

QC ORDINANCES



WATERWAYS ORDINANCES

Ordinance No. 6305 s.1965

Prohibiting the Throwing of any kind of garbage, waste matters, or refuse in any drainage outlets such as canals, rivers, creeks, or any tributaries in Quezon City, and providing penalties for violation thereof.

Section 1. The throwing of any kind of garbage, waste matters, or refuse in any drainage outlets such as canals, rivers creeks, or any tributaries in Quezon City, is hereby prohibited.

Section 2. Any violation of the provisions of this ordinance shall be punished by fine of not more than Fifty Pesos (P50.00) or an imprisonment of not more than twenty (20) days, or both such fine and imprisonment at the discretion of the court.

SP 1506 s.2005

An Ordinance Amending Ordinance No. 6305 s-65

Section 1 – amendment of Section 2 of Ord. No. 6305.

- a) 1st Offense – P1,000 & 1 week CS in the Barangay
- b) 2nd Offense – P3,000 or 30 days imprisonment or both at the discretion of the court.
- c) 3rd offense – P5,000 or 1 year imprisonment or both at the discretion of the court.

SP 595 s. 1997

An Ordinance Regulating The Disposal Of Used Motor Oil

Section 1 – Gasoline stations, motor shops and other establishments extracting used motor oil are prohibited from dumping or throwing such motor oil in waterways, sidewalks or streets.

Section 2 – All establishments mentioned in Section 1 are given 6 months to establish a system of disposal and collection.

Section 3 – The City Health officer, the Bureau of Fire Protection and Department of Public Order and Safety are directed to coordinate with each other to ensure strict compliance.

Section 4 – Penal Provisions

- a) P2,000 but not more than P5,000 or 2 months but not more than 1 year imprisonment or both
- b) P5,000 or 1 year imprisonment or both for juridical persons
- c) Non-renewal or revocation of business permit

SP 1731 s. 2006

An Ordinance Prohibiting Any Person To Discharge Or Dispose Any Untreated Waste Water, Sludge, Oil, Chemical Or Other Waste To Any Part Of Quezon City That Will Endanger The Environmental Condition Of The City's Rivers, Creeks And Waterways With The Corresponding Penalties Thereof.

Section 1. This ordinance prohibits any person and/or establishments to discharge or dispose any untreated waste water, sludge, oil, chemical or other wastes that will endanger the environmental condition of the rivers, creeks and waterways within Quezon City.

To prescribe all industries, establishments and other entities to install pollution control devices. The following are:

- i. Major Industries and Establishments with wastewater discharge: Wastewater Treatment Plant.
- ii. Petroleum Based Establishments: (gasoline stations, carwash shops, auto repair shops, garages (bus) and the likes: Oil and Water Separator.
- iii. Establishment: Septic and Sludge Excavation Business (handling and transport) : Sealed Container.
- iv. Restaurants: Grease Traps and Septic Tank
- v. Piggeries / Livestock Farm: Sealed Concrete Holding Tanks
- vi. Residential: Septic Tank
- vii. Dental Clinic, Veterinary, Small Hospitals / Medical Clinics: Sealed Container
- viii. Morgue / Mortuaries: No biological discharge of septic tank / sealed container.
- ix. Vehicle: No discharge of any used oil, coolant or any petroleum-based liquids to drainage or body of water by any person using or conducting maintenance repair.

Section 3. Any person found violating this ordinance shall be penalized as follows:

a. Individual:

- 1) First Offense: A fine of One Thousand Pesos (Php 1,000.00)
- 2) Second Offense: A fine of Three Thousand Pesos (Php 3,000.00) and/or an imprisonment of ten (10) days, or both, at the discretion of the court;
- 3) Third Offense: A fine of Five Thousand Pesos (Php 5,000.00) and/or an imprisonment of one (1) month, or both, at the discretion of the court.

b. Establishment:

A fine of Five Thousand Pesos (P 5,000.00) for the outright violation of this ordinance and an additional One Thousand Pesos (P 1,000.00) per day in case of continuous violation and/or closure of the establishment until compliance.



