

Republic of the Philippines PROVINCE OF NEGROS OCCIDENTAL Old Capitol Building, Bacolod City Tel. No. 707-8075 (Admin) * 435-7698 (Board Member) * 709-0121 (Legislative Division) OFFICE OF THE SANGGUNIANG PANLALAWIGAN

EXCERPT FROM THE MINUTES OF THE REGULAR SESSION OF THE SANGGUNIANG PANLALAWIGAN OF THE PROVINCE OF NEGROS OCCIDENTAL HELD IN THE CITY OF BACOLOD ON THE 9th DAY OF DECEMBER, 2025

PRESENT:

Hon. Jose Benito A. Alonso Vice Governor/Presiding Officer Hon. Araceli T. Somosa Member - 1st District Hon. Laurence Marxlen J. de la Cruz Member - 1st District Hon. Sixto Teofilo Roxas V. Guanzon, Jr. Member - 2nd District Member - 2nd District Hon. Arthur Christopher D. Marañon Hon. Andrew Gerard L. Montelibano Member - 3rd District Member - 3rd District Hon. Hope Marey B. Depasucat Member - 4th District Hon. Nicholas M. Yulo Hon. Patricia Paula M. Alonso-Valderrama Member - 4th District Hon. Hadji P. Trojillo Member - 5th District Hon. Genaro G. Alvarez IV Member - 6th District Hon. Jeffrey T. Tubola Member - 6th District Hon. Richard Julius L. Sablan Member - ABC Rep. Hon. Mayvelyn L. Madrid Member - SK Rep.

OFFICIAL BUSINESS:

Hon. Rita Angela S. Gatuslao Member - 5th District Hon. Julius Martin D. Asistio Member - PCL Rep.

RESOLUTION NO. 1297 Series of 2025

RESOLUTION DECLARING CITY ORDINANCE NO. 2025-010 OF THE CITY OF LA CARLOTA, NEGROS OCCIDENTAL REVOKING CITY ORDINANCE NO. 2025-008, "AN ORDINANCE AUTHORIZING THE CITY MAYOR TO ENTER INTO AND SIGN FOR AND ON BEHALF OF THE CITY GOVERNMENT OF LA CAROTA THE COMPROMISE AGREEMENT WITH THE HEIRS OF PERPETUA BAÑARES-MIRAVELLES REPRESENTED BY HER ATTORNEY-IN-FACT, BARCELONA IN THE CASE "PERPETUA BAÑARES-MIRAVELLES VS. CITY OF LA CARLOTA IN THE AMOUNT OF P1,334,000.00 ONLY" AS A VALID ENACTED **ORDINANCE**

WHEREAS, Section 56 of the Local Government Code of 1991 expresses the reviewing power of the Sangguniang Panlalawigan on Component City and Municipal Ordinances and Resolutions declaring the Ordinance or Resolution valid if it is consistent with the law or invalid in whole or in part if the Sangguniang Panlalawigan finds the Ordinance or Resolution to be beyond the power conferred upon the Sangguniang Panlungsod or Sangguniang Bayan concerned;

WHEREAS, City Ordinance No. 2025-010 of the City of La Carlota, Negros Occidental revoking City Ordinance No. 2025-008, "An Ordinance authorizing the City Mayor to enter into and sign for and on behalf of the city government of La Carlota the Compromise Agreement with the Heirs of Perpetua Beñares-Miravelles represented by her Attorney-in-Fact,



Republic of the Philippines
PROVINCE OF NEGROS OCCIDENTAL
Old Capitol Building, Bacolod City
Tel. No. 707-8075 (Admin) * 435-7698 (Board Member) * 709-0121 (Legislative Division)
OFFICE OF THE SANGGUNIANG PANLALAWIGAN

(Page 2 of SP Res. No. 1297, Series of 2025)

Carmen Barcelona in the case Perpetua Beñares-Miravelles vs La Carlota City in the amount of One Million Three Hundred Thirty Four Million Pesos (P1,334,000.00) was submitted for review by the City of La Carlota to the Sangguniang Panlalawigan of Negros Occidental;

WHEREAS, after prompt examination by the Provincial Legal Office, it is the recommendation of the said Office that the subject Ordinance is within the conferred power of the Sangguniang Panlungsod of La Carlota to enact, thus, the same may be given due course by the Sangguniang Panlalawigan;

WHEREAS City Ordinance No. 2025-010 was enacted to revoke City Ordinance No. 2025-008 which was found to contain inconsistencies in data, more particularly on the family name of the first party. As such, the same is revoked to maintain accuracy, clarity, and consistency. Moreover, all regulations pursuant to the revoked ordinance are likewise repealed or discontinued;

WHEREAS, the ordinance complies with the six (6) generally accepted principles for a valid ordinance, as adopted by the Sangguniang Panlalawigan of Negros Occidental, which are:

- 1. It must not contravene the Constitution or any statute.
- 2. It must not be unfair or oppressive.
- 3. It must not be partial or discriminatory.
- 4. It must not prohibit but may regulate trade.
- 5. It must be general and consistent with public policy.
- 6. It must not be unreasonable.

WHEREAS the reviewing authority of the Sangguniang Panlalawigan finds that the requirements on posting required under R.A. 7160 has not been complied as a result of the thorough scrutiny of the Provincial Legal Officer;

WHEREAS, in view of the foregoing, the SP Committee on Laws, recommends approval of the same;

NOW THEREFORE, on motion of Hon. Sixto Teofilo Roxas V. Guanzon, Jr., and duly seconded by all the members present,

THE SANGGUNIANG PANLALAWIGAN RESOLVED, as it hereby resolves, to approve City Ordinance No. 2025-010 of the City of La Carlota, Negros Occidental revoking City Ordinance No. 2025-008, "An Ordinance authorizing the City Mayor to enter into and sign for and on behalf of the city government of La Carlota the Compromise Agreement with the Heirs of Perpetua Beñares-Miravelles represented by her Attorney-in-Fact Carmen Barcelona in the case Perpetua Beñares-Miravelles vs La Carlota City in the amount of One Million Three Hundred Thirty Four Million Pesos (P1,334,000.00) was submitted for review by the City of La Carlota to the Sangguniang Panlalawigan of Negros Occidental;



Republic of the Philippines PROVINCE OF NEGROS OCCIDENTAL Old Capitol Building, Bacolod City Tel. No. 707-8075 (Admin) * 435-7698 (Board Member) * 709-0121 (Legislative Division) OFFICE OF THE SANGGUNIANG PANLALAWIGAN

(Page 3 of SP Res. No. 1297, Series of 2025)

ADOPTED UNANIMOUSLY.

This resolution shall take effect immediately upon approval.

CERTIFIED CORRECT:

Vice Governor

ATTESTED: