ORDINANCE REQUIRING FOOD ESTABLISHMENTS, OTHER ESTABLISHMENTS RELATED TO FOOD MANUFACTURING, CAR/AUTO REPAIR SHOPS AND CAR WASH SHOPS IN PROVIDING GREASE TRAPS TO PREVENT FAT, GREASE AND OIL COMPONENTS FROM RUNNING THROUGH THE ESTABLISHMENTS’ DRAINAGE

WHEREAS, one of the known causes of flooding in Metro Manila is the unlawful dumping of wastes including discarded cooking oil by food chains into canals, rivers and creeks;

WHEREAS, oil, lard and fat components, just like non-biodegradable items turn to grease and solidify as they enter the sewers, thus, restricting the flow of rainwater through the inlets and drainage mains;

WHEREAS, to spare the metropolis from floods, fast food restaurants, canteens, carinderias, caterers, eateries, other eating places and other establishments related to food manufacturing, including car/auto repair shops and car wash shops should equip their establishments with “grease traps”, a gadget used to prevent fat, grease and oil components from running through the establishments’ drains into the sewer;

WHEREAS, local authorities should clamp down on delinquent and defiant eateries which do not use “grease traps” and conduct frequent and random inspections of food establishments in their respective areas to ensure their compliance with the law; likewise, appealing to the public to dispose their refuse properly.

NOW, THEREFORE, BE IT ENACTED by the Sangguniang Panlungsod of Mandaluyong in session assembled:

SECTION 1. TITLE OF ORDINANCE. This Ordinance shall be known as the “Grease Trap Requirement Ordinance of the City of Mandaluyong”.

SECTION 2. PURPOSE AND SCOPE. To require fast food restaurants, canteens, carinderias, caterers, eateries, other eating places and other establishments related to food manufacturing, including car/auto repair shops and car wash shops to equip their establishments with “grease traps”, a gadget used to prevent fat, grease and oil components from running through the establishments’ drains into the sewer. Grease traps are less expensive than requiring the use of “enzymes” before cooking oil, fat, grease, engine oil and other form of oil wastes are discharged through the public sewer system.

SECTION 3. It shall be unlawful for any employee of fast food restaurants, canteens, carinderias, caterers, eateries, other eating places and other establishments related to food manufacturing, including car/auto repair shops and car wash shops to voluntarily, wantonly and deliberately dump their wastes and refuse in whatever form including discarding of used cooking oil, and engine oil into canals, rivers and creeks.

It shall likewise be unlawful for any person, ambulant vendor, vendors in a wet and dry market to dump their wastes, refuse or whatever element that would contribute to the clogging of drainage into canals, rivers and creeks either intentionally or unintentionally.
SECTION 4. It shall be unlawful for owners of fast food restaurants, canteens, carinderias, caterers, eateries, other eating places and other establishments related to food manufacturing, including car/auto repair shops and car wash shops if their establishments are not equipped with "grease traps".

It shall likewise be unlawful for owners of above mentioned food establishments by not providing, installing a dish washing area equipped with grease traps in their food booths, eateries or place of business where they ply their trade.

SECTION 5. PENALTY. Any person who shall violate Sections 3 & 4 of this Ordinance shall upon conviction suffer the following penalties.

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<tr>
<th>OFFENSE</th>
<th>Penalty</th>
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<tr>
<td>FIRST OFFENSE</td>
<td>Fine of Five Thousand Pesos (P5,000.00)</td>
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<tr>
<td>SECOND OFFENSE</td>
<td>Fine of Five Thousand Pesos (P5,000.00) and temporary closure of business for one (1) week.</td>
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<tr>
<td>THIRD OFFENSE</td>
<td>Revocation of license.</td>
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SECTION 6. That the City Health Department through its Sanitation Division be mandated to monitor all food restaurants or its derivatives on a twice a month basis to ensure the compliance of this Ordinance by the affected establishments, except for the month of December.

SECTION 7. PROSECUTION OF OFFENDERS. The respective Sanitary Inspectors of the Sanitation Division being mandated by Section 6 to ensure compliance of this Ordinance and the Inspectors of the Building Official who issued the corresponding citation of violation are hereby tasked to file the pertinent applicable case to prosecute the offenders of this Ordinance in behalf of the City Government, attend hearings and be material witness until final judgement is rendered by the court.

SECTION 8. EFFECTIVITY. This Ordinance shall take effect upon approval and after publication at least once in a newspaper of general circulation.

ENACTED on this 6th day of July, 2009 in the City of Mandaluyong.

I HEREBY CERTIFY THAT THE FOREGOING ORDINANCE WAS ENACTED AND APPROVED BY THE SANGGUNIANG PANLUNGISOD OF MANDALUYONG IN REGULAR SESSION HELD ON THE DATE AND PLACE FIRST ABOVE GIVEN.

JIMMY D. LACEBAL
Sanggunian Secretary

ATTESTED:

RENE D. STA. MARIA
City Vice Mayor & Presiding Officer

APPROVED:

BENJAMIN DC. ABALOS, JR.
City Mayor
Date: JUL 17 2009
CITY OF SAN ANDRES TAYTAY
Ordinance No. 436, S-2009
Page

JONATHAN DC. ABALOS
Councilor

ANTONIO DLS. SUVA
Councilor

TERESITA C. PILLAS
Councilor

MARIO L. DE GUZMAN
Councilor

SEVERO N. SERVILLON
Councilor

ALEX I. SANTOS (Sick Leave)
Councilor

EDWARD G. BARTOLOME
Councilor

CHERRY LYNN P. SANTOS (Sick Leave)
Councilor

MICHAEL R. OCAMPO
Councilor

NOEL E. BERNARDO (Absent)
Councilor

ROBERTO J. FRANCISCO
Councilor

DARIUS S. APACIONADO
Councilor

JESUS C. CRUZ
Liga President

MARC RENNIEL V. EVANGELISTA
SK Federation President