GARBAGE ORDINANCES

NC 172 s.1990

Prohibiting Urinating, Defecating And Indiscriminate Disposal Of Waste, Trash And Any Form Of Garbage In Public Places, Except In Any Designated, Allowable Areas Or Places Of Quezon City And Providing Penalties For Violation Thereof.

Section 1 – Urinating, defecating and indiscriminate disposal of waste in public places except in any designated, allowable areas or places in Quezon City is hereby prohibited.

Section 2 – Any violation of this Ordinance shall be punishable by imposing the fine of Two Hundred Pesos (Php 200.00) or imprisonment of five days or both at the discretion of the court.

SP 111 s. 1993

An Ordinance Requiring All Industrial And Commercial Establishments To Put Adequate, Sufficient And Covered Trash Receptacles And Its Implements And Accessories Within The Vicinity Of Their Establishments And Providing Penalty And/Or Fine For Violation Thereof.

Section 1 – all industrial and commercial establishments doing business in Quezon City are required to put adequate, sufficient and covered trash receptacles and its implements and accessories for every fifty (50) square meters of land

comprising or occupied by these business establishments.

Section 2 – The owners, proprietors, managers and/or the presidents of the said establishment who fail to comply with this requirement shall be punished by a fine of not more than Five Thousand Pesos (Php 5,000.00) or an imprisonment of not more than (30) days or both such fine and imprisonment at the discretion of the court.

SP 1072 s. 2001

An Ordinance Mandating All Drivers Of Public Utility Vehicles Plying The Streets Of Quezon City To Provide A Receptacle Conspicuously Inside Their Respective Vehicles For The Proper Disposal Of Trash/Rubbish Of Their Passengers And Providing Penalties For Violation Thereof.

Section 1 – Drivers and operators of public utility vehicles plying the streets of Quezon City are mandated to provide a receptacle conspicuously inside their respective vehicles for their passengers to properly dispose of their trash / rubbish.

Section 2 – Violation of this ordinance shall be punishable as follows:

1. First Apprehension – Three Hundred Pesos (Php 300.00)
2. Second Apprehension – Six Hundred Pesos (Php 600.00)
3. Third Apprehension – One Thousand Pesos (1,000.00) or imprisonment of not more than fifteen (15) days or both, at the discretion of the court without prejudice to the fine imposed by PD 825.

SP 2122 s. 2011

An Ordinance Prohibiting The Open Burning Of Garbage, Trash Or Any Other Refuse Materials

Within The Territorial Jurisdiction Of Quezon City And For Other Purposes.

Section 2 – Prohibited Acts – The following acts are prohibited: open burning of trash, garbage, dried leaves, twigs and solid waste or any refuse.

Section 6 – Penalty – Any person, whether natural or juridical, violating this ordinance shall be subjected to the following:

1. First Offense – A fine of One Thousand Pesos (Php 1,000.00)
2. Second Offense – A fine of Two Thousand Pesos (Php 2,000.00)
3. Third and subsequent Offense – It shall render any offender liable to criminal prosecution and to the penalties of a fine of Five Thousand Pesos (Php 5,000.00) and/or six (6) months to one (1) year of imprisonment, in the discretion of the court.



Cleaning Ordinances

NC 106 s. 1989

Requiring All Owners Of Land, Business Establishments And Residential Houses Or Lessees Thereof To Undertake The Cleanliness Of The Areas Within Their Premises, Providing Penalty For Violation Thereof.

Section 1 – It shall be the duty and obligation of every owner of the land, business establishments and residential houses in Quezon City or lessees thereof to maintain the cleanliness of the areas within their premises including the sidewalks and street gutters fronting their premises and to keep a garbage can or receptacle for the disposal of their garbage.

Section 2 – It shall be unlawful for the persons mentioned in Section 1 hereof to throw and/or

dump their garbage in any place other than their own garbage can or receptacle.

Section 3 – Violation of this ordinance shall be penalized by imprisonment of not more than Ten days or a fine not more than Five Hundred pesos, or both such imprisonment or fine in the discretion of the court, the penalty herein will be imposed on the president, the manager, or the person in-charge thereof.

