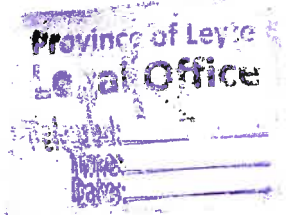


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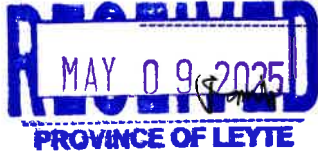
Republic of the Philippines
PROVINCE OF LEYTE
Provincial Capitol
Tacloban City

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SANGGUNIANG PANLALAWIGAN

PROVINCIAL LEGAL OFFICE



2nd INDORSEMENT

May 6, 2025

Respectfully returned to the Sangguniang Panlalawigan of Leyte, through the SP Secretary, the attached Ordinance No. 25-11 series of 2025 of the Sangguniang Bayan of Burauen, Leyte.

Issues/concerns for review/recommendation/legal opinion is/are as follows:

- Ordinance No. 25-11 series of 2025 entitled: “**Anti-OSAEC/(CSAEM) Ordinance.**”

REVIEW/RECOMMENDATION/LEGAL OPINION:

This office opines that the subject Ordinance is, in general, within the legislative authority of the Sangguniang Bayan under Section 447(5)(xiv)¹ of the Local Government Code of 1991 (R.A 7160) in relation to R.A. 7610² and RA 11930³. Hence, we recommend for the declaration of its validity.

We hope to have assisted you with this request. Please note that the opinion rendered by this Office are based on the facts available and may vary or change when additional facts and documents are presented or changed. This opinion is likewise without prejudice to the opinions rendered by higher and competent authorities and/or the courts.


ATTY. JOSE RAYMUND A. ACOL
Provincial Legal Officer

¹ (a) (xiv) Provide for the care of paupers, the aged, the sick, persons of unsound mind, disabled persons, abandoned minors, juvenile delinquents, drug dependents, abused children and other needy and disadvantaged persons, particularly children and youth below eighteen (18) years of age and, subject to availability of funds, establish and provide for the operation of centers and facilities for said needy and disadvantaged persons;

² “**Special Protection of Children Against Abuse, Exploitation and Discrimination Act.**”

³ “**Anti-Online Sexual Abuse or Exploitation of Children (OSAEC) and Anti-Child Sexual Abuse or Exploitation Materials (CSAEM) Act, July 30, 2022.**”

Republic of the Philippines
PROVINCE OF LEYTE
Palo, Leyte
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OFFICE OF THE SANGGUNIANG PANLALAWIGAN

1ST INDORSEMENT
02 May 2025

Province of Leyte
Legal Office
Avg. Sec. *[Signature]*
Date *J. 5. 25*

The Provincial Legal Office is respectfully requested to review and submit recommendations on the herein enclosed **Municipal Ordinance No. 25-11, series of 2025**, of the **Municipality of Burauen, Leyte**, entitled: **An Ordinance prohibiting Online Sexual Abuse and Exploitation of Children (OSAEC) and Child Sexual Abuse or Exploitation Materials (CSAEM) in the Municipality of Burauen**, pursuant to Republic Act No. 11930, otherwise known as the “Anti-Online Sexual Abuse and Exploitation of Children (OSAEC) and Anti-Child Sexual Abuse or Exploitation Materials (CSAEM) Act”, and institutionalizing programs for its prevention and eradication, providing penalties, and providing funds therefor.

[Signature]
FLORINDA JILL S. DYVICO
Secretary to the Sanggunian



Republic of the Philippines
PROVINCE OF LEYTE
MUNICIPALITY OF BURAUEN



OFFICE OF THE SANGGUNIANG BAYAN

May 2, 2025

THE HONORABLE MEMBERS
Sangguniang Panlalawigan
Province of Leyte

ATTENTION: FLORINDA JILL S. UYVICO
Secretary to the Sanggunian
Province of Leyte
Palo, Leyte



Ladies/Gentlemen:

We transmit herewith 15 copies of **Municipal Ordinance No. 25-11**, Series of 2025 of the Sangguniang Bayan of Burauen, Leyte, entitled ***“An Ordinance Prohibiting Online Sexual Abuse and Exploitation of Children and Child Sexual Abuse and Exploitation Materials in the Municipality of Burauen”*** or ***“Anti-OSAEC/CSAEM Ordinance”***, for review and approval of the body.

Thank you and please acknowledge receipt hereof.

Respectfully yours,


ATTY. RUDEJANE S. TAN
Secretary to the Sanggunian



Republic of the Philippines
Province of Leyte
Municipality of Burauen



OFFICE OF THE SANGGUNIANG BAYAN

MUNICIPAL ORDINANCE NO. 25-11
Series of 2025



AN ORDINANCE PROHIBITING ONLINE SEXUAL ABUSE AND EXPLOITATION OF CHILDREN (OSAEC) AND CHILD SEXUAL ABUSE OR EXPLOITATION MATERIALS (CSAEM) IN THE MUNICIPALITY OF BURAUEN, PURSUANT TO REPUBLIC ACT NO. 11930, OTHERWISE KNOWN AS THE "ANTI-ONLINE SEXUAL ABUSE AND EXPLOITATION OF CHILDREN (OSAEC) AND ANTI-CHILD SEXUAL ABUSE OR EXPLOITATION MATERIALS (CSAEM) ACT," AND INSTITUTIONALIZING PROGRAMS FOR ITS PREVENTION AND ERADICATION, PROVIDING PENALTIES, AND PROVIDING FUNDS THEREFOR.

Authored by Hon. Cipriano R. Relatorres, Jr.

