



PAMAHALAANG BAYAN NG TAYTAY TANGGAPAN NG SANGGUNIANG BAYAN

EXCERPT FROM THE MINUTES OF THE 93rd REGULAR SESSION OF THE 11th SANGGUNIANG BAYAN, TAYTAY, RIZAL, HELD ON JUNE 8, 2021, 1:16 PM AT THE SESSION HALL OF THE MUNICIPAL BUILDING, TAYTAY, RIZAL

PRESENT:

Hon. Michell B. Bermundo	-	Vice Mayor/Presiding Officer
Hon. Sophia Priscilla L. Cabral	-	Councilor
Hon. Ma. Jeca B. Villanueva	-	“
Hon. Patrick John P. Alcantara	-	“
Hon. Joanne Marie P. Calderon	-	“
Hon. Ceferino R. Resurreccion Jr.	-	“
Hon. Kyle Georic Y. Gacula	-	“
Hon. Ma. Elaine T. Leonardo	-	“
Hon. Philip Jeison J. Cruz	-	“
Hon. Frank Luster L. Santos	-	LnB President
Hon. Roda May A. Diño	-	SK Federation President

Authored & Sponsored by: Coun. Ceferino R. Resurreccion Jr.
Co-Sponsored by: Vice Mayor Michell B. Bermundo
Coun. Sophia Priscilla L. Cabral
Coun. Ma. Jeca B. Villanueva
Coun. Patrick John P. Alcantara
Coun. Joanne Marie P. Calderon
Coun. Kyle Georic Y. Gacula
Coun. Ma. Elaine T. Leonardo
Coun. Philip Jeison J. Cruz
LnB Pres. Frank Luster L. Santos
SK Fed. Pres. Roda May A. Diño

ORDINANCE NO. 706 series of 2021

AN ORDINANCE IMPLEMENTING THE IATF RESOLUTION NO. 118-A AND THE OMNIBUS GUIDELINES FOR GENERAL COMMUNITY QUARANTINE WITH ADDITIONAL INSTRUCTIONS AND RESTRICTIONS FOR THE MUNICIPALITY OF TAYTAY, RIZAL

WHEREAS, the President issued Proclamation No. 1021 (s. 2020) extending the period of the State of Calamity throughout the Philippines until September 21, 2021;

WHEREAS, the Municipality of Taytay, Rizal has been classified under ECQ and MECQ during the month of April extending to early May by the IATF due to the increase of COVID-19 cases in the province;

WHEREAS, on May 31, 2021, the IATF issued Resolution No. 118-A series of 2021, placing the Rizal Province under General Community Quarantine (GCQ) until June 15, 2021;

WHEREAS, to ensure continuity of the national agencies effort and measures to cascade down to the local community for implementation in battling the effects of COVID-19 Pandemic and ensure the utmost protection of the health of the constituents, a local legislation for this purpose is needed;

NOW THEREFORE, be it ordained by the 11th Sangguniang Bayan of Taytay, Rizal, in session duly assembled, that:

Section 1. Scope - Republic Act No. 7160 or the Local Government of 1991 Section 447(a) provides that the Sangguniang Bayan, as the legislative body of the municipality, shall enact ordinances, approve resolutions and appropriate funds for the general welfare of the municipality and its inhabitants, thus this Ordinance shall apply to all citizens/residences and establishments within the Municipality of Taytay.

Section 2. The following guidelines for areas placed under General Community Quarantine (GCQ) as per Section 4 of the Omnibus Guidelines on the Implementation of Community Quarantine in the Philippines with Amendment as of May 20, 2021 shall be observed:

