well as individual or group building and occupancy permits covered by Batas Pambansa 220 and its implementing standards, rules, and regulations;
5. Evaluate and resolve any opposition to the issuance of development permits for any of the projects stated in the two (2) preceding subsections, in accordance with the said laws and rules of procedure promulgated by the Department of Human Settlements and Urban Development (DHSUD);

6. Monitor the nature and progress of land development of projects it has approved, as well as the housing constructions in the case of house and lot packages, to ensure their faithful compliance with the approved plans and specifications and the imposition of appropriate measures to enforce compliance therewith;
7. Ensure compliance with the balanced housing requirement as provided for in Section 18 of Republic Act No. 7279 and its implementing rules and regulations;
8. Conduct inventory of all lands within the municipality and update the same every three (3) years in accordance with Section 7 of Republic Act No. 7279 and the guidelines issued for the purpose;
9. Identify sites for socialized housing subject to the requirements prescribed by Section 8 of Republic Act No. 7279 and guidelines issued for the purpose;
10. Advise the Sanggunian on matters of local taxation which may affect the municipal government socialized housing program including, but not limited to, the formulation of a socialized housing tax, idle lands tax, and an additional levy on the real property tax to constitute a Special Socialized Housing Fund;
11. Recommend for approval of the municipal mayor formulated schemes for the acquisition and disposition of lands within the municipality for socialized housing purposes, subject to Sections 9 to 14 of Republic Act No. 7279 and the implementing guidelines enacted for the purpose: Provided, that such schemes shall ensure that the valuation of a particular land for socialized housing process shall be within the affordability levels of prospective beneficiaries;
12. Recommend, for approval of the mayor, partnership arrangements with the national government on, but not limited to, the following programs
 - A. Housing Production Assistance, Resettlement Assistance, Local Housing, Cost Recoverable Joint venture and other relevant programs of the National Housing Authority (NHA);
 - B. Local government housing assistance programs of the Home Development Mutual Fund (HDMF), National Home Mortgage Finance Corporation (NHMFC) and the Home Guaranty Corporation (HGC), and for this purpose, the Board shall



coordinate with the Advisory Committee created to oversee the implementation of the Local Government Pabahay Program; and

- C. Other socialized housing projects undertaken by other national government agencies (NGAs) and government-owned and controlled corporations (GOCCs) within the municipality.
13. Ensure the registration of underprivileged and homeless urban or rural dwellers as socialized housing beneficiaries under Sections 16 and 17 of Republic Act No. 7279: Provided, that the Board shall assume the functions of the city registration committee as constituted under the implementing rules and regulations of the same Sections;
14. Coordinate with government agencies and instrumentalities performing functions which may affect housing and urban development;
15. Monitor all evictions and demolitions, whether voluntary, extra-judicial, summary or court-ordered;
16. Require the proponent of an eviction and demolition, i.e., national government department, agency, institution or local government, or its duly authorized representative, to first secure from the Board the Checklist, Guidelines, and Eviction and Demolition Compliance Certificate prior to the actual implementation thereof and thereafter, to submit to the Board the completed Checklist, attested to under oath by the proponent and indicating that:
- A. Adequate consultations with the affected families were undertaken;
- B. Adequate resettlement site and relocation facilities are made available; and
- C. The of Section 3, Paragraph 1 of the Implementing Rules and Regulations of Section 28 of Republic Act 7279 (Pre-relocation) have been complied with.
17. Based on the completed Checklist, and subject to further verification, issue an Eviction and Demolition Compliance Certificate on a proposed eviction and demolition.
18. Perform such other related functions established by law or by ordinance as necessary to implement the mandate of local government units under the Urban Development and Housing Act.



A. COMPLIANCE REPORT

Before undertaking evictions or demolitions that will affect underprivileged and homeless urban or rural poor dwellers, the government, national government agencies or other proponents of evictions and demolition activities including employees of the judiciary shall submit a Compliance Report to the Board, with a statement under oath that:

1. Adequate consultation as defined and outlined under pertinent laws, rules and regulations have already been undertaken with the affected residents;
2. Adequate relocation, as defined and outlined under pertinent laws, rules and regulations, is available, ready and sufficiently supported by relocation and resettlement funding; and
3. The requirement and procedures under the Implementing Rules and Regulations of Section 28 of Republic Act No. 7279, specifically on the Pre-Relocation, Relocation, and Post-Relocation Phases of eviction or demolition activities have been or shall be observed, as the case may be. The Compliance Report shall include a certified list of families to be evicted or relocated. The Board shall have the power to review the Compliance Report and approve or disapprove the same.

