## 57th Regular Session

## ORDINANCENO. SP-1689, S-2006 (PO2005-285)

AN ORDINANCE REGULATING THE OPERATION OF ALL SECURITY AND/OR MANPOWER AGENCIES/COMPANIES OPERATING WITHIN THE TERRITORIAL JURISDICTION OF QUEZON CITY AND FOR OTHER PURPOSES.

Introduced by Councilors RESTITUTO B.
MALAÑGEN, ROMMEL R. ABESAMIS, ERIC
Z. MEDINA, FRANCISCO A. CALALAY, JR.
and JANET M. MALAYA.

Co-Introduced by Councilors Bernadette Herrera-Dy, Voltaire Godofredo L. Liban III. Wencerom Benedict C. Lagumbay and Antonio E. Inton, Jr.

WHEREAS, there are business establishments operating within Quezon City which hire security and/or manpower personnel from agencies/companies outside the taxing jurisdiction of the City;

WHEREAS, the personnel being applied by these security and/ or manpower agencies/companies render service to entities operating within Quezon City;

## NOW, THEREFORE,

BE IT ORDAINED BY THE CITY COUNCIL OF QUEZON CITY IN REGULAR SESSION ASSEMBLED:

SECTION 1 – All security and/or manpower agencies/companies operating within the territorial jurisdiction of Quezon City are required to secure prior accreditation.

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SECTION 2 – The City's Business Permit and Licensing Office in coordination with the Police Force and City Industrial Relations Office shall formulate and issue guidelines, rules and regulations for proper and effective implementation of this Ordinance.

SECTION 3— All business establishments, associations or persons securing the services of any security and/or manpower agencies/companies shall submit to the Business Permit and Licensing Office (BPLO) and to the proper Local Police station a list of the personnel serving them for proper background checking and reference purposes.

SECTION 4 – Security and/or manpower agencies/ companies outside the taxing jurisdiction of the City are required to submit a list of their personnel deployed at Quezon City to the Office of the Director of the Quezon City Police District within sixty (60) days from effectivity of this Ordinance.

SECTION 5 – For non-compliance, or violation of any of the provisions of this Ordinance by any security or manpower agencies/companies, association, business establishment or any person engaging the services of security or manpower agencies/companies, the following penalties shall be imposed:

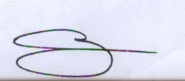
a) A fine of Two Thousand Pesos (P2,000.00) for the first offense.

b) A fine of Three Thousand Pesos (P3,000.00) for

the second offense

c) A fine of Five Thousand Pesos (P5,000.00) and cancellation of permit or an imprisonment of not less than (30) days but not more than sixty (60) days or both, for the third offense.

In case of corporation or association, its officers responsible for non-compliance of this Ordinance shall be held criminally liable.



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SECTION 6 - Repealing Clause - All Ordinances, Rules and Regulations inconsistent with the provision of this ordinance are hereby repealed, modified or adjusted accordingly.

SECTION 7 - This ordinance shall take effect fifteen (15) days after its posting in four public and conspicuous places in Quezon City and publication in a newspaper of general circulation.

ENACTED: May 22, 2006.

HERBERT M. BAUTISTA

Vice Mayor **5** Presiding Officer

ATTESTED:

EUGENIO V, J\RILLA City Secretary

APPROVED:

Jue 20, 2002

FELICIANO R. BELMONTE, JR. City Mayor

## CERTIFICATION

This is to certify that this Ordinance which was APPROVED on Second Reading on May 22, 2006, was finally PASSED on Third/Final Reading by the City Council on May 29, 2006.

EUGENIO V JURILLA City Secretary