



Republic of the Philippines
MUNICIPALITY OF CAINTA
Province of Rizal



OFFICE OF THE SANGGUNIANG BAYAN

EXCERPT FROM THE MINUTES OF THE REGULAR SESSION OF THE 11th SANGGUNIANG BAYAN HELD AT
THE SANGGUNIANG BAYAN SESSION HALL, CAINTA, RIZAL
ON AUGUST 8, 2022 AT 10:00 IN THE MORNING

PRESENT:

HON. ACE B. SERVILLON	---	Vice Mayor & SB Presiding Officer
HON. LINCOLN M. FELIX	---	SB Member
HON. EZEKIEL L. TAJUNA	---	SB Member
HON. SITTI RUAINA K. FERRIOLS	---	SB Member
HON. MANUEL S. JACOB, JR.	---	SB Member
HON. EDWIN F. CRUZ	---	SB Member
HON. LEOPOLDO P. GARCIA, JR.	---	SB Member
HON. SNOOKY D. MALICDEM	---	SB Member
HON. FELIPE A. SAURO	---	SB Member
HON. JOSE A. FERRER	---	SB Member/ABC President
HON. ROMINA CASSANDRA G. VALENCIA	---	SB Member/SK President

ORDINANCE NO. 2022-010

AN ORDINANCE AMENDING SECTION 5 OF ORDINANCE NO. 2016-013 - REQUIRING THE SEGREGATION AT THE 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 9003"

Sponsored by: Sitti Ruaina K. Ferriols

WHEREAS, Republic Act 9003 provides for an ecological solid waste management program, create the necessary institutional mechanism and incentives, declares certain acts prohibited and provides for penalties and appropriate funds therefore;

WHEREAS, Section 10 of RA 9003 provides that, "Pursuant to the relevant provisions of RA 7160, otherwise known as the Local Government Code, the LGUs shall be primarily responsible for the implementation and enforcement of the provisions of this act within their respective jurisdiction:

WHEREAS, Section 21 of RA 9003 has likewise provided that: "LGUs shall evaluate alternative roles for the public and private sectors in providing collection services, type of collection system, or combination of systems that best meet their needs. Provided, that segregation of wastes shall primarily conducted at source; and Section 22 of the same Act has likewise called for the standards and requirements for the segregation and storage of solid waste;

NOW THEREFORE, BE IT ORDAINED AS IT IS HEREBY ORDAINS BY THE SANGGUNIANG BAYAN OF CAINTA IN A SESSION DULY ASSEMBLED THAT:

Section 1. The Municipal Government of Cainta hereby requires the segregation at the source of all household, institutional, industrial, and commercial waste and/or garbage into biodegradable and non-biodegradable, pursuant to Republic Act No. 9003.

Section 2. For purposes of this Ordinance, the following terms are hereby defined as follows:

- a. Segregation-shall refer to a solid waste management practice of separating different materials found in solid waste in order to promote recycling and re-use of resources and to reduce the volume of waste for collection and disposal;
- b. Segregation at source-shall refer to a solid waste management practice of separating at the point of origin different materials found in solid waste;
- c. Household, institutional, industrial and Commercial Waste or Garbage or Waste-shall refer to all discarded biodegradable and non-biodegradable waste in households, business establishment, commercial waste, non-hazardous institutional and industrial waste, construction debris, and other non-hazardous/non-toxic solid waste;
- d. Wet or Biodegradable Garbage or Waste-shall refer to post-consumer materials which would undergo decomposition and/or can be transformed into some other forms of raw materials of beneficial use, such as soil fertilizer;
- e. Dry or non-biodegradable Garbage or Waste-shall refer to post consumer materials which could be transformed into new product or to other usable materials, or processed and used as a raw material in the manufacture of a recycled product.

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

Section 4. The Waste Management Office is hereby tasked to prepare and promulgate the necessary rules and regulations for the effective and efficient implementation of this Ordinance.

Section 5. Penalty Clause – any household, business or commercial establishment, and industrial and manufacturing plant that will be found or apprehended not to be complying with this Ordinance shall be penalized as follow:

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| First Offense | – | An Administrative fine One Thousand Pesos (1,000.00) |
| Second Offense | – | An Administrative fine One Thousand Five Hundred Pesos (1,500.00) |
| Third Offense | – | An Administrative fine Two Thousand Five Hundred Pesos (2,500.00) and non-collection of their garbage or waste until such time that the fine is paid. |

Section 6. Separability Clause – If this Ordinance or any provision of this Ordinance shall be declared unconstitutional or invalid, other part of provisions thereof which are not affected shall continue to be in full force and effect.

Section 7. Repealing Clause – all local ordinances, executive orders and administrative regulations or parts thereof, which are inconsistent with any of the provisions of this ordinance are hereby repealed or modified accordingly.

Section 8. Effectivity – This Ordinance shall take effect after its posting for three (3) consecutive weeks in conspicuous places of the Cainta Municipal Hall.