B. APPLICATION FOR AN EVICTION AND DEMOLITION COMPLIANCE CERTIFICATE

Every proponent of an extrajudicial eviction and demolition, whether administrative or summary, shall, prior to actual eviction and demolition, secure a Compliance Certificate from the Board. The process applying for the said certificate shall be as follows:

1. In the case of an administrative eviction and demolition involving the underprivileged and homeless, the proponent shall obtain from the Board, the proper application form for certificate of compliance and submit the same together with the required documents as listed in the appropriate Checklist at least fifteen (15) working days prior to the actual conduct of eviction and demolition.

In the case of summary eviction and demolition, the proponent shall likewise obtain an application for certificate of compliance. Provided, that the said application shall be submitted at least seven (7) working days prior to the conduct of the same, pursuant to the rules on summary demolition. However, in the event that the

affected persons are found to be among those subject to administrative eviction or demolition, the Board shall immediately inform the proponent and require proper application for certificate of compliance.

In the case of voluntary eviction and demolition, the proponents shall obtain from the Board, the proper application for certificate of compliance and submit the same together with the required document as listed in the appropriate Checklist at least fifteen (15) working days prior to the actual conduct of eviction and demolition.

2. If the application is sufficient in form and substance, the Board, upon verification, approves the application, issues the proper certificate of compliance and notifies the proponent.
3. The certificate shall indicate the name of the proponent, the purpose and location of the area applied for eviction and demolition, a statement of compliance to the pertinent rules covering the eviction and demolition applied for an authorization or approval for the rendering of police assistance, validity period, the date of issuance, and the authorized signature.
4. If the application is incomplete in form and substance, the Board informs the proponent and the latter to comply the deficiency within ten (10) working days from the notification, with the exception of a summary eviction and demolition which shall be complied with within three (3) working days from notification.

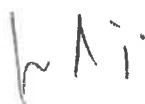
In the event that, be deficiency is not complied with within the period mentored herein, the proponents shall be required to re-apply for a new compliance certificate.

5. In cases where the Board issues a certification or the proponent already complied with the deficient requirements for application and thus acquired a certification, the eviction and demolition proceed as a matter of course.

C. AUTHORIZED POLICE ASSISTANCE

A proponent of eviction and demolition may be provided with duly authorized police assistance only upon prior compliance with the statutory requirements under Section 27, 28 and 30 of Republic Act No. 7279 and their implementing rules and regulations, checklist and compliance certificate requirements, or with written notice requirement when applicable, as certified or authorized by the Board.

In the case of a court-ordered demolition, police assistance shall be only allowed under the following circumstances:



1. In pursuance of any court orders specifying police action or assistance;
2. In any case or event where the voluntary eviction and dismantling of structure are agreed upon, in writing, by the concerned parties, and approved by the Board;
3. In the case of local infrastructure project where the police assistance is approved, in writing, by the duly authorized official of the Board;
4. In the case of a national infrastructure project. Provided, however that the duly authorized official of the Board level has approved the same in writing;
5. In any other case of eviction and demolition where police assistance is necessary to preserve peace and order. Provided, however that the duly authorized official of the Board has approved the same in writing.

For purposes of the above, a written request by the sheriff for police assistance in the implementation of a court order or writ with certified copies of the said order or writ annexed therein shall suffice for the police to render assistance without further need of obtaining the approval of the Board. In lieu of the approval of the Board, the concerned PNP Officer shall merely inform the Board in writing of the date of eviction and demolition at least three (3) days prior to the actual conduct of the same. The written notice shall contain copies of the sheriffs request for police assistance, the order or writ to be implemented and other pertinent documents.

In any of the circumstance specified above, the members of the PNP tapped to provide police assistance be in proper uniform and in appropriate cases, carry with them necessary documents supporting the provision of police action or assistance.