1. Minimum public health standards shall be complied with at all times for the duration of the GCQ.
2. The movement of all persons shall be limited to accessing goods and services from permitted establishments, for work in such establishments, or for such other activities allowed in this section. *(As amended by Paragraph C of IATF Resolution No. 110, April 15, 2021)*
3. Any person below eighteen (18) years old, those who are over sixty-five years (65) of age, those with immunodeficiency, comorbidity, or other health risks, and pregnant women shall be required to remain in their residences at all times, except for obtaining essential goods and services, or for work in industries and offices or such other activities permitted in this Section. Local government units may relax the minimum age range down to fifteen (15) years old, depending on the COVID-19 situation in their respective jurisdictions. *(As amended by Paragraph A of IATF Resolution No. 79, October 15, 2020)*
4. All establishments, persons, or activities permitted to operate, work, or be undertaken during ECQ under Sections 2(4) of these Guidelines shall be allowed to operate at full on-site capacity.
5. All establishments, persons, or activities not permitted to operate, work, or be undertaken during ECQ shall be allowed to operate anywhere between fifty (50%) to one hundred percent (100%) on-site capacity as may be determined by the DTI while encouraging work-from-home and other flexible work arrangements, where applicable. From the maximum set by DTI, the LGUs may lower on-site capacities down to the minimum of fifty percent (50%) as set by DTI depending on the COVID-19 situation within their jurisdiction.

Notwithstanding the foregoing and without prejudice to previous IATF resolutions, the following establishments, persons, or activities shall not be permitted to operate, work, or be undertaken during GCQ:

- a. Entertainment venues with live performers such as karaoke bars, bars, clubs, concert halls, theaters, and cinemas;
- b. Recreational venues such as internet cafes, billiard halls, amusement arcades, bowling alleys, and similar venues;

- c. Amusement parks or theme parks, fairs/peryas, kid amusement industries such as playgrounds, playroom, and kiddie rides;
- d. Casinos, horse racing, cockfighting and operation of cockpits, lottery and betting shops, and other gaming establishments, except as may be authorized by the IATF or the Office of the President for the purpose of raising revenue for the government; and
- e. Outdoor sports courts or venues for contact sports, scrimmages, games, or activities;

The foregoing is likewise without prejudice to the authority of DTI to issue a negative list of industries that shall remain prohibited even in areas under GCQ. *(As amended by Paragraph B(2)(c) of IATF Resolution No. 41, May 29, 2020, Paragraph B(1) of IATF Resolution No. 49, June 25, 2020, Paragraph E of IATF Resolution No. 51, July 02, 2020, Paragraph C of IATF Resolution No. 56, July 16, 2020, and by Paragraph A of IATF Resolution No. 79, October 15, 2020)*

- 6. All construction projects shall be allowed subject to strict compliance with the construction safety guidelines issued by the DPWH.
- 7. Agencies and instrumentalities of the government shall be fully operational and shall operate at a minimum of thirty percent (30%) up to full on-site capacity as determined by the head of the agency, in accordance with the relevant rules and regulations issued by the CSC.
- 8. The co-equal or independent authority of the legislature (Senate and the House of Representatives), the judiciary (the Supreme Court, Court of Appeals, Court of Tax Appeals, Sandiganbayan, and the lower courts), the Office of the Ombudsman, and the Constitutional Commissions, to implement any alternative work arrangements, is recognized.
- 9. Officials and employees of foreign diplomatic missions and international organizations accredited by the DFA may operate at full on-site capacity.
- 10. Only hotels or accommodation establishments with valid DOT Accreditation shall be allowed to accommodate guests and clients for legitimate purposes under a state of a public health emergency. The operations of such hotels and accommodation establishments, as well as ancillary establishments within their premises such as restaurants, cafés, gyms, spas, function halls, and the like, shall be subject to guidelines issued by the DOT and the IATF. *(As amended by Paragraph A(2) of IATF Resolution No. 43, June 03, 2020, Paragraph D of IATF Resolution No. 48, June 22, 2020, Paragraph B(2) of IATF Resolution No. 49, June 25, 2020, C(3) of IATF Resolution No. 70, September 10, 2020, Paragraph A of IATF Resolution No. 79, October 15, 2020, and further amended by Paragraph C(2)(4) of IATF Resolution No. 95, January 15, 2021)*
- 11. Gatherings outside of residences shall be prohibited except for those permitted in GCQ under this Section. Gatherings at residences with any person outside of one's immediate household shall likewise be prohibited. However, gatherings that are essential for the provision of health services, government services, or humanitarian activities authorized by the appropriate government agency or instrumentality shall be allowed.