PREAMBLE

WHEREAS, Section 3, Article XV of the 1987 Philippine Constitution provides that "the state shall defend the rights of children to assistance, including proper care and nutrition, and special protection from all forms of neglect, abuse, cruelty, exploitation, and other conditions prejudicial to their development;

WHEREAS, RA 7610 or the "Special Protection of Children Against Abuse, Exploitation and Discrimination Act" provides that it is hereby declared to be the policy of the State to provide special protection to children from all forms of abuse, neglect, cruelty exploitation and discrimination and other conditions, prejudicial their development; provide sanctions for their commission and carry out a program for prevention and deterrence of and crisis intervention in situations of child abuse, exploitation and discrimination;

WHEREAS, RA 7160 or the Local Government Code of 1991, states that "Every local government unit shall exercise the powers expressly granted, those necessarily implied therefrom, as well as powers necessary, appropriate, or incidental for its efficient and effective governance, and those which are essential to the promotion of the general welfare. Within their respective territorial jurisdictions, local government units shall ensure and support, among other things, the preservation and enrichment of culture, promote health and safety, enhance the right of the people to a balanced ecology, encourage and support the development of. Appropriate and self-reliant scientific and technological capabilities, improve public morals, enhance economic prosperity and social justice, promote full employment among their residents, maintain peace and order, and preserve the comfort and convenience of their inhabitants";

WHEREAS, RA 7160 or the Local Government Code of 1991, provides that "the Sangguniang Bayan, Sangguniang Panlungsod, and Sangguniang Panlalawigan, as the legislative bodies of the municipality, city, and provinces, respectively, shall enact, approve resolutions and appropriate funds for the general welfare of the city and its inhabitants pursuant to section 216 of this Code and in the proper exercise of the corporate powers of the city as provided for under Section 22 of this Code";

WHEREAS, RA 11930 or the "Anti-Online Sexual Abuse or Exploitation of Children (OSAEC) and Anti-Child Sexual Abuse or Exploitation Materials (CSAEM) Act" provides that local governments shall pass an ordinance to localize efforts against OSAEC and CSAEM, take account local culture and norms, institutionalize community-based initiatives that address OSAEC and CSAEM at the barangay level, establish OSAEC and CSAEM, and provide a holistic local program for rehabilitation and reintegration under the local social welfare and development office including support and protection for victims and survivors;

WHEREAS, RA 11930 or the “Anti-Online Sexual Abuse or Exploitation of Children (OSAEC) and Anti-Child Sexual Abuse or Exploitation Materials (CSAEM) Act” declared it to be the policy of the State to provide special protections to children from all forms of sexual violence, abuse, and exploitation of children in the digital and non-digital production, distribution or possession of child sexual abuse or exploitation material;

WHEREAS, RA 11862 or the Expanded Anti-Trafficking Act of 2022 was signed into law by President Rodrigo Duterte on 23 June 2022 which provided for the definition of Online Sexual Abuse of Exploitation of Children (OSAEC) and Child Sexual Abuse and Exploitation Material (CSAEM) or Child Sexual Abuse Material (CSAM);

WHEREAS, the Municipality of Burauen has and continues to demonstrate exemplary child friendly governance;

WHEREAS, the internet has been a positive catalyst for innovation, education, and economic growth, however, it has also enabled those who would harm children by making it easier for them to produce, access and share sexual abuse materials, to find like-minded offenders, and reduce their risk of detection;

WHEREAS, DILG MC No. 2024-094, dated July 10, 2024, integrates the enactment of local ordinance against OSAEC and CSAEM as one of the indicators of the Child-Friendly Local Governance Audit (CFLGA);

WHEREAS, the adoption of stronger legislative measures in support of online safety of children in the Municipality of Burauen will pave the way for the protection and development of the child it will enhance local governance and strengthen the child protection if survivors are capacitated for leadership development, advocacy, and participation;

NOW, THEREFORE, on motion of Hon. Cipriano R. Relatorres, Jr., seconded by all Members of the Sangguniang Bayan present:

Be it ordained by the Sangguniang Bayan of Burauen, Leyte, in session duly assembled, that:

Section 1. TITLE. This Ordinance shall be known as “An Ordinance Prohibiting Online Sexual Abuse and Exploitation of Children and Child Sexual Abuse and Exploitation Materials in the Municipality of Burauen” or “Anti-OSAEC/CSAEM Ordinance”.

Section 2. SCOPE AND APPLICATION. This Ordinance covers all households, internet and allied services establishments, private business establishments, government agencies and its facilities within the Municipality of Burauen.

Section 3. DECLARATION OF POLICY. The Municipality of Burauen hereby declares as policy that:

- a. Each child is protected against the ill effects of and the dangers of unsafe internet use and prevent online abuse and sexual exploitation;
- b. Families, parents, and guardians, and their children are educated and well-informed about positive parenting, specifically, guiding their children on the use and the adoption of internet or online-offline safety behaviors;
- c. Persons in government offices and other public and private institutions are educated on OSAEC and how to respond to technology-based trafficking in persons and are capacitated to respond according to their mandates; and
- d. Online businesses and other allied services/enterprises, such as, but not limited to data providers, money transfers, IT equipment providers and internet installers are compliant to existing laws and its provisions in ensuring online safety.

Section 4. DEFINITION OF TERMS. For the purpose of this Ordinance, the following terms and phrases shall mean:

- a. **"Child"** - refers to a person below eighteen (18) years of age or over but is unable to fully take care of himself/herself from abuse, neglect, cruelty, exploitation, or discrimination because of a physical or mental disability or condition.

A child is also referred to as:

- i. A person, regardless of age, who is presented, depicted, or portrayed as a child defined herein;
 - ii. Computer-generated, digitally, or manually crafted images or graphics of a person who is represented or who is made to appear to be a child as defined herein.
- b. **"Child sexual abuse"** - refers to any form of communication through any platform or format, or any physical interaction between a child and any person when the child is being used for any act or activity inducing sexual stimulation or for the purpose of sexual gratification or in pursuit of the desire to have carnal knowledge of the child, regardless of the gender of the perpetrator or the victim, or the consent of the victim.
- c. **"Child sexual exploitation"** - refers to any of the following acts even if consent appears to have been granted by the child:
- i. Child sexual abuse with consideration, whether monetary or non-monetary, favor, or benefit in exchange for the opportunity to perform such abusive or exploitive act;
 - ii. Actual sexual intercourse with a child or children with or without consideration;
 - iii. Employing fraud, machination, undue influence, intimidation, threat, or deception by any person to commit sexual abuse or sexual intercourse with a child or children; or
 - iv. Any other similar or analogous acts related to child abuse, cruelty, or exploitation or to be responsible for other conditions prejudicial to the development of a child.
- d. **"Child Sexual Abuse or Exploitation Material (CSAEM) or Child Sexual Abuse Material (CSAM)"** - refers to any representation, whether, offline, or by, through or with the use of ICT, by means of visual, video, audio, written, or any combination thereof, by electronic, mechanical, digital, optical, magnetic or any other means, of a child engaged or involved in real or simulated sexual activities, or depicting acts of sexual abuse or exploitation of a child as a sexual object. It shall also include materials that focus on the genitalia or other private body parts of a child. For purposes of this Act, CSAEM may interchangeably be referred to as CSAM.
- e. **"Internet café or kiosk"** - refers to an establishment that offers or proposes to offer services to the public for the use of its computer/s or computer system for the purpose of accessing the internet, computer games, or related services. This includes machines such as *piso-net*, etc.
- f. **"Online Sexual Abuse and Exploitation of Children (OSAEC)"** - refers to the usage of digital or analog communication and ICT as means to abuse and exploit children sexually, which includes cases in which contact child abuse or exploitation offline is combined with an online component. This can also include the production, dissemination, and possession of CSAEM or CSAM; online grooming of children for sexual purposes; sexual extortion of children; sharing image-based sexual abuse; commercial sexual exploitation of children; exploitation of children through online prostitution; and live-streaming of sexual abuse, with or without the consent of the victim.
- g. **"Remittance Centers"** - refers to financial service providers that allow people to send or receive money to anyone within the country or abroad. They offer a traditional way to transfer money for Filipinos without a bank account, PayPal account, and/or internet connection.
- h. **"Sexual abuse or exploitation material"** - refers to any online or offline representation, whether visual, audio, or written combination thereof, by electronic, mechanical, digital, optical, magnetic or any other means, of child engaged or involved in real or simulated explicit sexual activities.