The provisions of be above notwithstanding, the request for police assistance be subject to the pertinent guidelines and regulations of the Philippine National Police.

D. EXEMPTION CLAUSE

The compliance certificate shall not cover court-ordered evictions and demolitions. And such, the concerned courts or their officers shall not be required to apply for compliance certifications, pursuant to Section 2 of the Implementing Guidelines of Executive Order No. 152, Series of 2002.

E. SANCTIONS

Failure to comply with the statutory requirements as stated in this Ordinance, or any act of misrepresentation or fraud in connection with any information contained in any verification report or any application for certificate of compliance or in securing the same, shall subject the government officials or employee responsible for such omission, misrepresentation or fraud to.

SECTION 5. PENALTY

- A. Disciplinary action under Book 1, Title Two, Chapter 4 of the Local Code; or
- B. Any person who violates any provision of this Ordinance shall be imposed a penalty of:
 - 1. Penalty of One Thousand Five Hundred Pesos (Php 1,500.00) for the first offense;
 - 2. Penalty of Two Thousand Pesos (Php 2,000.00) for the second offense;
 - 3. Penalty of Two Thousand Five Hundred Pesos (Php 2,500.00) for the third offense, and or imprisonment of not exceeding Two (2) months and fines or at the discretion of the court.

SECTION 6. REPEALING CLAUSE – All Ordinances and other municipal issuances, or parts thereof, which are inconsistent with the provisions of this Ordinance is hereby modified, repealed accordingly.

SECTION 7. SEPARABILITY CLAUSE – If for any reason, any provision of this Ordinance is declared invalid or unconstitutional, the remaining provisions not affected thereby shall continue to be in full force and effect.

SECTION 8. EFFECTIVITY CLAUSE - This ordinance shall take effect fifteen (15) days after its posting in at least three (3) conspicuous places in the municipality.

ENACTED: DECEMBER 12, 2022.



ITEM NO. 4. APPROVAL ON THIRD-AND-FINAL-READING OF
ORDINANCE NO.11, SERIES OF 2022.

SPONSORED BY: HONORABLE LEO ANGELO T. PORMIDA
Committee Chairman on Finance Budget & Appropriations

ORDINANCE NO.11
SERIES OF 2022

ORDINANCE NO. 11, SERIES OF 2022, AN ORDINANCE
AUTHORIZING SUPPLEMENTAL BUDGET NO. 02, SERIES OF
2022, AND ENACTING APPROPRIATION ORDINANCE NO.02,
SERIES OF 2022, INVOLVING AN AMOUNT OF THIRTY-THREE
MILLION PESOS (PHP 33,000,000.00) INTENDED FOR
VARIOUS PROGRAMS, PROJECTS AND ACTIVITIES (PPAs) OF
THE MUNICIPALITY OF JARO, LEYTE FROM THE GENERAL
FUND THEREOF.

BE IT ORDAINED in Regular Session assembled-

SECTION 1. Appropriation Ordinance NO. 2, Series of 2022 of the Local
Government unit of Jaro for Fiscal Year 2022 in the total amount of **THIRTY-THREE
MILLION PESOS (Php 33,000,000.00)** intended for various programs, projects and
activities of the Municipality of Jaro, Leyte is hereby approved:

The documents incorporated herein and made integral part of this
appropriation ordinance consisting of the following are:

1. Statement of Funding Sources for Fiscal Year 2022 Certified by
the Local Treasure and Local Accountant (LBP Budget Form
NO. 8)
2. Statement of Supplemental appropriation from the Local Budget
Officer, approved by the Local Chief Executive (LBP Budget
Form NO.9)
3. Summary of Appropriations, Obligations & Balances (20%
Development Fund) for FY 2018-21 Subject for Reversion.
4. Certification of the Municipal Treasurer and the Municipal
Accountant as to the availability of Funds amounting to Php
33,000,000.00 Pesos for disposal, and to support Supplemental
Budget NO. 2, Series of 2022.