Religious gatherings shall be allowed up to thirty percent (30%) of the venue capacity. Provided, that there is no objection from the local government unit where the religious gathering may take place. Provided, further, that the LGU concerned may increase the allowable venue capacity up to fifty percent (50%). The religious denominations should strictly observe their submitted protocols and the minimum public health standards.

Gatherings for necrological services, wakes, inurnment, and funerals for those who died of causes other than COVID-19 shall be allowed up to thirty percent (30%) of the venue capacity. Provided, that the LGU concerned may increase the allowable venue capacity up to fifty percent (50%). Provided, further, that the same shall be with full compliance with the prescribed minimum public health standards for the duration of the activity.

Visits to memorial parks, cemeteries, and columbaria shall be limited to not more than ten (10) persons per group and not exceeding thirty percent (30%) of the venue capacity. Provided, that the LGU concerned may increase the allowable venue capacity up to fifty percent (50%). (As introduced by IATF Resolution No. 49, June 25, 2020)

12. Face-to-face or in-person classes for basic education shall be suspended. The basic education sector shall operate in accordance with the guidelines of DepEd.

Limited face-to-face or in-person classes for higher education and technical vocational education and training may be allowed, subject to the guidelines of CHED and TESDA, respectively.

13. The road, rail, maritime, and aviation sectors of public transportation shall be allowed to operate at such capacity and protocols in accordance with guidelines issued by the DOTr. The use of active transportation such as biking is encouraged. (As amended by Paragraph D(7)(a) IATF Resolution No. 94, January 14, 2021)

14. Law enforcement agencies shall recognize any of the following IDs: (i) IATF IDs issued by the regulatory agencies with jurisdiction over permitted establishments or persons, (ii) valid IDs or other pertinent documentation issued by accrediting organizations or establishments allowed under ECQ, and, (iii) if required by the LGU, local IDs for availing of essential goods and services. No other IDs or passes specifically exempting persons from community quarantine shall be required of workers of permitted establishments and/or offices without prejudice to requiring the presentation of other documents establishing the nature of their work. (As amended by Paragraph B IATF Resolution No. 46, June 15, 2020, and Paragraph B of IATF Resolution no. 106-B, March 28, 2021)

15. The movement of cargo/delivery vehicles, as well as vehicles used by public utility companies, shall be unhampered. Shuttle services of permitted establishments shall not be subject to an ID system but shall maintain compliance with minimum public health standards. (As amended by Paragraph B of IATF Resolution no. 106-B, March 28, 2021)

16. Outdoor non-contact sports and other forms of exercise such as but not limited to walking, jogging, running, biking, golf, swimming, tennis, badminton, equestrian, range shooting, diving, and skateboarding are allowed. Provided, that the minimum public health standards, and no sharing of equipment where applicable, are observed. Provided, further, that operations of the relevant clubhouses or similar establishments, if any, are compliant with the protocols prescribed by the DTI. For this purpose, those below eighteen (18) years of age and above sixty-five (65), may be allowed outdoor non-contact sports and other forms of exercise.

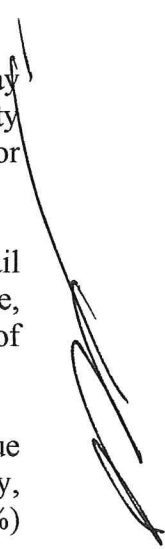
Spectators in all non-contact sports and exercises shall be prohibited. (As amended by Paragraph A(3)(a) of IATF Resolution No. 43, June 03, 2020, and further amended by Paragraph D of IATF Resolution No. 48, June 22, 2020, Paragraph B(3) of IATF Resolution No. 49, June 25, 2020, and Paragraph B of IATF Resolution No. 56, July 16, 2020)

17. Uniform curfew hours may be imposed by LGUs, subject to the guidelines issued by the DILG. Workers, cargo vehicles, public transportation, and operating hours of permitted establishments, however, shall not be restricted by such curfew.
18. Any violation of the foregoing prohibitions shall constitute non-cooperation of the person or entities punishable under Section 9 par. (d) or (e), as the case may be, of Republic Act No. 11332, otherwise known as the Mandatory Reporting of Notifiable Diseases and Health Events of Public Health Concern Act, and its Implementing Rules and Regulations. (As introduced by Paragraph C of IATF Resolution no. 106-B, March 28, 2021)