In the online platform, sexual abuse or exploitation material shall include visual or audio or written materials or a combination thereof which is distributed via email, text message, instant messaging, chat rooms, peer-to-peer file sharing networks, social media platforms, and unencrypted and encrypted communication apps or traded on passworded-protected sites, bulletin boards and forums.

- i. **"Videotaped In-Depth Interview (VIDI)"** - shall mean a video recorded "inquiry or proceeding conducted by duly trained members of a multidisciplinary team or representatives of law enforcement or child protective services for the purpose of determining whether child abuse has been committed.
- j. **"Trauma-Informed Care"** - is an organizational structure and treatment framework that involves understanding, recognizing, and responding to the effects of all types of traumas and seeking to employ practices that do not traumatize or re-traumatize (National Child Traumatic Stress Network, 2020)
- k. **"Network of Care"** - refers to a Trauma-Informed Network of Government and Private Facilities and Service providers within a region, offering programs and services for OSEC survivors and their families with a protocol that facilitates efficient and effective communication, coordination, and collaboration in service delivery.
- l. **"Foster Care"** - refers to the provision of planned temporary substitute parental care to a child by a foster parent. While **Foster Child** refers to a child placed under foster care. **Foster Family Care License** refers to the document issued by the DSWD authorizing the foster parent to provide foster care. **Foster Parent** refers to a person, duly licensed by the DSWD, to provide foster care.
- m. **"Kinship Care"** - is the full-time care of a child by a relative or another member of the extended family.
- n. **"Survivor Network"** - an all-inclusive program for members in the Philippines from different case types of violence like child sexual abuse, commercial sexual exploitation, and online exploitation of children, who desire and pursue safe communities through justice systems that protect the most vulnerable.
- o. **"Local Survivor Group"** - A group of survivors in a specific region who have come together for a cause and to support one another. These groups may be affiliated with IJM, IJM partners, or others.
- p. **"Survivor Leadership"** - Survivors are individuals with experience and expertise to offer. Survivors can use their experience and expertise in a leadership capacity to empower and work with fellow survivors and the community. Survivor Leadership means survivors are engaged as leaders who can shape programs or projects through their direct contribution; and survivors are impacting and leading the movement against violence and slavery.

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 act:

- 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 utilizing sexual images and/or videos depicting a child, for the purposes of sexual, financial, or other personal gains;
- e. Other unlawful prohibited acts as provided under 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. ROLES AND RESPONSIBILITIES OF THE LGUS. -

Municipal Ordinance No. 25-11, Series of 2025; March 17, 2025
"Anti-OSAEC/CSAEM Ordinance"

- a. Monitor and regulate the establishment and operation of internet cafes and kiosks or similar establishments to prevent violations of the Act;
- b. Monitor and document cases of OSAEC and CSAEM, through LSWDOs, and ensure the regular submission of reports to the DSWD Field Offices;
- c. Effect the cancellation of licenses of establishments, which violate the provisions of the RA 11930 and other related laws and policies;
- d. Undertake education and information campaigns to prevent and suppress OSAEC and CSAEM;
- e. Assist, coordinate, and partner with the Social Welfare Development Agencies (SWDAs) in enhancing their resources or technical capabilities to implement anti-OSAEC and CSAEM programs;
- f. Establish and support community-based initiatives and prevention programs that aim to educate families against OSAEC and CSAEM;
- g. Provide basic social services for the prevention, rescue, recovery, rehabilitation, and reintegration under the LSWDO, including aftercare support services to child victim-survivors;
- h. Assist and refer families of child victim-survivors for local employment, whether private or public, through the Public Employment Service Office (PESO), in coordination with the DOLE, as part of the reintegration programs of the government;
- i. Enact and implement ordinances to localize efforts against OSAEC and CSAEM, taking into account local culture and norms;
- j. Coordinate with the NCC-OSAEC-CSAEM and the DILG to ensure uniformity and consistency between the local ordinances or issuances, the Act, and its IRR;
- k. Ensure the participation of the Sangguniang Kabataan (SJ), and the allocation of sufficient funds from the SK funds and resources for the initiatives against OSAEC and CSAEM at the barangay level;
- l. Strengthen, activate, and mobilize existing child-focused committees (BCPCs, MCPC, and LCAT-VAWs), councils, similar organizations, and barangay LGUs to prevent and suppress OSAEC and CSAEM;
- m. Assist and support in the filing of cases;
- n. Coordinate with, refer, and endorse to the DSWD and/or other relevant agencies of government all cases of OSAEC and CSAEM depending on the child victim-survivor's needs; and
- o. Provide technical assistance to barangays to ensure that they also adopt local ordinances against OSAEC-CSAEM.

Section 7. MANDATORY SERVICES TO VICTIMS OF CHILD SEXUAL ABUSE OR EXPLOITATION. – The Municipal Social Welfare and Development Office (MSWDO) shall ensure that the child who is a victim of any form of child sexual abuse or exploitation is provided appropriate care, custody and support for their recovery and reintegration in accordance with existing laws.

