## I MINA'TRENTAI UNU NA LIHESLATURAN GUÅHAN 2012 (SECOND) Regular Session

115/1/2/

Bill No. 460-31 (COR)

Introduced by:

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V.C. Pangelinan B.J.F. Cruz

AN ACT TO AMEND SECTION 4301.1, ARTICLE 3, CHAPTER 4, TITLE 4 OF THE GUAM CODE ANNOTATED, RELATIVE TO NEGOTIATING AND PROCURING HEALTH INSURANCE SERVICES FOR THE GOVERNMENT OF GUAM.

## BE IT ENACTED BY THE PEOPLE OF GUAM:

Section 1. §4301.1, Article 3, Chapter 4, Title 4 of the Guam Code

Annotated is hereby *amended* to include new definitions as follows:

"(e) Exclusive proposal means a proposal based upon the assumption that the government will contract with only one Health Insurance Provider that is selected by the Negotiating Team from up to three different Health Insurance Providers that all negotiate best and final offers with the Negotiating Team.

(f) Non-exclusive proposal means a proposal based upon the assumption that the government will contract with three Health Insurance Providers that negotiate best and final offers with the Negotiating Team. If only two Health Insurance Providers submit qualified proposals then Non-exclusive proposal shall mean a proposal based upon the assumption that the government will contract with two Health Insurance Providers that negotiate best and final offers with the Negotiating Team.

| (g) Qualified proposal means a proposal from a Health Care Provider that          |
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| submits both an exclusive and a non-exclusive proposal in response to any request |
| for proposals for the Government of Guam Health Insurance Program."               |

**Section 2. Severability.** If any provisions of this Act or the application thereof to any person or circumstance is held invalid, such invalidity *shall* not affect any other provision or application of this Act which can be given effect without the invalid provision or application, and to this end the provisions of this Act are severable.