



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. 402-30 (COR), "AN ACT TO ADD A NEW §80105 (f) TO CHAPTER 80 OF TITLE 21, GUAM CODE ANNOTATED, RELATIVE TO THE TRANSFER OF PROPERTY UNDER THE JURISDICTION OF THE PORT AUTHORITY OF GUAM TO THE JURISDICTION OF THE GUAM ANCESTRAL LANDS COMMISSION", was on the 30th day of November 2010, duly and regularly passed.

	Judith T. Won Pat, Ed. D. Speaker
Attested: Tina Rose Muña Barnes Legislative Secretary	
This Act was received by <i>I Maga'lahen Guåhan</i> this	ist day of Dec, 2010, at
APPROVED:	Assistant Staff Officer Magaʻlahi's Office
FELIX P. CAMACHO I Maga'lahen Guåhan	
Date:	
Public Law No.	

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

Bill No. 402-30 (COR)

As amended.

1

Introduced by:

Judith T. Won Pat, Ed. D.

T. R. Muña Barnes

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 Adolpho B. Palacios, Sr.

v. c. pangelinan

R. J. Respicio

Telo Taitague

Ray Tenorio

AN ACT TO ADD A NEW §80105 (f) TO CHAPTER 80 OF TITLE 21, GUAM CODE ANNOTATED, RELATIVE TO THE TRANSFER OF PROPERTY UNDER THE JURISDICTION OF THE PORT AUTHORITY OF GUAM TO THE JURISDICTION OF THE GUAM ANCESTRAL LANDS COMMISSION.

BE IT ENACTED BY THE PEOPLE OF GUAM:

- 2 Section 1. Legislative Findings and Intent. I Liheslatura finds that
- 3 certain ancestral lands in the municipalities of Piti, Sumay and Agat were
- 4 condemned under Civil Action No. 5-49 by the Naval Government of Guam
- 5 creating the Apra Harbor Reservation Boundary. Eventually, the United States

1 quitclaimed portions of the Apra Harbor Reservation to the Government of Guam

2 in December 1984 containing certain parcels, with eventual transfer to the

3 Commercial Port of Guam, now known as the Port Authority of Guam (PAG), for

4 development. In formal conferences and legislative session meetings between the

PAG and I Liheslatura (the Legislature), it has been stated by the PAG board,

management, and personnel that the PAG does not have any future plans for the

development or use of certain portions of the parcels under their jurisdiction.

Therefore, *I Liheslatura* intends to transfer such land parcels and properties to the Guam Ancestral Lands Commission, so that the Guam Ancestral Lands Commission *can and shall* proceed with the return of such land parcels and properties to the original landowners or their estates, pursuant to the Commission's enabling legislation and mandates.

Section 2. A new §80105(f) is hereby *added* to §80105 of Chapter 80, Title 21, Guam Code Annotated, to read as follows:

"(f) Portions of Parcel 1 South of Route 18 and contiguous to the North of Apra Harbor Parcel 6, also abutting Marine Corps Drive on the east, specifically original lot: No. 136-A 2 PI, originally owned by the Estate of Caridad Quitugua Hart, in the municipality of *Piti*. The property *shall* be transferred and *shall* be deeded to the Guam Ancestral Lands Commission within thirty (30) days of the effective date of this Act. The Guam Ancestral Lands Commission *shall* within one hundred eighty (180) days dispose of the land parcel and lot transferred by this Act in a manner consistent with and pursuant to its enabling legislation and its mandates. All precondemnation roads, easements and bull cart trails *shall* remain as easements for public access and utilities. The transferred property *shall* be zoned "A" – Agricultural zone."

Section 3. The Department of Land Management *shall* plot, plan, design, and provide within sixty (60) days of enactment an aerial overlay map delineating all roads, easements, bull-cart trails, and public access as to determine such access or easements' location in relation to the return subject Lot so that *no* Lot is landlocked. The overlay *shall* show all original Lot lines generally.

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.