The child and his family shall be entitled to protection as well as to the rights and benefits of witnesses under Republic Act No. 6981, otherwise known as "The Witness Protection, Security, and Benefit Act".

To ensure recovery, rehabilitation, and reintegration into the mainstream of society, concerned government agencies and the barangays shall make available the following services to victims of any form of child sexual abuse or exploitation:

- i. Emergency shelter or appropriate housing;
- ii. Alternative family-based care like foster care and kinship care;
- iii. Counseling;
- iv. Medical and/or psychological services;
- v. Livelihood and skills training;
- vi. Educational assistance; and
- vii. Support services to survivor empowerment, leadership development, advocacy, and participation.

Sustained. Supervision and follow through mechanism that will track the progress of recovery, rehabilitation, and reintegration of the child victims shall be adopted and carried out.

Section 8. CASE REFERRAL. – When a person has knowledge or information of facts or circumstances that a person is suspected to be a victim of OSAEC or other related trafficking or is about to be a victim of the same, he or she may immediately report the case to any of the following:

- a. IACAT Actionline through 1343;
- b. MAKABATA Helpline through 1383;
- c. Barangay VAW Desk Officer;
- d. Members of the Municipal Council for the Protection of Children (MCPC);
- e. Members of the Local Committee on Anti-Trafficking and Violence against Women and their Children (LCAT-VAWC);
- f. MSWDO;
- g. Local PNP;
- h. Other law enforcement agencies; and
- i. CSOs, NGOs, and faith-based organizations.

Section 9. ANTI-TRAFFICKING IN PERSONS DATABASE. – The Municipality of Burauen, through the LCAT-VAWC/MCPC, shall monitor and document cases of trafficking in persons which includes the OSAEC-CSAEM cases within the Municipality.

The LCAT-VAWC/MCPC is hereby tasked to ensure the harmonization of its database, including date requirements, definitions, reporting formats, data collection systems, and data verification systems. Such database shall have, at the minimum, the following information:

- a. Number of cases of trafficking-in-persons (TIP), sorted according to the status of cases, including the number of cases being investigated, submitted for prosecution, dropped, filed and/or pending before the courts and the number of convictions and acquittals;
- b. Demographic profile/information on each case (sex and age disaggregated); and
- c. Number of victims of TIP referred to the agency by destination countries/areas and by are of origin (sex and age disaggregated).

Section 10. RESPONSIBILITY OF OPERATORS AND OWNERS OR LESSORS OF BUSINESS ESTABLISHMENTS. – All operators and owners or lessors of business establishments shall notify the local PNP of the Municipality of Burauen 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 establishment owners/operators and owners or lessors: Provided further, that a disputable presumption of knowledge by the owners/operators and owners or lessors of other business establishments should know or reasonably know that a violation of this Ordinance is being committed in their premises.

Photo developers, information technology professionals, credit card companies, remittance centers and banks, and any person who has direct knowledge of any form of 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 20 of this Ordinance.

Section 11. AUTHORITY TO REGULATE INTERNET CAFÉ OR KIOSK. – The Municipal Social Welfare and Development Officer shall have the authority to monitor and regulate the establishment and operation of internet café or kiosks, remittance centers, or similar establishments, located with the LGU, to prevent violation of the provisions of this Ordinance.

Section 12. PROGRAMS FOR VICTIMS OF CHILD SEXUAL ABUSE OR EXPLOITATION. – The Municipal Social Welfare Development Office shall develop and implement the necessary programs that will prevent any form of child sexual abuse or exploitation, as well as protect, heal, and reintegrate the child into the mainstream of society. Such programs shall include but not limited to the following:

- a. Provision of mandatory services including counselling, free legal services, medical or psychological services, livelihood and skills training and educational assistance to the child pursuant to Section 7 of this Ordinance;
- b. Sponsorship of a national research program on any form of child sexual abuse or exploitation and other acts covered by the law and the establishment of a data collection system for monitoring and evaluation purposes;
- c. Provision of necessary technical and material support services to appropriate government agencies and non-governmental organizations (e.g. mostly financial support for training, needs of MDTs and network of care);
- d. Sponsorship of conferences and seminar to provide venue for consensus building amongst the public, the academe, government, nongovernmental and international organizations including the regional network of care;
- e. Promotion of information and education campaign;
- f. Survivor empowerment, leadership development, advocacy, and participation; and
- g. Establishment of a survivor network and local survivor support group.

As assessed and recommended by the local social worker, the programs mentioned above shall also be provided to immediate family members of the child victim ONLY when they are not the offending party and that there is no indication of bias in favor of the perpetrator.

Section 13. MULTI-DISCIPLINARY CASE MANAGEMENT. – In the handling and management of cases of child victims, the approach should be multi-disciplinary, and a multi-disciplinary case conference (MDCC) shall be conducted.

- a. **Multi-disciplinary Case Management** brings together more than two groups of disciplines or professionals from difference backgrounds and specializations and areas of expertise to organize and carry out work to address the holistic needs of the child survivor (and his/her family). It is a collaborative process of assessment, planning, implementation, and review. (e.g. law enforcers, social workers; from the local and from the residential facility, psychologist, teachers, etc.)
- b. **Multi-disciplinary Case Conference (MDCC)** is a forum by which professionals having a major role in the handling of online child abuse and exploitation cases can share their professional knowledge, information, or concern on the child(ren). The case conference analyzes risks and recommends actions to be taken in relation to the welfare planning of the child(ren) and the family. All the information and discussions would be kept confidential.

Section 14. TRAININGS. – Regular trainings and seminars shall be held to enable the members of the Council to function efficiently. Similar trainings shall also be provided to the following officials and volunteers for the purpose of equipping them with the necessary knowledge and skills to prevent and suppress OSAEC in their area of jurisdiction or to assist in the monitoring, investigation, and prosecution of cases of OSAEC:

- a. Barangay VAW-Desk Officers;
- b. Law enforcement officials;
- c. Social workers;
- d. Teachers and parents;
- e. Barangay-based volunteer groups, such as women and youth group; and
- f. Other stakeholders.

Section 15. TRAUMA-INFORMED CARE FOR FRONTLINERS. – In partnership with medical authorities and educational institutions, a program for counselling and stress management shall be developed for social workers and other frontline OSAEC responders.