SECTION 2. SOURCE OF FUNDS – The source of funds for the Supplemental Budget NO. 2, Series of 2022 in the total amount of (P 33,000,000.00) is taken from the Balances of Unimplemented PPAs of the 20% Economic Development Fund-CY 2018 to 2021/Capital outlay, (General Funds) as follows:

REVERSION OF FUNDS	AMOUNT
1. Balances of Unimplemented PPAs of 20% Economic development Fund-CY 2018 to 2021/Capital outlay	P 33,000,000.00
TOTAL	P 33,000,000.00

SECTION 3. USE OF FUNDS – The total amount of (P 33,000,000.00), is intended for the various PPAs of the Municipal Government of Jaro, Leyte hereunder listed as follows:

PROGRAMS, PROJECTS, AND ACTIVITIES (PPAs)	AMOUNT
1. Electrical Installation (Street Lightings)	P 15,000,000.00
2. Improvement of Municipal Freedom Park	1,000,000.00
3. Installation of CCTV's	3,000,000.00
4. Improvement of Municipal Hall & Grounds (Roofing, Gates and Landscaping)	1,594,916.29
5. Road Re-blocking	2,000,000.00
6. Drainage System	2,500,000.00
7. Construction of Entrance Marker and Landscaping at Olpotan and Nazareno Streets	1,400,000.00
8. Improvement of the Multi-Purpose Building (Jaro Sports Complex)	2,100,000.00

9. Concrete Pavement and Pathway at Jaro Public Cemetery	1,500,000.00
10. Purchase of Mass Transport Vehicle for Evacuees and Other Accessories	2,500,000.00
11. LGU Counterpart for the (KAMPIL-DTI)-Brgy. Tinambacan Farm to Market Road	405,083.71
TOTAL	P 33,000,000.00

SECTION 4. *The Local Chief Executive is hereby granted the authority to implement the priority PPAs under Section 3, hereof and to disburse the corresponding funds needed thereto, subject to the usual Budgeting and Accounting, Rules and Procedures;*

SECTION 5. *The Municipal Treasurer, Municipal Budget Officer and the Municipal Accountant all are official designated signatories of this LGU, are **hereby authorized** to facilitate the processing of the necessary documents for the immediate implementation of this Appropriation Ordinance NO. 2, Series of 2022, subject to the usual Budgeting and Auditing Rules and Regulations;*

SECTION 6. *This Appropriation Ordinance NO. 2, Series of 2022 shall take effect immediately upon its approval;*

SECTION 7. Let copy of this ordinance be furnished the Municipal Mayor, the Municipal Budget Officer, the Municipal Treasurer, the Municipal Accountant, the Local Finance Committee, and the Honorable Sangguniang Panlalawigan, Capitol Complex for review and approval, and to other concerned local government offices for their information and appropriate action deemed necessary.

ENACTED: DECEMBER 12, 2022.

CONCURRED:


HON. JONELL MARTIN A. QUE
SB Member



HON. LANDILINO J. KATANGKATANG
SB Member


HON. JULIAN L. EMNAS
SB Member


HON. FRANCISCO R. ALTRES
SB Member/Majority Floor Leader

**PAGE 18 OF 18 PAGES
MINUTES OF THE SB 20th REGULAR
SESSION HELD ON DECEMBER 12, 2022.**


HON. LEO ANGELO T. PORMIDA
SB Member


HON. GUALBERTO V. ELISES
SB Member/Presiding Officer Pro-Tempore



HON. ALEXANDER N. SALGADO
SB Member


HON. REY P. AURE
SB Member

HON. CARMENCITA G. TAÑALA
SB Member/LIGA FED.-President
Absent-Excused


HON. TRINA MAE R. SOLEDAD
SB Member/SK FED.-President

I HEREBY CERTIFY, to the correctness of the foregoing records of the proceedings.


NICOMEDES R. BORJA
Secretary to the Sanggunian
Board Secretary V

ATTESTED:


HON. RODRIGO C. ARBAS
Municipal Vice Mayor
SB Presiding Officer

APPROVED:


HON. JASSIE LOU TAÑALA
Municipal Mayor



Republic of the Philippines
Province of Leyte
MUNICIPALITY OF JARO
Office of the Sangguniang Bayan
Legislative Building
Corner Del Carmen and Real Streets

February 7, 2022


CERTIFICATION

TO WHOM THIS MAY CONCERN:

THIS IS TO CERTIFY that **MUNICIPAL ORDINANCE NO. 07**, series of 2022, otherwise known as, **"AN ORDINANCE CREATING THE LOCAL HOUSING BOARD OF THE MUNICIPAL GOVERNMENT OF JARO, LEYTE, ITS COMPOSITION, POWER AND FUNCTIONS"** have been posted last January 23, 2023 to date in a conspicuous place in the Municipality of Jaro, Leyte.

