ORDINANCE NO. 566, S–2014
AN ORDINANCE REGULATING THE OPERATIONS OF ALL DUTY LICENSED PRIVATE WATCHMAN OR SECURITY AGENCIES WITHIN THE CITY OF MANDALUYONG AND FOR OTHER PURPOSES

SECTION 1. TITLE. This Ordinance shall be known as “The Private Security Watchman/Agency Ordinance” of the City of Mandaluyong.

SECTION 2. DEFINITION OF TERMS.

a. PERSON – shall include not only natural person but also juridical person such as corporation, partnership, company or association duly registered with the Securities and Exchange Commission and/or the Bureau of Domestic Trade.

b. PRIVATE WATCHMAN OR SECURITY AGENCY – is any person, association, partnership, firm or private corporation, which recruits, trains, furnishes or employs any watchman or security guard or solicits individuals, business firms, private, public or government owned or controlled corporation to engage his/its services or those of his/its watchman or security guards duly licensed by the Philippine Constabulary Supervisory Unit for Security and Investigation Agencies (PCSUSIA).

c. PRIVATE WATCHMAN OR SECURITY GUARD – is any person who after having been licensed by the Philippine Constabulary Supervisory Unit for Security and Investigation Agencies (PCSUSIA) offers or renders personal service to watch or secure either a residential or business establishment or both at any building compound or area for hire or compensation.

d. COMPANY GUARD – Person/s employed by an individual or firm assigned to secure and protect members of the family/personnel and/or properties of a company.

SECTION 3. DUTY TO REGISTER. All private watchman or security agencies and private watchman or security guards including company guards, shall, before engaging in the business of watchman or security agency or act or engage in the occupation, calling or employment of watchman or security guard within the territorial jurisdictions of the City of Mandaluyong, secure a permit from the Office of the Mayor.

SECTION 4. REQUIREMENTS FOR REGISTRATION. All applications for registration shall be made in writing and shall be filed with the Office of the Mayor. The application shall contain the full name of the applicant, age, civil status, residence and location of business. If the applicant is a corporation, association or partnership, a copy of its certification or registration with the Securities and Exchange Commission, together with its Articles of Incorporation shall be attached to the application.
All applicants for registration whether as a Private Watchman or Security agency or as private watchman or security guard or company guard shall, in addition to the above documents, submit its/his current license issued by the Philippine Constabulary Supervisory Units for Security and Investigation Agencies (PCSUSIA).

SECTION 5. REGISTRATION FEES. No permit shall be issued by the Office of the Mayor unless the following annual registration fees are paid for:

<table>
<thead>
<tr>
<th>Description</th>
<th>Fee</th>
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<tr>
<td>a. For Private Watchman or Security Agency</td>
<td>P 500.00</td>
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<tr>
<td>b. For Private Watchman or Security Guard or Company Guard</td>
<td>P 50.00</td>
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<tr>
<td>c. Occupational Tax</td>
<td>P 100.00</td>
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SECTION 6. The permit required under this Ordinance shall be applied for and secured not later than January 20 every year and to be issued in such form as may be designed by the Office of the Mayor and shall be valid only up to December 31 of the year it was issued which permit shall be renewed annually, provided, however, that any private watchman, security guard or company guard who shall be assigned or posted in Mandaluyong, Metro Manila at any time between February 1 and December 31 of any given year shall, within fifteen (15) days after such assignment or posting, apply and secure said permit. A summary list of their private watchman/security guard/company guard(s) is requested to be submitted.

SECTION 7. No person shall hire, engage or otherwise employ the services of a private watchman or security agency or private watchman or security guard including company guard unless such agency or security guard is duly registered and issued a permit for the current year by the Office of the Mayor in accordance with the provisions of this Ordinance.

SECTION 8. No private watchman or security agency and private watchman or security guard including company guard shall allow itself/himself to be hired, or otherwise employed as a private watchman or security agency or private watchman or security guard or company guard and render actual security services or functions within the territorial boundaries of the City of Mandaluyong, Metro Manila unless such agency or guard is duly registered and licensed in accordance with the provisions of this Ordinance.

SECTION 9. PENALTIES FOR VIOLATIONS. Any person found hiring engaging or otherwise employing the services of a private watchman or security agency or private watchman or security guard including company guard and any private watchman or security agency or private watchman or security guard or company guard rendering actual services or functions but not registered and licensed in accordance with the requirements of this Ordinance shall, upon conviction, be punished by a fine of not less than Five Hundred Pesos (P500.00) but not more than One Thousand Pesos (P1,000.00) or imprisonment of not less than three months but not more than six months, or both, at the discretion of the Court.

NB: Section 5 is a new rate.
SECTION 10. If the person found violating the provisions of this Ordinance is a corporation or a partnership, the penalties provided above shall be imposed upon the President and General Manager or Managing Partner and General Manager, respectively.

SECTION 11. IMPLEMENTING AGENCY. The Public Order and Safety Office of the City Government of the City of Mandaluyong will be responsible in the implementation of this Ordinance.

SECTION 12. REPEALING CLAUSE. Ordinance No. 4, S–1988, Ordinance No. 88, S–1991, Ordinance No. 393, S–2008, and any Ordinance not consistent with the provisions of this Ordinance is hereby repealed.

SECTION 13. EFFECTIVITY. This Ordinance shall take effect upon approval.

ENACTED on this 17th day of September, 2014 in the City of Mandaluyong.

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

[Signature]
Sanggunian Secretary

PRESIDED BY:

ANTONIO DS. SUVA
Councilor &
Acting Presiding Officer

APPROVED:

BENJAMIN DC. ABALOS, JR.
City Mayor

Date: OCTOBER 2, 2014

NB: This Ordinance repeals Ordinance No. 4, S–1988; No. 88, S–1991 and No. 393, S–2008 which were originally enacted on March 11, 1988, March 6, 1991 and March 24, 2008, respectively.