I MINA'TRENTA NA LIHESLATURAN GUÅHAN 2010 (SECOND) Regular Session

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

This is to certify that **Bill No. 320-30 (COR)**, "**AN ACT TO** *AMEND* §§ 8502(c) (2) **AND** (3) **OF ARTICLE 5**, **AND 8312 OF ARTICLE 3 OF CHAPTER 8**, **TITLE 12**, **GUAM CODE ANNOTATED**, **RELATIVE TO NET METERING**", was on the 3rd day of May, 2010, duly and regularly passed.

	SAN .
	Judith T. Won Pat, Ed. D.
Attested	Speaker
Tina Rose Muña Barnes Legislative Secretary	
This Act was received by I Maga'lahen Guåhan thi	s_5th_ day of Mary, 2010, at
4:00 o'clock P.M.	Assistant Staff Officer
	Maga'lahi's Office
APPROVED:	C
FELIX P. CAMACHO	
I Maga'lahen Guåhan	
Date:	
Public Law No	

I MINA'TRENTA NA LIHESLATURAN GUÅHAN 2010 (SECOND) Regular Session

Bill No. 320-30 (COR)

As amended on the Floor.

Introduced by:

1

v. c. pangelinan

T. C. Ada

V. Anthony Ada

F. B. Aguon, Jr.

F. F. Blas, Jr.

E. J.B. Calvo

B. J.F. Cruz

J. V. Espaldon

Judith P. Guthertz, DPA

T. R. Muña Barnes

Adolpho B. Palacios, Sr.

R. J. Respicio

Telo Taitague

Ray Tenorio

Judith T. Won Pat, Ed.D.

AN ACT TO AMEND §§ 8502(c) (2) AND (3) OF ARTICLE 5, AND 8312 OF ARTICLE 3 OF CHAPTER 8, TITLE 12, GUAM CODE ANNOTATED, RELATIVE TO NET METERING.

BE IT ENACTED BY THE PEOPLE OF GUAM:

- 2 Section 1. Legislative Findings and Intent. I Liheslaturan Guåhan finds
- 3 that Guam Power Authority (GPA) has determined that the installation of
- 4 alternative energy generation capacity will require a large investment which
- 5 according to GPA will increase the cost of electricity to GPA's entire customer
- 6 base. I Liheslatura finds there is substantial interest by private parties to make

I	these investments on their own if they are allowed access to the net metering
2	program. Expanding the development of alternative energy customer installed
3	units by not limiting the kilowatts capacity of these privately financed and installed
4	alternative energy units to participate in the net metering program, integration onto
5	the grid will be available to more customers. It will also ensure that the cost of the
6	financing and installation of these alternative energy generating units are fully paid
7	for by private parties and will not be passed on to other GPA customers.
8	It is further the intent of I Liheslaturan Guåhan to amend §8312, of Article
9	3, Chapter 8, Title 12, Guam Code Annotated, relative to Guam Power Authority's
10	alternative energy producation capacity percentage requirement. GPA shall be
11	allowed to use the rated generation capacity of these privately installed alternative
12	energy generating units.
13	Section 2. §8502(c) (2) and (3) of Article 5, Chapter 8, Title 12, Guam
14	Code Annotated, are hereby amended to read as follows:
15	"(2) has a generating capacity limited to the following,
16	provided, however, that the rated capacity of the renewable energy
17	generation does not exceed the customer-generator power service
18	entrance capacity:
19	(a) not exceed twenty-five (25) kilowatts for Guam
20	Power Authority residential class customers; and
21	(b) not exceed one hundred (100) kilowatts for Guam
22	Power Authority non-residential class customers;
23	(3) is located on the customer-generator's single contiguous
24	premises and does not serve loads outside the customer-generator's
25	single contiguous premises;"
26	Section 3. §8312 of Article 3, Chapter 8, Title 12, Guam Code Annotated,
27	is hereby amended to read as follows:

"§8312. Same. The Guam Power Authority *shall* undertake all interconnection requirements *or* outsourcing agreements, including, automatic generation control, subject to the Guam Power Authority's interconnection policy, so as to provide for the maximum feasible ability to add renewable resources to the Island-wide Power System. Each customergenerator based installation *shall* be credited to GPA pursuant to §8311, Chapter 8, 12 GCA."

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.