ISSUED this 7th day of February 2023 at Jaro, Leyte.

CERTIFIED CORRECT:


NICOMEDES R. BORJA
Secretary to the Sanggunian
(Board secretary V)

APPROVED:


HON. RODRIGO C. ARBAS
Municipal Vice-Mayor

Republic of the Philippines
Province of Leyte
MUNICIPALITY OF JARO
- o0o -
Barangay I

January 7, 2022

CERTIFICATION

TO WHOM THIS MAY CONCERN:

THIS IS TO CERTIFY that **MUNICIPAL ORDINANCE NO. 07**, series of 2022, otherwise known as, **"AN ORDINANCE CREATING THE LOCAL HOUSING BOARD OF THE MUNICIPAL GOVERNMENT OF JARO, LEYTE, ITS COMPOSITION, POWER AND FUNCTIONS"** have been posted last January 23, 2023 to date in conspicuous place in our Barangay.

ISSUED this 7th day of February 2023 at Barangay District I, Jaro, Leyte.

CERTIFIED CORRECT:


FELINDA B. COSARES
Barangay Secretary

APPROVED:


HON. CARMENCITA G. TAÑALA
Barangay Chairwoman

Republic of the Philippines
Province of Leyte
MUNICIPALITY OF JARO
- o0o -
Barangay II

January 7, 2022

CERTIFICATION

TO WHOM THIS MAY CONCERN:

THIS IS TO CERTIFY that **MUNICIPAL ORDINANCE NO. 07**, series of 2022, otherwise known as, **"AN ORDINANCE CREATING THE LOCAL HOUSING BOARD OF THE MUNICIPAL GOVERNMENT OF JARO, LEYTE, ITS COMPOSITION, POWER AND FUNCTIONS"** have been posted last January 23, 2023 to date in conspicuous place in our Barangay.

ISSUED this 7th day of February 2023 at Barangay District II, Jaro, Leyte.

CERTIFIED CORRECT:

For: *Mni Zabala*
RITA M. ENALES
Barangay Secretary

APPROVED:

For: *Mni Zabala*
HON. ADAN C. CAÑEGA
Barangay Chairman

Republic of the Philippines
Province of Leyte
MUNICIPALITY OF JARO
- o0o -
Barangay III

January 7, 2022


CERTIFICATION

TO WHOM THIS MAY CONCERN:

THIS IS TO CERTIFY that **MUNICIPAL ORDINANCE NO. 07**, series of 2022, otherwise known as, **"AN ORDINANCE CREATING THE LOCAL HOUSING BOARD OF THE MUNICIPAL GOVERNMENT OF JARO, LEYTE, ITS COMPOSITION, POWER AND FUNCTIONS"** have been posted last January 23, 2023 to date in conspicuous place in our Barangay.

ISSUED this 7th day of February 2023 at Barangay District III, Jaro, Leyte.

CERTIFIED CORRECT:


JAINA O. BATUCAN
Barangay Secretary

APPROVED:


HON. ADRIANO DIOLA
Barangay Chairman

Republic of the Philippines
Province of Leyte
MUNICIPALITY OF JARO
- o0o -
Barangay IV

January 7, 2022

CERTIFICATION

TO WHOM THIS MAY CONCERN:

THIS IS TO CERTIFY that **MUNICIPAL ORDINANCE NO. 07**, series of 2022, otherwise known as, **"AN ORDINANCE CREATING THE LOCAL HOUSING BOARD OF THE MUNICIPAL GOVERNMENT OF JARO, LEYTE, ITS COMPOSITION, POWER AND FUNCTIONS"** have been posted last January 23, 2023 to date in conspicuous place in our Barangay.

ISSUED this 7th day of February 2023 at Barangay District IV, Jaro, Leyte.

CERTIFIED CORRECT:


FRANCIS CATHERINE L. CAÑEGA
Barangay Secretary

APPROVED:


HON. ARIEL D. MONTEDERAMOS
Barangay Chairman