Section 16. ESTABLISHMENT OF A HEALTHY AND CHILD-FRIENDLY SPACE (or other existing child centers, temporary shelters in the LGU that can be used for the same purpose) – The Municipality of Burauen shall establish a **Local Child Protection Response Center (LCPRC)** that shall serve as a refuge for child victims in general. It shall provide for:

- a. A temporary shelter for abused children
- b. Interview rooms
- c. Office for the City Inter-Agency Council Against Online Sexual Abuse and Exploitation of Children and its Secretariat

The LCPCR shall be provided with adequate personal and administrative staff to effectively serve the best interest of children.

The LCPCR shall also serve as an **assessment center** to address the gap in the provision of comprehensive and timely assessments for OSAEC survivor placement as the basis for other partners in the Network of Care to provide case management.

- a. The primary role of assessment centers is to provide a safe and temporary home for newly rescued OSEC survivors where they can receive specialized services and support for the start of their recovery;
- b. The staff of the center are composed of a team of professionals (social worker, psychologist, counselor, medical doctor, and nurses) and paraprofessionals (house parents, security personnel and administrative support staff) who provide critical care, specialized services, and comprehensive assessment to newly rescued OSEC survivors. These staff members are expected to intentionally care for the children during their whole stay in the assessment center whilst employing trauma-informed care to support survivors in the recovery and development of attachment skills;
- c. Concurrently, a case management team composed of the center social worker, psychologist, nurse, and medical doctor, alongside a law enforcement officer and lawyer, are designated to complete an individualized assessment of the child and his/her family;
- d. The critical assessments undertaken at the center include, but are not limited to, psychological assessment, medical assessment, psychosocial assessment, and family assessment. The comprehensive assessments of the child and his/her family are critical in determining the permanency plan for the child, be it reunification with relatives or reintegration through other avenues such as foster care, independent living, or adoption;
- e. Through this center, the process of transitioning a child to a permanent placement option is expected to be fast-tracked rather than extending the child's stay long-term inside the shelter.

Note: In the absence of a LCPCR or its equivalent center, a specific room in the LGU shall be established in accordance with the requirements of a child friendly space that shall serve the purpose of promoting the best interest of child victims. In the alternative, Community Day Care Centers shall be utilized as Child Friendly Space for processing and interview of children.

Section 17. VIDEO IN-DEPTH DISCLOSURE INTERVIEW (VIDI) OF THE CHILD. –

To facilitate the proper assessment of the survivor and further support the prosecution of OSAEC Cases, the Municipality of Burauen shall establish at least one (1) room specifically designed to conduct VIDI pursuant to Rule 28 and 20 of the Rule on Examination of a Child Witness. Considering the requirements of a Child Friendly Space, the room shall be adequately established with the proper personnel and equipment such as but not limited to one-way mirrors, cameras, recorders, etc.

Section 18. VIDI MOBILE KIT. – The Local Police Station, Local Social Welfare and Development Office and the LCPCR shall be provided with VIDI Mobile Kits which shall be comprised of the following:

- a. Video Camera with Charger and Case
- b. Tripod
- c. Laptop with Charger and Case
- d. Storage Media (SD Card and Flash Drives)
- e. Extension Cord
- f. Forms and Support Documents Folder
 - f.1. Informed Consent Form
 - f.2. Handling Log Sheet
 - f.3. Interview Guide and Script

- f.4. Sample Joint Affidavit of Interviewer and Social Worker
f.5. Blank Acknowledgement Receipts

Section 19. LOCAL ANTI-OSAEC PREVENTION AND AWARENESS PROGRAMS. –

The Municipality of Burauen shall conduct a robust prevention and awareness program involving all sectors in the community to combat OSAEC. The Local Government shall declare a day in September as Anti-OSAEC Day to increase awareness against the crime, and in line with the celebration of Family Month.

Section 20. 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 of One Thousand Five Hundred Pesos (₱ 1,500.00) and undergo a mandatory OSAEC Seminar;
- b. Second Offense: The offender violating the Ordinance shall be penalized with a fine of Two Thousand Pesos (₱ 2,000.00) and undergo a mandatory OSAEC Seminar; and
- c. Third Offense: The offender violating the Ordinance shall be penalized with a fine of Two Thousand Five Hundred Pesos (₱ 2,500.00) and undergo a mandatory OSAEC Seminar and imprisonment of not more than six (6) months, subject to the discretion of the court.

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 or more) of business permits.

In cases when any provision of this Ordinance is violated by any government agency, office or instrumentality, or any government employee, they shall be proceeded administratively.

This Ordinance shall not preclude the prosecution of a case under Republic Act No. 11930 or the Anti-OSAEC Law by the Department of Justice National Prosecution Office, which shall have control over whether to file an OSAEC Offense under this Ordinance or the Law. It should be noted, however, that Section 21 of Article III of the Philippine Constitution states that if an act is punished by a law and an ordinance, conviction or acquittal under either shall constitute a bar to another prosecution for the same act.

Section 21. FUNDING. – A minimum annual amount of **Three Hundred Thousand Pesos (₱300,000.00)** shall be allocated for the expenses for implementation of this Ordinance.

The operation and action and activities of the Council and the establishment of the LPCRC shall be considered as related to gender and development projects of the City and the funding therefore shall be part of the 5% gender and development fund for every year.

The funding, however, shall not be limited to the abovementioned source for so long as other sources may be available as permitted by law.

Partnership with NGOs, CSOs, and private enterprises/individuals is encouraged for the implementation of this Ordinance.

Section 22. REPEALING CLAUSE. – The provisions of previous local enactments, resolutions, memoranda, circulars, and other issuances inconsistent with this Ordinance are hereby repealed or modified accordingly.

Section 23. SEPARABILITY CLAUSE. – Should any portion of this Ordinance be declared ultra vires or unconstitutional by competent authority, the remainder not so affected shall continue to be in full force and effect as it is susceptible to enforcement and application.

Section 24. EFFECTIVITY. – This Ordinance shall take effect after the required posting and publication are satisfied, as prescribed under the Local Government Code of 1991.

ENACTED AND APPROVED, March 17, 2025.

