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 Substitute Bill No. 313-30 (COR), "AN ACT TO AMEND §7119 (a) AND (c) OF TITLE 22, GUAM CODE ANNOTATED, CHAPTER 7, ARTICLE 1, RELATIVE TO COMPUTING THE NON-IMMIGRANT TEMPORARY WORKER REGISTRATION FEE FOR EACH NON-IMMIGRANT WORKER ON A PRO-RATED LENGTH OF TIME NO GREATER THAN THE LENGTH OF TIME THE WORKER IS LEGALLY AUTHORIZED TO BE IN GUAM FOR EMPLOYMENT PURPOSES, AND TO SPECIFY DEPOSIT AMOUNTS OF FEES," was on the 26th day of February, 2010, duly and regularly passed.

	Judith T. Won Pat, Ed. D. Speaker
Attosted Tina Rose Muña Barnes Legislative Secretary	I.
Гhis Act was received by <i>I Maga'lahen Guåhan</i> this <u>5-40</u> o'clock <u>Р</u> .М.	day of Warch, 2010, at Assistant Staff Officer Maga'lahi's Office
APPROVED:	maga ana s Office
FELIX P. CAMACHO I Maga'lahen Guåhan	
Date:	

Public Law No.

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

Bill No. 313-30 (COR)

As substituted by the Committee on Labor, the Public Structure, Public Libraries & Technology, and amended.

Introduced by:

2

Judith P. Guthertz, DPA
B. J.F. Cruz
T. C. Ada
F. B. Aguon, Jr.
F. F. Blas, Jr.
E. J.B. Calvo
J. V. Espaldon
T. R. Muña Barnes
Adolpho B. Palacios, Sr.
v. c. pangelinan
Telo Taitague
Ray Tenorio
Judith T. Won Pat, Ed.D.

R. J. Respicio

AN ACT TO AMEND § 7119 (a) AND (c) OF TITLE 22, GUAM CODE ANNOTATED, CHAPTER 7, ARTICLE 1, RELATIVE TO COMPUTING THE NON-IMMIGRANT TEMPORARY WORKER REGISTRATION FEE FOR EACH NON-IMMIGRANT WORKER ON A PRORATED LENGTH OF TIME NO GREATER THAN THE LENGTH OF TIME THE WORKER IS LEGALLY AUTHORIZED TO BE IN GUAM FOR EMPLOYMENT PURPOSES, AND TO SPECIFY DEPOSIT AMOUNTS OF FEES.

BE IT ENACTED BY THE PEOPLE OF GUAM:

Section 1. Legislative Findings and Intent. I Liheslatura finds that the

1 non-immigrant temporary worker fee currently being charged by the Guam

2 Department of Labor is assessed annually for each year or fraction thereof that the

worker will be in Guam, despite the fact that many non-immigrant temporary

workers, especially those with skills in certain construction-related areas, are needed

5 for much *less than* a year.

I Liheslatura finds that a more reasonable approach to determining a fair and reasonable fee would be to base it upon the time each individual worker is legally authorized to be in Guam for employment purposes. I Liheslatura additionally finds that such fee, if for only a portion of a year, should be calculated on a calendar month basis, thus enabling employers to pay fees more closely linked to the actual time each worker will be employed in Guam.

It is, therefore, the intent of *I Liheslatura* to amend §7119 of Title 22, Guam Code Annotated, relative to the "Non-Immigrant Temporary Worker Registration Fee", to the time allotted in an individual worker's visa to be the determining factor in the calculation of such Fee.

Section 2. Registration Fee. §7119 (a) of Title 22, Guam Code Annotated, Chapter 7, Article 1 is *amended* to read:

****§7119.** Non-Immigrant Temporary Worker Registration Fee.

(a) The Guam Department of Labor is authorized to collect a non-refundable registration fee of One Thousand Ninety-one Dollars (\$1,091.00) annually per non-immigrant temporary worker for each calendar year, or Ninety-one Dollars (\$91.00) per month or any fraction of a month thereof, Eighty-three Dollars and Forty Cents (\$83.40) representing the registration fee, and Seven Dollars and Sixty Cents (\$7.60) representing the sanitary inspection fees, from the employer of each non-immigrant temporary worker, payable at the time the employer submits the identification application for the non-immigrant worker. Such registration fee *shall* be based on a time

beginning on the day of registration with the DOL and *no greater than* the non-immigrant worker's authorization to legally stay and work in Guam. In the event that an employer submits the identification application for a worker more than seventy-two (72) hours after the worker has arrived in Guam, the DOL *shall* base the registration fee on the arrival date of the worker in Guam."

Section 3. Deposit of Registration and Sanitary Inspection Fees. §7119 (c) of Title 22, Guam Code Annotated, Chapter 7, Article 1, is amended to read:

"(c) For each Non-Immigrant Temporary Worker, One Thousand Dollars (\$1000.00) per annum, or the prorated amount of Eighty-three Dollars and Forty Cents (\$83.40) each month, representing the monthly registration fee, *shall* go to the MDF and appropriated pursuant to \$7120, Chapter 7, Title 22, GCA; the remaining Ninety-one Dollars (\$91.00) per annum, or the prorated amount of Seven Dollars and Sixty Cents (\$7.60) each month, representing the monthly sanitary inspection fee, *shall* go to the DPHSS Sanitary Inspection Revolving Fund."