Section 3. As per IATF Resolution No. 118-A series of 2021 letter D, the following restrictions shall be strictly observed and implemented until June 15, 2021:

1. Food preparation establishments such as commissaries, restaurants, and eateries may operate with their indoor dine-in services at the venue or seating capacity of thirty percent (30%), and with their *al fresco* or outdoor dine-in services at the venue or seating capacity of fifty percent (50%).
2. Personal care services, such as beauty salons, beauty parlors, barbershops, and nail spas, may operate up to forty percent (40%) venue or seating capacity. For this purpose, these establishments shall only provide services that can accommodate the wearing of face masks at all times by patrons/clients and service providers.
3. Meetings, Incentives, Conventions, and Exhibitions (MICE) events in eligible venue establishments shall be allowed to resume up to thirty percent (30%) of venue capacity, while social events in the same establishments shall be allowed up to ten percent (10%) of the venue capacity.



The Department of Trade and Industry and Department of Tourism shall issue interim guidelines for MICE and social events in eligible venue establishments;

4. Outdoor tourist attractions shall remain allowed at thirty percent (30%) with strict adherence to minimum public health standards;
5. Under the Safety Seal Certification Program, business establishments awarded Safety Seal Certifications shall be allowed to operate at an additional 10 percentage points beyond the prescribed on-site capacity or venue/seating capacity, whichever is applicable;
6. Indoor sports courts and venues and indoor tourist attractions shall remain to be not allowed to operate;
7. Specialized markets of the Department of Tourism (DOT) such as *Staycations* without age restrictions shall remain to be allowed subject to the protocols and restrictions as may be imposed by the DOT;
8. Point-to-Point travel from NCR Plus to areas under Modified General Community Quarantine shall be allowed without age restrictions subject to an RT-PCR test-before-travel requirement for those below eighteen years old (18) and above sixty-five (65), and other protocols and restrictions as may be imposed by the DOT and the Local Government Unit of destination.
9. Religious gatherings shall remain to be allowed up to thirty percent (30%) of the venue capacity, provided that there is no objection from the local government unit where the religious gathering may take place. Provided, further, that the LGUs may increase the



allowable venue capacity up to fifty percent (50%). The religious denominations should strictly observe their submitted protocols and the minimum public health standards.

Gatherings for necrological services, wakes, inurnment, funerals for those who died of causes other than COVID-19 shall be allowed, provided that the same shall be limited to immediate family members, upon satisfactory proof of their relationship with the deceased and with full compliance with the prescribed minimum public health standards for the duration of the activity; and

10. Other provisions of the Omnibus Guidelines on the Implementation of Community Quarantine in the Philippines, as amended, not affected by the foregoing shall continue to be in effect in the NCR Plus including those on interzonal travel into and out of the NCR Plus and the operation of public transportation. The use of active transportation shall likewise be promoted.

Section 4. Additional Instructions and Restrictions – As stated in the Omnibus Guidelines on The Implementation of Community Quarantine in The Philippines of the IATF, Section [8] General Provisions, item No. 4 “LGUs shall adopt measures lawful and necessary to implement and enforce the minimum public health standards”, the following shall likewise be implemented within the jurisdiction of the Municipality of Taytay.

- A. Curfew Hour – 10:00 PM to 4:00 AM.** Exempted from the curfew are legally on duty employees on their way home or to their workplace, cargo vehicles and public transportation.
- B. Face Mask and Face Shield** – mandatory use at all times in all Establishments and Public Places. Except for motor riding and biking where only Face Mask is mandatory but it is recommended to wear eye shield/goggles specially those who are not wearing a full-face helmet.
- C. Liquor Ban** - Selling of all types of alcoholic drinks in all establishments shall be allowed. Drinking/consuming of all types of alcoholic drinks in public places shall be prohibited. Likewise, drinking/consuming of all alcoholic beverages in private places with any person outside of one’s immediate household shall be prohibited.
- D. Public Market/All Recognized Talipapa’s/Convenience Store/Sari-sari Store** – shall be in operation from 4:00 AM to 9:00 PM only, delivery of product shall not be prohibited.