CERTIFIED CORRECT:


ATTY. RUDEJANE S. TAN
Secretary to the Sanggunian

ATTESTED:


HON. NOEL P. ALPINO
Vice Mayor/Presiding Officer

(absent)
HON. VINCENT G. ENERLAN
Sangguniang Bayan Member


HON. CIPRIANO R. RELATORRES, JR.
Sangguniang Bayan Member


HON. HERMENIA C. CAMASIN
Sangguniang Bayan Member


HON. BRYAN R. CINCO
Sangguniang Bayan Member


HON. DEXTER R. SENO
Sangguniang Bayan Member


HON. ROBERT G. DEL PILAR
Sangguniang Bayan Member


HON. EVA F. A. CORAL
Sangguniang Bayan Member


HON. OSCAR A. CAGARA
Sangguniang Bayan Member


HON. FE S. RENOMERON
LnB President/ Ex-Officio SB Member

(absent)
HON. JUSTINE MERP G. ANDRADE
SK Federation President/ Ex-Officio Member

APPROVED:


HON. JUANITO E. RENOMERON
Municipal Mayor



Republic of the Philippines
PROVINCE OF LEYTE
MUNICIPALITY OF BURAUEN



OFFICE OF THE SANGGUNANG BAYAN

CERTIFICATE OF PUBLIC HEARING

TO WHOM IT MAY CONCERN:

THIS IS TO CERTIFY that a Public Hearing for **Municipal Ordinance No. 25-11, Series of 2025** of the Sangguniang Bayan of Burauen, Leyte, entitled “*An Ordinance Prohibiting Online Sexual Abuse and Exploitation of Children and Child Sexual Abuse and Exploitation Materials in the Municipality of Burauen*” or “*Anti-OSAEC/CSAEM Ordinance*”, was conducted on **March 13, 2025, 9:30** in the morning at the Burauen Community Center, Burauen, Leyte.

Burauen, Leyte, April 14, 2025.


ATTY. RUDEJANE S. TAN
Secretary to the Sanggunian



OFFICE OF THE SANGGUNIAN BAYAN

**MINUTES OF THE PUBLIC HEARING ON SEVEN (7) PROPOSED ORDINANCES,
HELD AT THE BURAUEN COMMUNITY CENTER ON MARCH 13, 2025**

Present:

Hon Vincent G. Enerlan	Sangguniang Bayan Member
Hon. Cipriano R. Relatorres, Jr.	Sangguniang Bayan Member
Hon. Hermenia C. Camasin	Sangguniang Bayan Member
Hon. Oscar A. Cagara	Sangguniang Bayan Member
Hon. Fe S. Renomeron	LnB President/ Ex-Officio Sangguniang Bayan Member

I. PRAYER & NATIONAL ANTHEM

- The public hearing commenced with an invocation followed by the singing of the Philippine National Anthem.

II. BURAUEN HYMN

- The singing of the Burauen Hymn ensued.

III. CALL TO ORDER

- Hon. Cipriano R. Relatorres was selected by the Sangguniang Bayan members present to preside over the public hearing.
- The public hearing was called to order at around 9:30 o'clock in the morning.

IV. READING OF THE PROPOSED ORDINANCES

- 1. PROPOSED ORDINANCE NO. 25-09: AN ORDINANCE ESTABLISHING THE SCHEDULE OF FEES AND CHARGES FOR THE BURAUEN COMMUNITY COLLEGE, PROVIDING GUIDELINES FOR THEIR IMPOSITION, COLLECTION, AND UTILIZATION, AND FOR OTHER PURPOSES**
 - Hon. Cipriano R. Relatorres, Jr., Chairperson of the Committee on Education, read the "whereas" clauses and sections of Proposed Ordinance No. 25-09.
 - Following this, Mayor Juanito E. Renomeron shared that there is an issue proliferating among local universities and colleges concerning "ghost students".
 - The discussion then shifted to graduation ceremony fees. Hon. Relatorres clarified that the graduation ceremony fees cover expenses associated with organizing the graduation ceremony, which is not covered by UNIFAST.

- Thereafter, members from BCC's student council raised concerns about the vehicle access fees, deeming the 50 and 100 peso fees too burdensome for students.
- Mrs. Alvira Arias, a representative from the Municipal Planning and Development Office, clarified that the fees set forth in the proposed ordinance, include vehicle passes, were rationalized based on guidelines issued by the BLGF. All costs involved with the items or services rendered are taken into account.
- 2. **PROPOSED ORDINANCE NO. 25-02: AN ORDINANCE ADOPTING REPUBLIC ACT NO. 11361 OR THE "ANTI-OBSTRUCTION OF POWER LINES ACT" AND FURTHER STRENGTHENING IMPLEMENTATION IN THE MUNICIPALITY OF BURAUEN, LEYTE.**
 - Hon. Cipriano R. Relatorres, Jr., Chairperson of the Committee on Public Utilities, read the "whereas clauses" and sections of Proposed Ordinance No. 25-02.
 - Engr. Melben Abrera explained that a lack of widespread dissemination of certain national policies prompted him, along with colleagues from DORELCO, Atty. Myreljoy Martinez and Mr. Rex Cabus, to request the passage of this ordinance and to participate in the public hearing to ensure barangay officials were properly informed of the provision of RA 11361.
 - Engr. Abrera stressed the critical importance of maintaining clear power lines, free from obstructions and debris, to prevent fires. He informed the council that 70% of brownouts result from such obstructions, and their removal would significantly minimize power outages.
 - Hon. Relatorres then clarified that Republic Act 11361 stipulates that property owner consent is not required for clearing operations, only prior notification.
 - Hon. Angelita Quimbo, from Barangay Arado, requested that DORELCO provide advance notice to barangays before commencing any clearing activities.
 - Engr. Abrera agreed, assuring the council that DORELCO will notify barangays at least three days prior to scheduled clearing operations. Furthermore, he stated that if barangays identify an urgent need for clearing outside of scheduled operations, they can request the Burauen Sub-Office to schedule immediate clearing
- 3. **PROPOSED ORDINANCE NO. 25-13: AN ORDINANCE ESTABLISHING AND INSTITUTIONALIZING THE BARANGAY AGRICULTURE EXTENSION WORKER (BAEW) PROGRAM IN THE MUNICIPALITY OF BURAUEN, LEYTE, AND PROVIDING FUNDS THEREFOR.**
 - Hon. Oscar A. Cagara., Chairperson of the Committee on Education, read the "whereas clauses" and sections of Proposed Ordinance No. 25-13.
 - No question or concern was raised on the proposed ordinance.
- 4. **PROPOSED ORDINANCE NO. 25-08: AN ORDINANCE ESTABLISHING THE BURAUEN HEALTH & WELLNESS CENTER, DEFINING ITS PURPOSE, MANDATE, RATES, FEES AND CHARGES, PROVIDING FOR OPERATIONAL GUIDELINES THEREOF, AND ADOPTING A "NO-BALANCE BILLING POLICY.**
 - Hon. Cipriano R. Relatorres, Jr., Chairperson of the Committee on Education, read the "whereas clauses" and sections of Proposed Ordinance No. 25-08.

