

AN ORDINANCE IMPOSING GRADUATED LICENSE FEES ON REFRESHMENT PARLORS,
AND FOR OTHER PURPOSES.

Be it ordained by the Municipal Board of the City of Manila, that:

SECTION 1. Permit, license. - No person shall own, maintain, or conduct any refreshment parlor, or place where soft drinks, ice-cream, cakes, "halo-halo", "agar-agar", "gulaman", assorted cookies and biscuits and or other like refreshments are served or furnished for compensation, without first having obtained a permit from the Mayor and a license from the City Treasurer.

SEC. 2. Fees. - There shall be paid in advance to the City Treasurer, for every license issued under the provisions of this preceding section, the following quarterly fees:

<u>CLASS</u>	<u>QUARTERLY GROSS SALES</u>		<u>QUARTERLY FEE</u>
A	Over	P 15,000.00	P100.00
B	P12,000.00	to 15,000.00	75.00
C	9,000.00	" 11,999.99	60.00
D	6,000.00	" 8,999.99	45.00
E	3,000.00	" 5,999.99	30.00
F	Less than	3,000.00	15.00

SEC. 3. Definition. - For the purpose of this Ordinance the words "refreshment parlor" shall include all establishments offering to the public all kinds of soft drinks, ice-cream, cakes, "halo-halo", assorted cookies or biscuits and agar-agar, "gulaman."

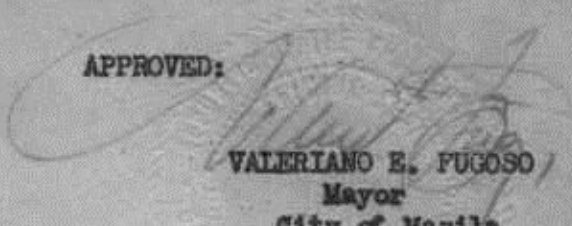
SEC. 4. Repealing clause. - That part of Ordinance No. 2723 as amended by Ordinance No. 2835 referring to refreshment parlor in conflict with the provisions of this Ordinance are hereby amended accordingly.

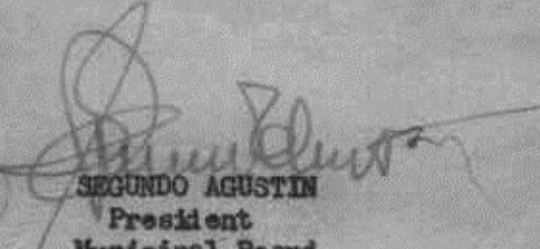
SEC. 5. Effectivity. - This Ordinance shall take effect upon its approval.

Enacted, July 3, 1947

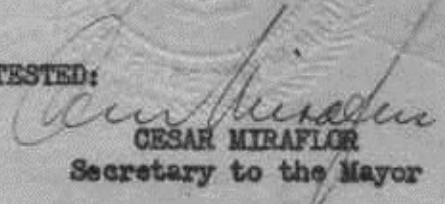
Approved, July 18, 1947

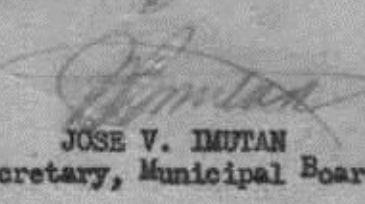
APPROVED:


VALERIANO E. FUGOSO
Mayor
City of Manila


SEGUNDO AGUSTIN
President
Municipal Board

ATTESTED:


CESAR MIRAFLOR
Secretary to the Mayor


JOSE V. IMUTAN
Secretary, Municipal Board