



Republic of the Philippines  
Province of Quezon  
**MUNICIPALITY OF REAL**



**OFFICE OF THE SANGGUNIANG BAYAN**

EXCERPT FROM THE MINUTES OF 79<sup>TH</sup> REGULAR SESSION OF THE 17TH COUNCIL OF THE MUNICIPALITY OF REAL, QUEZON HELD AT 3<sup>RD</sup> FLOOR OF PNP BLDG. ON MARCH 12, 2018 AT EXACTLY 2:50 IN THE AFTERNOON.

**PRESENT:**

Hon. JOEL AMANDO A. DIESTRO	- Mun. Vice-Mayor/Presiding Officer
Hon. DARIUS B. CASTRO	- Councilor
Hon. RON-RON P. ISIDRO	- Councilor
Hon. LEA A. CALLEJA	- Councilor
Hon. NOIME L. AZCARRAGA	- Councilor
Hon. JANETTE R. SANTIAGO	- Councilor
Hon. JULIE ANN O. MACASAET	- Councilor
Hon. MADELYN M. DIESTRO	- PLB

**ABSENT:**

Hon. RENMAR A. SOLLESTRE	- Councilor (Official Business)
Hon. RAFFY M. MORFE	- Councilor (Official Business)

**RESOLUTION NO. 194, S-2018**

**RESOLUTION APPROVING MUNICIPAL ORDINANCE NO. 011, s-2018 ENTITLED: AN ORDINANCE PRESCRIBING ENVIRONMENTAL FEE AND IMPOSING PENALTIES FOR VIOLATION THEREOF IN THE MUNICIPALITY OF REAL, QUEZON.**

**WHEREAS**, the rapid increase of population as well as that growing tourism and other economic activities in Real, Quezon have intensified the risks of environmental degradation, destruction of habitats and deterioration of water quality;

**WHEREAS**, Section 16, Chapter 2, Title One, Book II of the Local Government Code of 1991 provided that every local government unit shall exercise the powers expressly granted, those necessarily implied from there, as well as the powers necessary, appropriate, or incidental for its efficient and effective governance, and those which are essential to the promotions of the general welfare;

**WHEREAS**, Section 16, Article II of the constitution likewise provides that the State shall protect and advance the right of the people to a balanced and healthful ecology in accord with the rhythm and harmony of nature;

**WHEREAS**, Section 5, Article X of the 1987 Constitution provides that each local government unit shall have the power to create its own sources of revenues and to levy taxes, fees and charges subject to such guidelines and limitations as the Congress may provide, consistent within the basic policy of Local Autonomy. Such taxes, fees and charges shall accrue exclusively to the local government;

**WHEREAS**, Section 186, Chapter 5, Title One, Book II of the Local Government Code of 1991 provided that (1) Local Government Units may exercise the power to levy taxes, fees and charges on any base or subject not otherwise specifically enumerated herein or taxed under the provisions of the National Internal Revenue Code, as amended, or other applicable laws; Provided, that the taxes, fees or charges shall not be unjust, excessive, oppressive, confiscatory or contrary to declared National Policy;

**WHEREAS**, the drive to develop and implement sustainable tourism in the area is a shared-priority concern and program of the Municipal Government of Real, Quezon and its stakeholders;