- He stressed that these fees are set at a break-even point, ensuring that the municipality can offer quality and accessible health services without seeking profit.
 - Regarding the No Balance Billing Policy (“NBB”), Hon. Relatorres explained that eligible patients will receive covered services at no cost. However, under the PhilHealth Konsulta Program, NBB applies only to individuals registered with the Burauen Municipal Health Office.
 - Hon. Max Morbos, representing Barangay Takin in Burauen, sought clarification on how residents registered with PhilHealth Konsulta providers outside Burauen could avail of the NBB benefits within the municipality.
 - Mr. Abud explained that PhilHealth's registration process has changed. Formerly, enrollment at a specific health facility meant automatic renewal. Now, PhilHealth members have the flexibility to select a different Konsulta provider each year.
5. **PROPOSED ORDINANCE NO. 25-04: AN ORDINANCE PROHIBITING ONLINE SEXUAL ABUSE AND EXPLOITATION OF CHILDREN (OSAEC) AND CHILD SEXUAL ABUSE OR EXPLOITATION MATERIALS (CSAEM) IN THE MUNICIPALITY OF BURAUEN, PURSUANT TO REPUBLIC ACT NO. 11930, OTHERWISE KNOWN AS THE “ANTI-ONLINE SEXUAL ABUSE AND EXPLOITATION OF CHILDREN (OSAEC) AND ANTI-CHILD SEXUAL ABUSE OR EXPLOITATION MATERIALS (CSAEM) ACT,” AND INSTITUTIONALIZING PROGRAMS FOR ITS PREVENTION AND ERADICATION, PROVIDING PENALTIES, AND PROVIDING FUNDS THEREFOR.**
- Hon. Cipriano R. Relatorres, Jr., Chairperson of the Committee on Children, read the “whereas clauses” and sections of Proposed Ordinance No. 25-04.
 - Mrs. Helen Lomahan, Municipal Social Welfare and Development Officer, highlighted the role of the barangay, which is to ensure the participation of the Sangguniang Kabataan (SK) and the allocation of sufficient funds from the SK funds and resources for the initiatives against OSAEC and CSAEC at the barangay level.
 - Mrs. Lomahan also clarified that the ordinance extends to cases involving adults who are digitally altered or presented to appear as children. As an example, she cited the manipulation of a child's photo to replace their face with that of an adult, which would fall under the ordinance's purview."
6. **PROPOSED ORDINANCE NO. 25-10: AN ORDINANCE ADOPTING REPUBLIC ACT NO. 11313, ENTITLED, “AN ACT DEFINING GENDER-BASED SEXUAL HARASSMENT IN STREETS, PUBLIC SPACES, ONLINE, WORKPLACES, AND EDUCATIONAL OR TRAINING, INSTITUTIONS, PROVIDING PROTECTIVE MEASURES”, OTHERWISE KNOWN AS THE “SPACE SPACES ACT” AND ITS IMPLEMENTING RULES AND REGULATIONS AND PRESCRIBING PENALTIES THEREFOR FOR LOCAL IMPLEMENTATION IN THE MUNICIPALITY OF BURAUEN, PROVINCE OF LEYTE.**
- Hon. Cipriano R. Relatorres, Jr., Chairperson of the Committee on Children, read the title and sections of Proposed Ordinance No. 25-10.

- 168 - Mayor Juanito E. Renomeron raised a question regarding the distinction between
169 offenses under the Sexual Harassment Law and the Safe Spaces Act.
170
171 - Hon. Relatorres clarified that the Safe Spaces Act was enacted because the existing
172 Sexual Harassment Law did not address instances where the alleged acts were
173 committed by individuals without moral ascendancy over the complainant, or when
174 those acts occurred outside of educational institutions or workplaces. Crucially, the
175 Safe Spaces Act expands coverage to include gender-based sexual harassment
176 committed by anyone, regardless of their position or relationship to the victim, even
177 without moral ascendancy. Therefore, the Safe Spaces Act broadened the scope of
178 protection, explicitly covering gender-based sexual harassment in public spaces,
179 online, and in other settings not previously addressed by the Sexual Harassment
180 Law. It aims to create a more comprehensive legal framework to ensure safety and
181 prevent harassment in all environments.
182
183 7. **PROPOSED ORDINANCE NO. 25-05: AN ORDINANCE ADOPTING THE**
184 **CHILD PROTECTION POLICY OF THE MUNICIPALITY OF BURAUEN,**
185 **PROVIDING FOR ITS IMPLEMENTATION, AND PENALIZING**
186 **VIOLATIONS THEREOF**
187
188 - Hon. Cipriano R. Relatorres, Jr., Chairperson of the Committee on Children, read
189 the “whereas clauses” and sections of Proposed Ordinance No. 25-10.
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191 - No question or concern was raised on the proposed ordinance.
192
193

194 **V. ADJOURNMENT**
195

- 196 - There being no more matters to be discussed, the public hearing for the
197 aforementioned ordinances was adjourned at 4:15 o’clock in the afternoon.
198
199

