



Republic of the Philippines

PROVINCE OF BENGUET
LA TRINIDAD

OFFICE OF THE GOVERNOR

A 11-3-A
Provl Ordinance

SANGGUNIANG PANLALAWIGAN OFFICE
La Trinidad, Province of Benguet

FILED

2nd Indorsement
August 18, 2000

RECEIVED
AUG 22 2000

Respectfully returned to the Sangguniang Panlalawigan, this province, through Hon. Robert M. Tindaan, Vice Governor and Presiding Office, the herein Provincial Ordinance No. 00-64, with my VETO thereon for reasons stated in the 1st indorsement, dated August 9, 2000, of the Provincial Legal Office fully quoted as follows:

Respectfully returned to Hon. Raul M. Molintas, Provincial Governor, this Province, herein Resolution No. 00-64 with the following comments and recommendation:

The ordinance seeks the granting of inflationary adjustment allowance to those employees who were disqualified because they were either administratively charged and penalized or on AWOL.

Admittedly, under Provincial Ordinance 99-59 dated Nov. 24, 1999, funds were appropriated for purposes of granting inflationary adjustment allowance to all officials and employees except to those disqualified. However, the unspent appropriation supposedly allocated for those disqualified was reverted to the Surplus Account last December 31, 1999. Hence, the fund reverted can no longer be used.

In order for those disqualified to avail of the allowance, a new appropriation is needed because the fund allocated for that purpose was already reverted. Since reversion was made, the ordinance can no longer be charged against the fund.

It is then our opinion that there is a need for a new ordinance in order that these concerned employees will be benefited.

For information and appropriate action.


RAUL M. MOLINTAS
Provincial Governor

P/gy

A-11-3-A
Ordinance
(Provil)

Republic of the Philippines
PROVINCE OF BENGUET
La Trinidad
OFFICE OF THE SANGGUNIANG PANLALAWIGAN

REGULAR MEETING – July 19, 2000

PRESENT: HON. ROBERT M. TINDA-AN, Provincial Vice-Governor, Presiding Officer
HON. MARVIN D. ATOS, Board Member
HON. LISO L. AGPAS, Board Member
HON. FRANCISCO E. GOLINGAB, JR., Board Member
HON. FERNANDO M. ARITAO, Board Member
HON. MANUEL C. CUILAN, Board Member
HON. DANIO L. BOLISLIS, Board Member
HON. ALBERT D. MAYAMNES, Board Member
HON. SARIO M. COPAS, Board Member
HON. CONCEPCION D. BALAO, PCL President, Member
HON. BONY L. TACIO, Liga ng mga Barangay President, Member
HON. REDENTOR P. EDOC, SKF President, Member

ABSENT: NONE

PROVINCIAL ORDINANCE NO. 00-64

**AMENDING PROVINCIAL ORDINANCE NO. 99-59 DATED
NOVEMBER 24, 1999 ENTITLED: "GRANTING INFLATIONARY
ADJUSTMENT ALLOWANCE TO ALL OFFICIALS AND
EMPLOYEES OF THE PROVINCIAL GOVERNMENT OF BENGUET
IN THE AMOUNT OF P7,200.00" BY DELETING SECTION 2**

EXPLANATORY NOTE

Section 2 of Provincial Ordinance No. 99-59 dated November 24, 1999 states that Provincial Officials and Employees who have been serving meted penalties unless, in the case of administrative charges, the penalty imposed is only reprimand and those who are absent without leave (AWOL) shall be exempted from the coverage of the ordinance. Some employees especially the Provincial Guards are not covered under the ordinance. They are however, appealing to be exempted from the effects of said section;

Be it enacted by the Sangguniang Panlalawigan in Session Assembled that:

SECTION 1 - Section 2 of Provincial Ordinance No. 99-59 is hereby deleted. Said ordinance shall read thus:

"Section 1 - Inflationary adjustment allowance herein granted shall be payable to officials and employees who have rendered at least a total of 4 months of service and still in the service as of December 15, 1999, whether appointive, or elective, permanent or casual, temporary, contractual whose employment is in the nature of a regular personnel, in the amount of Seven Thousand Two Hundred (P7,200.00) Pesos, as follows:

[Handwritten signatures and initials]

<u>Length of Service</u>	<u>Percentage</u>
4 months and above	100%
Less than 4 months but more than 3 months	75%
Less than 3 months but more than 2 months	50%
Less than 2 months but more than 1 month	25%

Section 2 - The amount of P6,076,800.00 is hereby appropriated for the purpose to be taken from the savings from operations of all offices from previous years and the current year under the General Fund.

Section 3 - This Ordinance shall take effect upon its approval."

SECTION 2 - This Ordinance shall take effect upon its approval.

APPROVED.


MARVIN D. ATOS
Board Member


LISO L. AGPAS
Board Member


FRANCISCO E. GOLINGAB, JR.
Board Member


FERNANDO M. ARITAO
Board Member


MANUEL C. CUILAN
Board Member


DANIO L. BOLISLIS
Board Member


ALBERT D. MAYAMNES
Board Member



SARIO M. COPAS
Board Member


CONCEPCION D. BALAO
PCL President, Member


BONY L. TACIO
Liga ng mga Brgy. President, Member


REDENTOR P. EDOC
SKF President, Member

CERTIFIED CORRECT:


ROBERT M. TINDA-AN
Vice-Governor
Presiding Officer

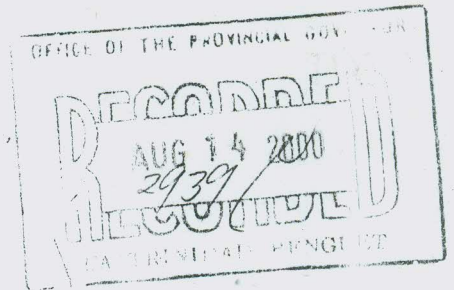
ATTESTED:


NOEL S. SABOG
Sangguniang Panlalawigan
Secretary

APPROVED:

RAUL M. MOLINTAS
Provincial Governor
Date: _____

Republic of the Philippines
PROVINCE OF BENGUET
La Trinidad
PROVINCIAL LEGAL OFFICE



1st Indorsement
August 9, 2000

Respectfully returned to Hon. Raul M. Molintas, Provincial Governor, this Province, herein Resolution No. 00-64 with the following comments and recommendation:

The ordinance seeks the granting of inflationary adjustment allowance to those employees who were disqualified because they were either administratively charged and penalized or on AWOL.

Admittedly, under Provincial Ordinance 99-59 dated Nov. 24, 1999, funds were appropriated for purposes of granting inflationary adjustment allowance to all officials and employees except to those disqualified. However, the unspent appropriation supposedly allocated for those disqualified was reverted to the Surplus Account last December 31, 1999. Hence, the fund reverted can no longer be used.


In order for those disqualified to avail of the allowance, a new appropriation is needed because the fund allocated for that purpose was already reverted. Since reversion was made, the ordinance can no longer be charged against the fund.

It is then in our opinion that there is a need for a new ordinance in order that these concerned employees will be benefited.

For information and appropriate action.


FERDINAND P. CATORES
Legal Aide

Approved by:


ATTY. RAYMUND M. CELINO
Provincial Legal Officer