As per the PNP-Taytay recommendation, it is recommended for establishments to have one (1) entrance and multiple exits to control the flow of foot traffic.

- E.** Any guidelines/memorandum/advisory from the Department of Trade and Industry and other Department/Sector of the National Government pertaining to the duration of the GCQ shall likewise be implemented.
- F.** Minimum health protocols shall be observed at all times. All allowed establishments shall strictly follow health protocols and observe physical/social distancing in accordance to Ordinance No. 653 series of 2020 of this municipality at all times.

Section 5. Information Dissemination – The Public Information Office of this Municipality and the Barangay shall spearhead the information dissemination of this ordinance. They are requested to have a Public Address System to effectively disseminate all enacted Ordinances in the jurisdiction of Taytay, Rizal. Official details regarding COVID-19 updates from the municipality shall come from official memorandum issued by Municipal Health Office and posted at the official page of the Taytay Public Information Office.

Additionally, the Public Information System is requested to have a hotline/call centers that will cater to the inquiries and clarifications regarding this Ordinance and COVID-19 updates in the municipality.

Section 6. Monitoring and Implementation. – the Philippines National Police (PNP-Taytay), the Local Government Unit of Taytay, all Barangay Local Government Units and the Local Chief Executive shall deputize all force multipliers for effective implementation of this ordinance.

Section 7. Penalty Clause

Individual:

- a) **First Offense** - a fine of P 500 or Community Service at the Barangay where the violation occurred or lecture regarding Public Health Protocol to be conducted by the Taytay PNP shall be imposed.
- b) **Second and Subsequent Offenses**– a fine of 2,500 and/or imprisonment for 10 to 30 days at the discretion of the proper court shall be imposed.

If the violator is a minor, the procedure in Ordinance No. 694 series of 2021 shall be followed.

Establishments:

When the offender is a corporation, partnership, organization or any similar entity, the President and/or General Manager or Managing Partner and/or General Manager, or such other Officer-In-Charge with the management of the business shall be liable for the penalty herein prescribed.

Violations for business establishments may lead to Closure of establishments concerned to a maximum of three (3) days. Subsequent/Habitual Violations may lead to the revocation of Business Permit.

Section 8. Applicability Clause – All matters not covered by the provisions of this Ordinance shall be governed by the pertinent provisions of existing Resolutions, Ordinances, Guidelines and Other Related Issuances of the National Government Agencies or higher offices.

Section 9. Separability Clause - If any provision of this ordinance is held invalid or declared to be unconstitutional, the same shall not affect the validity and effectivity of the other provisions not affected thereby.

Section 10. Repealing Clause - All Ordinances and administrative regulations or part thereof which is inconsistent with any provision of this Ordinance are hereby repealed or modified accordingly.


Section 11. Effectivity Clause - This ordinance shall take effect immediately and upon approval. This Ordinance shall likewise be in effect every time that the municipality is placed under General Community Quarantine (GCQ) by the National Government.

Section 12. Colatilla – Policies shall be stricter from time to time as the need arises. All statutes and policies by the Local Government Unit of Taytay shall be on a day-to-day basis based on the pronouncements of National Government Agencies or higher offices.

ENACTED, this 8th day of June, 2021, 2:37 PM at the Session Hall of the Municipal Building, Taytay, Rizal.



I HEREBY CERTIFY, to the correctness of the foregoing Ordinance which was duly enacted by the Sangguniang Bayan of Taytay on second reading on June 8, 2021 and was passed on third and final reading on June 8, 2021, during the 93rd Regular Session held on the 8th day of June, 2021.


SONIA C. SAMSON
Secretary to the Sanggunian
Officer-in-Charge

ATTESTED AND CERTIFIED TO BE DULY
ADOPTED BY HER HONOR


HON. MICHAEL B. BERMUNDO
Municipal Vice Mayor/Presiding Officer

APPROVED BY HIS HONOR
DATE 14 JUN 2021


HON. GEORGE RICARDO R. GACULA II
Municipal Mayor