SP 1530 s. 2005

An Ordinance Mandating Residents, Owners And Operators Of Institutions To Clean Their Own Surroundings Including Canals, Streets Or Roads In Their Immediate Premises To Make Quezon City A Cleaner And Healthier Place To Live In, And Providing Penalties For Violation Thereof.

Section 1 — All residents of Quezon City who own or lease dwelling units and/or owners or operators of different institutions and establishments are hereby mandated to cause the cleaning of their own surrounding, including the canals, streets or roads in their immediate premises.

Section 2 – Trash or garbage that may be placed, littered or scattered within their respective area of responsibility without their knowledge are exempted from the application of this ordinance; Provided, however that, upon learning of its existence, the persons responsible form the littered area shall have the obligation of cleaning the same.

Section 6 – Any person, entity or establishment found to have violated the provisions of this ordinance shall be subject to a fine of not less than One Thousand pesos (Php 1,000.00) but not more than Five Thousand Pesos (Php 5,000.00) or imprisonment of not less than six (6) months,

upon the discretion of the competent court in Quezon City.



JUNKSHOP AND PUSH CART ORDINANCES

SP 1711 s. 2006

An Ordinance Regulating The Operation Of Junkshops In Quezon City And Imposing Penalty For Violation Thereof And For Other Purposes.

Section 3 – It shall be unlawful for any person, firm, association, partnership or corporation to operate or maintain a junk shop, or to deal in junk at any place within the territorial jurisdiction of Quezon City in any manner contrary to the provisions of this ordinance and without first having obtained an EPWMD clearance for such purpose, as hereinafter provided.

Section 4 — Any person, firm, association, partnership or corporation desiring to obtain an EPWMD clearance as herein required shall:

- I. Make the necessary application in writing to EPWMD, setting forth the name, address and the premises at which it is proposed to establish a junk shop, including a full description of such premises and whether the applicants owns the premises or leases them together with the deeds of leases thereon, together with a description of the establishment and the kinds of material which it is proposed to store therein.
- II. Maintain a floor area of not less than 30 square meters.
- III. Maintain a separate sorting area, weighing area and storage area.
- IV. Maintain an orderly and well stored “recyclable materials”

V. Install an appropriate signboard in front of the junk shop where the following details are posted, to wit:

- a. Name of the junk shop and junk owner
- b. Address / Location
- c. Telephone Number
- d. Name of affiliation to any junk shop organization

VI. Display at all times in conspicuous area in the junk shop the EPWMD clearance issued by the department.

VII. Provide a septic tank for the junk shop operation.

VIII. Provide an area and/or "park area" for push carts.

IX. Transport, deliver and pick-up of junk material for selling only from 10:00 AM to 3:00 PM, thereby limiting the parking of transport vehicles in front of junk shops during the said schedule.

X. Maintain and keep in a sanitary condition of the entire junk shop area, and shall prohibit the following:

- a. Utilizing sidewalks as sorting or weighing area
- b. Making use of establishment roof as storage area
- c. All residuals and/or rubbish shall only be brought out for collection on condition that the junk shop conformed with EPWMD standard.
- d. Prohibit the throwing of residuals and/or rubbish in creeks, rivers or any drainage system.
- e. Prohibit foul odor in work areas within the junk shops.

XI. Comply with the following provisions of approved Ord. No. SP 941 s. 2000, to wit:

- a. Ambulant/push cart junk dealers shall be allowed to ply their trade or business only from 6 am to 6 pm.
- b. For the purpose of identification, utilize ambulant push carts with the following color-coded specifications:

District I: Blue

District III: Green

District II: Yellow

District IV: Red

c. Register the ambulant / push cart with the Barangay where the junk shop is located. As proof of such registration the ambulant / push cart junk dealer shall be issued an identification card by the Barangay concerned and the push cart itself shall sport a body number to be determined by the barangay concerned and the name of the junkshop and Barangay where the business establishment is located.

d. Inform the EPWMD and the Barangay concerned for any additional ambulant / push carts employed.