200 Prepared by:
201

202 **ATTY. RUDEJANE S. TAN**
203 *Secretary to the Sanggunian*
204



Republic of the Philippines
PROVINCE OF LEYTE
Municipality of Burauen



OFFICE OF THE SANGGUNIAN BAYAN

ATTENDANCE SHEET
PUBLIC HEARING
MARCH 13, 2025

NO.	FULL NAME	BARANGAY/OFFICE	POSITION	SIGNATURE
1.	MYRELLJOY M. MARTINEZ	DORVELCO	ISDM	
2.	REX L. CABUS	DORVELCO	AREA HEAD	
3.	MELVEN T. ABRERA	DORVELCO	TSDM	
4.	ROSENDO A. CAGARA JR	BRGY DUMALAG	P-B	
5.	ANTONIO C. DEL PILAR	PROG. SINTUAN	P-B	
6.	Humeria M. Refugido	Brgy. Pongdon	P. B.	
7.	Edinda C. Mucaden	Brgy. Pongdon	P. B.	
8.	CHANA S. MANUELLO	Brgy. Bolatson	Brgy Captain	
9.	BEREN R. DIMAY	Progy. Ilihan	Progy. Kap	
10.	Felipe G. Edradan, Sr.	Brgy. Pob. Dist. 1	IA President	
11.	GEMMA P. ARALAR	Brgy. Hapunan	P.B.	
12.	MA. HAZEL RELATORRE	HIBUNAWAN	PB	
13.	MATRA B. INFANTE	CALADANAY	PR	
14.	NOEL B. LAGARLO	ESPERANZA	P.B.	
15.	ANTONIO M. ESCALA	LINBUNAN	P.B.	
16.	ROWENA A. LACABA	BATUAD	P-B	
17.	Threicialyn D. Negro	BCC (CBPA)	Student	
18.	Nazarath V. Abalo	BCC (CBPA)	Student	
19.	FRANCINE JANE MARAJA	BCC (CBPA)	Student	
20.	VINCENT A. UPIOD	BCC (CBPA)	Student	
21.	JONATHAN D. POCPON	BCC (CBPA)	Student	
22.	KINTH CASPER S. PERTUERO	BCC (CBPA)	Student	
23.	Ruby Evelyn Mirona	BCC (CBPA)	Student	
24.	Mark Dave Borromeo	BCC (CBPA)	Student	
25.	Angel P. Badoe	BCC (CSC)	Student	
26.	BABOC, JHONWEL M.	BCC (CSC)	Student	
27.	DRENCING, RIM BERTUD	BCC (CSC)	Student	
28.	Ratzen, Jennie	BCC (CSC)	Student	
29.	Blawta, Sherman R.	BCC (CSC)	Student	
30.	Portillo, Jocelyn C.	BCC (CSC)	Student	
31.	Magasbas, Christian	BCC (CSC)	Student	
32.	Magasbas, Jhonnel T.	BCC (CSC)	Student	
33.	Lagera, John Riel D.	BCC (CSC)	Student	

34.	Solantes Kevin C.	BCC	Student	
35.	Galla, Janelle Jaye	BCC	Student	
36.	REGIS, VON LYUNKE	BCC	STUDENT	
37.	GONZALES, JUSTINE M.	BCC	STUDENT	
38.	ACERO, MICHAEL CARLA.	BCC	STUDENT	
39.	CONRADO LISABEL	CANDOGON	POUNONG BRGY	CONRADO LISABEL
40.	Alvin E. Jutilon	TAGHULAN	P.B.	Alvin E. Jutilon
41.	Bernardo S. S. S.	Maguindanao	P.B.	
42.	RANIL T. QUINSON	V- PATRUX	P.B.	
43.	VILLA P. CARDANA	CANSIBOY	P.B.	
44.	CAMSTOPPER A. ALMENDRA	LOGSONGAN	P.B.	
45.	Rodolfo E. E.	KABANA	P.B.	
46.	Michelle S. S.	BU	Family	
47.	GO, TOM	BU	OKT	
48.	Arturo M. M.	Maguindanao	P.B.	
49.	Donna K. Patalid	Catangbayan	P.B.	
50.	Emilda S. OLBORN	Malabon	P.B.	Emilda S. OLBORN
51.	ROLANDO M. REGERO	CARNISLAGAN	P.B.	
52.	Allan R. Coones	Cagayan	P.B.	
53.	Salvacion L. Posay	Abuyogon	P.B.	
54.	CONSTANCIO U. COSTA JR	H- WAT	P.B.	
55.	Karen Jan P. P.	Buenavista	Sec.	
56.	DELIA C. ANIMO	TAGADTARAN	Sec.	
57.	Isabelo P. P.	Patang	P.B.	Isabelo P. P.
58.	EMILY B. GEMENTIZA	ROVRS	BB	
59.	LEO M. RAGA	TOLOYAO	P.B.	
60.	Christina D. P.	VILLA ANTONIA	P.B.	
61.	Carmelita A. Benomera	ANONANG	P.B.	
62.	Belm R. Corda	CALAO	P.B.	Belm Corda
63.	FLORANTE C. IGUALINO	DAMULO -AN	P.B.	
64.	Lery R. Nodol	Dinaigyan	P.B.	
65.	MAT D. MORBOS	TAKIN	P.B.	
66.	Ma. Panificacion A. Lora	Tagbayan	S. B. H.	
67.	YOLANDO S. S.	CALI	P.B.	
68.	Paula A. A.	Sambel	P.B.	
69.	ERWIN B. LOZANO	MOSUING	P.B.	
70.	JIMMY A. CATBO	VILLA ROSAS	P.B.	
71.	ROWIE I. TANGPULZ	TAMBIS	P.B.	
72.	Apolinar A. Abenja	CADAHUNAN	P.B.	
73.	NINA B. B.	PAITAN	P.B.	
74.	GILBERT MANRILLA	TABANON	P.B.	
75.	Ricita M. Dumagat	Brgy. Kalipayan	P.B.	Ricita M. Dumagat



Republic of the Philippines
PROVINCE OF LEYTE
MUNICIPALITY OF BURAUEN



OFFICE OF THE SANGGUNANG BAYAN

CERTIFICATE OF POSTING

TO WHOM IT MAY CONCERN:

THIS IS TO CERTIFY that **Municipal Ordinance No. 25-11**, Series of 2025 of the Sangguniang Bayan of Burauen, Leyte, entitled, ***“An Ordinance Prohibiting Online Sexual Abuse and Exploitation of Children and Child Sexual Abuse and Exploitation Materials in the Municipality of Burauen” or “Anti-OSAEC/CSAEM Ordinance”***, was enacted on March 17, 2025, approved on even date, and has been posted in two (2) conspicuous and publicly accessible places of the municipality from *March 19, 2025 to April 8, 2025*, in compliance with Section 59, paragraph (b) of Republic Act No. 7160, otherwise known as the “Local Government Code of 1991”.

Burauen, Leyte, April 14, 2025.


ATTY. RUDEJANE S. TAN
Secretary to the Sanggunian