

MINA' BENTE NUEBI NA LIHESLATURAN GUAHA

TWENTY-NINTH GUAM LEGISLATURE

155 Hessler Place, Hagatfia, Guam 96910



October 15, 2007

The Honorable Felix P. Camacho I Maga'lahen Guåhan Ufisinan I Maga'lahi Hagåtña, Guam 96910

Dear Maga'lahi Camacho:

Transmitted herewith are Bill Nos. 32(EC), 39(EC), 41(EC), 49(EC), 102(LS), 106(EC), 130(EC), 139(EC); and Substitute Bill Nos. 33(EC), 65(EC), 78(LS), 105(EC), 109(EC), 115(EC), 116(EC) & 132(EC) which were passed by I Mina'Bente Nuebi Na Liheslaturan Guåhan on October 10, 2007.

Sincerely,

Senator and Secretary of the Legislature

Enclosures (16)

I MINA'BENTE NUEBI NA LIHESLATURAN GUÅHAN 2007 (FIRST) Regular Session

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CERTIFICATION OF PASSAGE OF AN ACT TO I MAGA'LAHEN GUÅHAN

This is to certify that **Bill No. 139 (EC)**, "AN ACT TO AMEND SECTION 6 OF PUBLIC LAW 20-189 AND SECTION 4 OF PUBLIC LAW 20-133, RELATIVE TO APPLYING UNIFORM CONDITIONS FOR SUBDIVISIONS," was on the 10th day of October 2007, duly and regularly passed.

Attested:	Edward J.B. Calvo Acting Speaker
Ray Tenorio Senator and Secretary of the Legislature	
This Act was received by <i>I Maga'lahen Guåhan</i> thiso'clockM.	day of
APPROVED:	Maga lahi's Office
FELIX P. CAMACHO I Maga'lahen Guåhan	
Date:	
Public Law No.	

I MINA' BENTE NUEBI NA LIHESLATURAN GUÅHAN 2007 (FIRST) Regular Session

Bill No. 139 (EC)

As amended by the Author.

Introduced by:

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v. c. pangelinan
David L.G. Shimizu
J. T. Won Pat
Frank F. Blas, Jr.
Edward J.B. Calvo
James V. Espaldon
Mark Forbes
Judith Paulette Guthertz
Frank T. Ishizaki
J. A. Lujan
Tina Rose Muña Barnes
A. B. Palacios, Sr.
R. J. Respicio
Ray Tenorio
A. R. Unpingco

AN ACT TO AMEND SECTION 6 OF PUBLIC LAW 20-189 AND SECTION 4 OF PUBLIC LAW 20-133, RELATIVE TO APPLYING UNIFORM CONDITIONS FOR SUBDIVISIONS.

BE IT ENACTED BY THE PEOPLE OF GUAM:

Section 1. Legislative Findings and Intent. *I Liheslaturan Guåhan* finds that
the government of Guam's land for the landless programs provides an opportunity for
our people to realize their dreams of owning a home. Since the inception of the land
for the landless program, many of our people have taken advantage and benefited just
like any other homeowner. The program basically allows for residents who own no
land or who are not eligible to inherit land as a matter of right to qualify and purchase
through the program house lots at an affordable price.

I Liheslatura further finds that certain conditions have been established relative to set restrictions on when property through the program can be sold. While laws all appear to be standardized at ten (10) years with respect to the date of alienation on subdivisions and other lots administered through the program, I Liheslatura finds that there was somehow a variance in the Ija Subdivision in Inarajan, also referenced as Tract 3734 and Tract 3241 in Umatac, as they are locked in for twenty (20) years. Public Law 20-189, the enabling legislation for the Ija Subdivision, and Public Law 20-133, the enabling legislation for the Umatac Subdivision, places that a grantee covenants not to alienate the respective property for twenty (20) years except may mortgage the property solely for the purpose of constructing a residence.

It is therefore the intent of *I Liheslaturan Guåhan* to set policy that is consistent. In this regard, *I Liheslatura* intends to amend provisions concerning the date of alienation on the Ija and Umatac Subdivisions so that laws governing subdivisions are uniform.

Section 2. Section 6 of Public Law 20-189 is hereby *amended* to read:

"Section 6. Re-entry. Every deed of conveyance of a lot under this Act shall contain a right of re-entry by the government if the grantee sells or leases any of the conveyed property within ten (10) years after the date of execution of the deed by the Governor."

Section 3. Section 4 of Public Law 20-133 is hereby amended to read:

"Section 4. Limitations in Deed. Each deed conveying a lot pursuant to this Act shall contain a right of reverter to the government if the grantee sells or leases any of the conveyed property within ten (10) years after the date of execution of the deed, or if the grantee inherits or otherwise acquires other land in Guam in addition to the conveyed lot and at the time of such subsequent acquisition of land the grantee has not constructed any structure on the

conveyed lot."

Section 4. Severability. If any of the 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.