Section 5 – For non-compliance of or violation of any of the provisions of this ordinance by any person, firm, association. Partnership or corporation engaged in the business or junk shops, the following graduated penalties shall be imposed:

1st Offense – A fine of One Thousand Pesos (P 1,000.00)

2nd Offense – A fine of Three Thousand Pesos (P 3,000.00)

3rd Offense – A fine of Five Thousand Pesos (P 5,000.00 and cancellation of permit or an imprisonment of not less than Thirty (30) days but not more than sixty (60) days, or both for third and subsequent offense at the discretion of the court.

SP 941 s. 2000

An Ordinance Regulating The Operation Of Ambulant / Push Cart Junk Dealers And Providing Penalties For Violation Therefore.

Section 1 – Push carts and ambulant / push cart junk dealers shall be accredited / registered by the capitalist junk dealers with the Barangay where the luster's business establishment is lo-

cated. As proof of such registration the ambulant/push cart junk dealer shall be issued an identification card by the Barangay concerned and the push cart itself shall sport a body number to be determined by the Barangay concerned and the name of the junkshop and Barangay where the business establishment is located.

Section 2 – Ambulant / push cart junk dealer shall be allowed to ply their trade or business only from 6am to 6pm.

Section 3 – It shall be unlawful for capitalist junk dealers not to have their push carts and their ambulant push cart dealers accredited / registered with the Barangay where the former's business establishment is located.

Section 5 – It shall be unlawful for ambulant / push cart junk dealers not accredited or registered as provided in Section 1 hereof to ply their trade or business at anytime within the City.

Section 7 – Any violation of the provisions of this Ordinance shall be penalized with a fine of Two Hundred Pesos (P 200.00) for every count.



WASTE SEGREGATION ORDINANCES

SP 1483 s. 2005

An Ordinance Requiring All Residents And Business Establishments In Quezon City To Segregate Spent Fluorescent Bulbs From Common Garbage As To Eliminate Exposure From Mercury, Declaring The Same As Hazardous Waste And Directing The Epwmd To Prepare Irr Regarding The Disposal Of The Same.

Section 1 – All residents and business establishments in Quezon City are hereby required to

segregate spent fluorescent light bulbs from common garbage so as to eliminate exposure from mercury, declaring the same as hazardous waste and directing the EPWMD to prepare IRR regarding the disposal of the same.

SP 1707 s. 2006

An Ordinance Requiring The Segregation At Source Of All Household, Institutional, Industrial And Commercial Waste And/Or Garbage Into Wet Or Biodegradable And Dry Or Non-Biodegradable, Pursuant To Republic Act No. 9003.

Section 1 – The QC government hereby requires the segregation at source of all household, institutional, industrial and commercial waste and/or garbage into wet or biodegradable and dry or non-biodegradable, pursuant to RA 9003.

Section 3 – Each household, institutional, industrial or commercial garbage or waste shall be placed in separate receptacles or containers properly marked, i.e., one for the wet or biodegradable and one for the dry or non-biodegradable, secured and protected from insects and pests, and placed in the customary or usual place where garbage collectors from EPWMD shall collect them.

Section 5 – Any household, business or commercial establishment, institutional and industrial and manufacturing plant that will be found or apprehended not to be complying with this Ordinance shall be penalized with a fine of Three Thousand Pesos (Php 3,000.00) and non-collection of their garbage or waste until such time that the fine is paid.



SOLID WASTE MANAGEMENT ORDINANCES

SP 1323 s. 2003

An Ordinance Adopting Guidelines And Procedures For A Unified Approach On Solid Waste Management.

Section 4 – Storage Of Waste

- 4.1 Waste shall be stored only in the place of purchase or in the household.
- 4.2 Waste shall be stored and set out for collection in a closed plastic bag or any appropriate container.
- 4.3 Household toxic and hazardous waste (THW) shall be placed in a separate appropriate container and shall be disposed of in a specific manner... Broken glasses or lamps and other sharp objects shall be securely enclosed in hard cardboard with tie to prevent injury to handlers, and rip and tear of bags/container.

Section 5 – Discharge Or Set Out Waste For Collection

- 5.1 Waste shall be set out for collection only within the scheduled date and time of collection.
- 5.2 Household, commercial establishments and institutions shall set out their waste conspicuously only in front of their premises during the designated collection day.
- 5.3 Bulky waste shall be collected separately or scheduled for special collections subject to special arrangement with the LGU.
- 5.4 No burning of waste shall be allowed at the source.

Section 6 – Waste Collection System.

- 6.1 The City government shall be responsible in collecting the garbage door to door on the specified collection day without fail.

Section 6 – Waste Collection System.

- 6.2 The City shall coordinate with the Barangays and homeowners association, if there is any, the setting-up of the type of collection that will be used.
- 6.4 All trips during collection shall be required to have a trip ticket indicating the Barangays as well as the route of the trip cover.
- 6.5 Only the authorized garbage collector shall be allowed to handle the waste from the generators.
- 6.6 Selling, Scavenging and sorting or “bulasi” by the garbage collection crew shall not be allowed at all times
- 6.7 All garbage collectors, drivers and those involved in the collection of refuse shall be required to wear proper uniforms and ID cards
- 6.8 The garbage collectors shall empty and return all containers to the designated collection area with care
- 6.9 The garbage collectors shall not dent, bend or otherwise damage or alter the condition of the container.
- 6.11 Junk dealers are not allowed to collect recyclable materials during scheduled days of collection
- 6.12 Scrap buying and selling shall not be allowed during scheduled collection days.

Section 7 – Waste Collection Trucks Standards.

- 7.1 Collection Equipment Standards
 - c. All collection trucks shall be in good body condition and equipped with tools and spare tires. No msacks or any eye-sore must be seen hanging along side the trucks.

- d. All collection trucks shall meet the emission standards set by DENR including smoke belching standards.
- 7.2 Waste Collection / Transport Standard
- a. All trucks shall be properly covered to prevent spillage of garbage and escape of odor when travelling.
 - b. All trucks shall have complete tail lights, flasher, side mirror, plate number, tailgate, wiper and horn.
 - c. Reckless driving / irresponsible driver under the influence of alcohol, regulated and prohibited drugs shall be dealt with according to existing laws, . . .
 - e. All trucks shall be equipped with proper cleaning and clearing tools, e.g. brooms, dust pan, spade, shovels, etc. for cleaning and collecting spilled garbage caused by the collectors improper handling.

Section 9 – Administrative Proceed And Administrative Fines.

- 9.1 Issuance of Citation Tickets – Violator/s of any provisions of this Ordinance shall be issued Citation/Violation Ticket by the Environmental/Sanitation Police/Enforcer or deputized Sanitary enforcers/inspectors informing them of the nature of the infraction committed and the corresponding fines to be paid.
- 9.2 Payments of Fines – If the violator is a corporation, firm, institution or other corporate entities, the president, manager or person responsible for its operation shall be held liable.
- 9.3 Imposable Fines
 - 9.3.1. First Offense – A fine of P1,000.00 or Community Service of one day & compulsory seminar of one day.
 - 9.3.2. Second Offense – A fine of P2,000.00 or Community Service of

2 days & compulsory seminar of 1 day.

- 9.3.3. Third offense – A fine of P3,000.00 or Community Service of 3 days & compulsory seminar of 1 day or 1 day imprisonment.

Section 10 – Collection And Disposition Of Fines.

- 10.2 The fines collected in violation of this Ordinance shall accrue in favor of the following:
 - 10.2.1. 60% to the City government general fund
 - 10.2.2. 25% to the Barangay where the violation was committed to be expended exclusively for waste management – related projects in support of this ordinance.
 - 10.2.3. 10% to fund research and development projects related to waste management of the EPWMD.
 - 10.2.4. 5% to fund the incentive program in support of this ordinance.



PLASTIC ORDINANCES

SP 2140 S. 2012

An Ordinance Regulating The Use Of Plastic Bags And Establishing An Environmental Fee For Its Use, Providing Mechanism For Its Recovery And Recycling And Providing Penalties For Violation Thereof.

Section 3 – Regulations on the use of plastic bags. – The following regulations shall be imposed on the use of plastic bags as carryout bag:

- (a) Distribution of plastic bags by “Relevant Retailers” lower than the regulated thickness of 15 microns is prohibited under this ordinance.

- (b) To ensure the recovery of plastic bags from the waste stream, consumers who will not bring with them “reusable bags” and/or redeem “used plastic bags” for a new plastic bag, shall be charged with a “plastic recovery system fee”.
- (c) Stall owners / lessees in wet and dry markets will not be allowed to directly distribute plastic bags provided subsection 2(g).
- (d) Plastic bags with no handles, holes or strings commonly used for wrapping unpacked fresh foods and cooked foods at supermarkets, wet and dry markets, restaurants, canteen and the like shall not be included under the scheme as the usage of such plastic bag is justified on the grounds of public hygiene.

Section 4 – Plastic Recovery System Fee for plastic bag – All stores as defined in subsection 2(k) shall charge and collect with a fixed amount of two pesos (P2.00) per plastic bag regardless of its size.

Section 10 – Enforcement and Penalties

- a) Any establishment that violates the provisions of this Ordinance shall be charged of an infraction and shall be penalized by:
 - 1) 1st Offense: A fine not exceeding P1,000.00
 - 2) 2nd Offense: A fine not exceeding P3,000.00
 - 3) 3rd Offense: A fine not exceeding P5,000.00 and cancellation of Business Permit.
- b) An Environmental Violation Receipt (EVR) shall be issued to the violator.

SP 2003 s. 2011

An Ordinance Mandating All Business Establishments Using Plastic Bags In Their Business Transactions To Display Conspicuously In Their Stores The Environment Friendly Notice “Save

The Environment, Bring Your Own Recyclable / Reusable Bags.”

Section 1 – All business establishments using plastic bags in their business transactions should display conspicuously in their stores, especially in the transaction counter, the environment friendly notice “Save the Environment, bring your own recyclable / reusable bags”.

Section 2 – For non-compliance or violation of any of the provisions of this Ordinance by any person, firm, association, partnership or corporation engaged in business using plastic bags in their business transactions, the following graduated penalties shall be imposed.

- 1st Offense – A fine of P1,000.00
- 2nd Offense – A fine of P3,000.00
- 3rd Offense – A fine of P5,000.00 and cancellation of business permit.

SP 2127 s. 2012

An Ordinance Prohibiting The Use Of Plastic And Styrofoam In Quezon City Hall Complex, Novaliches District Center, Quezon City General Hospital And Novaliches District Hospital For Efficient Garbage Disposal And To Reduce Risk To Health And Well Being.

Section 3 – Prohibited Acts.

- A. For concessionaries and ambulant vendors.
 - 1. Utilizing plastic bags as packaging material on dry goods: . . .
 - 2. Utilizing Styrofoam as packaging container for food produce and other products;
 - 3. Offering or selling plastic bags to be used as primary or secondary packaging materials for dry goods.
- B. For employees and personnel

1. Disposing of plastic wastes inside the QC Hall complex and NDC.
2. Serving food and beverages in plastic or Styrofoam packaging during meetings.
3. Use by QC Hall & NDC employees & personnel of non-reusable bags and packaging for meals, food, beverages & goods they purchased within the QC Hall complex & NDC.

C. For visitors

1. Disposing of plastic wastes inside the QC Hall complex and NDC.
2. Use by QC Hall visitors of non-reusable bags and packaging for the meals, food, beverages and goods they purchased within the QC Hall complex and NDC.

Section 4 – Fines and Penalties

A. For concessionaires and ambulant vendors

First offense – Five Hundred pesos (500.00) fine’
 Second Offense – One Thousand Pesos (1,000.00) fine; and
 Third Offense – Two Thousand Pesos fine and cancellation of their business / operating permit.

B. For employees and personnel

First offense – Individual warning from the Personnel’s Office
 Second Offense – Warning from the Department & from the employees head of his/her office or department;
 Third Offense – Two Thousand Pesos fine and reprimand from the Department, and from the employees head of his/her office or Department.

C. For visitors

First offense – Warning from the Department;
 Second Offense – Five Hundred Pesos (500.00) fine; and
 Third Offense – One Thousand Pesos fine


AMENDMENTS

SP 855 s. 2000

An Ordinance Amending The Penal Provisions Of All Ordinances Relating To Waste And Garbage Collection And Disposal And Littering Such As, But Not Limited To Ordinance No. Nc-106 S-89; Ordinance No. Nc-118 S-89; Ordinance No. Nc -172 S-90; Ordinance No. Sp-111 S-93; Prescribing A Uniform And Graduated Penalties Therefore, And Deputizing The Elected Barangay Officials To Help In The Implementation Thereof.

Section 1 – The penal provisions of existing city ordinances including, but not limited to, Ordinance No. NC 106 s.89; Ordinance No. NC 118 s. 89; Ordinance No. NC 172 s. 90; Ordinance No. SP 111 s. 93, punishing littering and other forms of garbage and waste disposal, are hereby amended, prescribing the uniform and graduated penalties therefore, as follows:

- a) First Offense – A fine of One Thousand Pesos (P1,000.00) and community service for one (1) week in the Barangay where the offense was committed.
- b) Second Offense – A fine of Three Thousand Pesos (P3,000.00) or imprisonment of thirty (30) days or both such fine and imprisonment at the discretion of the court; and
- c) Third Offense – A fine of Five Thousand Pesos (P5,000.00) or imprisonment of one (1) year or both such fine and imprisonment at the discretion of the court.

Section 2 – All Barangay elected officials are hereby deputized to help in the implementation of

all the City's anti-littering Ordinances within their area of responsibility in close coordination with PNP and other offices of the City government.

Section 3 – Any and all fines collected in connection therewith shall be paid in cash to the office of the QC Treasurer one-half (1/2) of which shall be deposited in the bank account of the Barangay where the offense was committed and the fine was collected, within five (5) working days from receipt of the fine.

SP 1505 s. 2005

An Ordinance Amending Ordinance No. 6305, S-65, Prohibiting The Throwing Of Any Kind Of Garbage, Waste Matters, Or Refuse In Any Drainage Ouylets Such As Rivers, Creeks, Or Nay Tributaries In Quezon City.

Section 1 – Section 2 of Ordinance 6305, S-65, is hereby amended, to read as follows:

“Section 2. Any violation of the provisions of this ordinance shall be penalized as follows, to wit:

First Offense – A fine of One Thousand Pesos (P1,000.00) and community service for one (1) week in the Barangay where the offense was committed.

Second Offense – A fine of Three Thousand Pesos (P3,000.00) or imprisonment of thirty (30) days or both such fine and imprisonment at the discretion of the court;

Third Offense – A fine of Five Thousand Pesos (P5,000.00) or imprisonment of one (1) year or

both such fine and imprisonment at the discretion of the court.”

Section 2 – All Barangay officials and all Environmental Police of the EPWMD are hereby directed and deputized to apprehend violators of this Ordinance in their area of responsibility.

Section 3 – Fifty percent (50%) of all fines collected from the violators of this Ordinance shall accrue and deposited to the bank account of the barangay concerned.

SUMMARY

| PROVISIONS | ORDINANCES |
|--|---------------------------|
| Urinating, Defecating & Indiscriminate Disposal Of Waste | NC 172 |
| Dirty Premises / Surroundings | NC 106, SP 1530 |
| Improper Disposal | SP 1323, |
| Illegal Discharge / Spillage | SP 1731, SP 1323 |
| Unsegregated Waste | SP 1707, SP 483, SP 1323 |
| No Burning Of Waste | SP 1323, SP 2122 |
| No Trash Receptacle | SP 1072, NC 111 |
| Push Cart Ordinance | SP 941 |
| Junk Shop Ordinance | SP 1711 |
| Plastic Ordinances | SP 2103, SP 2140, SP 2127 |