I Mina'Trentai Dos Na Liheslaturan Guahan Bill Log Sheet

BILL NO.	SPONSOR	TITLE	DATE INTRODUCED	DATE REFERRED	CMTE REFERRED	PUBLIC HEARING DATE	DATE COMMITTEE REPORT FILED	FISCAL NOTES
176-32	Vicente (ben) C.	AN ACT TO ADD A NEW ARTICLE 2 TO	08/28/13	08/28/13	Committee on	10/24/13	11/04/13	Fiscal Note
(COR)	Pangelinan	CHAPTER 12, DIVISION 2, TITLE 22 OF THE	9:31 a.m.		Aviation,	2:00 p.m.	10:07 a.m.	Requested
		GUAM CODE ANNOTATED, RELATIVE TO			Ground			08/28/13
		THE LICENSING OF SERVICE CONTRACTS			Transportation,			Fiscal Note
		SOLD ON GUAM.			Regulatory			Received
					concerns, and			09/25/13
					Future			
					Generations			



Chairman - Committee on Aviation, Ground Transportation, Regulatory Concerns and Future Generations l Mina trentai Dos Na Liheslaturan Guåhan † 32nd Guam Legislature



OCT 3 1 2013

The Honorable Judith T. Won P	at, Ed.D.
Speaker	
I Mina'Trentai Dos na Liheslan	iran Gudhan
155 Hesler Piace	
Hagatna, Guam 96910	<i>^</i>

VIA:

RE:

The Honorable Rory J. Respicio

Chairman

Committee on Rules, Federal, Foreign & Micronesian Affairs,

Human & Natural Resources, and Election Reform

Committee Report on Bill No. 176-32 (COR)

Dear Speaker Won Pat,

Håfa adai! Transmitted herewith is the Committee Report on Bill No. 176-32 (COR) - "AN ACT TO ADD A NEW ARTICLE 2 TO CHAPTER 12, DIVISION 2, TITLE 22 OF THE GUAM CODE ANNOTATED, RELATIVE TO THE LICENSING OF SERVICE CONTRACTS SOLD ON GUAM."

Committee votes are as follows:

TO DO PASS

TO NOT PASS

TO REPORT OUT ONLY

TO ABSTAIN

0 TO PLACE IN INACTIVE FILE

Respectfully,

MICHAEL F.Q. SAN NICOLAS



Chairman - Committee on Aviation, Ground Transportation, Regulatory Concerns and Future Generations I Mina' trentai Dos Na Libeslaturan Guåhan | 32nd Guam Legislature



COMMITTEE REPORT

Bill No. 176-32 (COR) Introduced by V.C. Pangelinan

"AN ACT TO ADD A NEW ARTICLE 2 TO CHAPTER 12, DIVISION 2, TITLE 22 OF THE GUAM CODE ANNOTATED, RELATIVE TO THE LICENSING OF SERVICE CONTRACTS SOLD ON GUAM."



Chairman - Committee on Aviation, Ground Transportation, Regulatory Concerns and Future Generations | Minu trental Dos Na Liheslaturan Guåhan | 32nd Guam Legislature



OCT 3 1 2013

MEMORANDUM

TO:

All Members

Committee on Aviation, Ground Transportation, Regulatory Concerns and Future Generations

RE:

Committee Report on Bill No. 176-32 (COR)

Håfa adai! Transmitted herewith for your consideration is the Committee Report on Bill No. 176-32 (COR) – "AN ACT TO ADD A NEW ARTICLE 2 TO CHAPTER 12, DIVISION 2, TITLE 22 OF THE GUAM CODE ANNOTATED, RELATIVE TO THE LICENSING OF SERVICE CONTRACTS SOLD ON GUAM."

This report includes the following:

- Committee Voting Sheet
- Report Digest
- Copy of Bill No. 176-32 (COR)
- Public Hearing Sign-in Sheet
- Written Testimony
- Fiscal Note
- Copy of COR Referral of Bill No. 176-32 (COR)
- Notices of Public Hearing
- Copy of the Public Hearing Agenda

Please take the appropriate action on the attached voting sheet. Your attention to this matter is greatly appreciated. Should you have any questions or concerns, please do not hesitate to contact my office.

Respectfully,

MICHAEL F.Q. SAN NICOLAS



Chairman - Committee on Aviation, Ground Transportation, Regulatory Concerns and Future Generations I Mina trentai Dos Na Liheslaturan Gudhan | 32nd Guam Legislature



COMMITTEE VOTING SHEET

Bill No. 176-32 (COR) - "AN ACT TO ADD A NEW ARTICLE 2 TO CHAPTER 12, DIVISION 2, TITLE 22 OF THE GUAM CODE ANNOTATED, RELATIVE TO THE LICENSING OF SERVICE CONTRACTS SOLD ON GUAM."

	SIGNATURE	TO DO PASS	TO NOT PASS	TO REPORT OUT ONLY	TO ABSTAIN	TO PLACE IN INACTIVE FILE
Senator Michael F.Q. San Nicolas Chairman	Mil	\				
Senator Thomas C. Ada Vice Chairman	77					
Speaker Judith T. Won Pat, Ed.D. Member				10/31	entention and the second and the sec	
Vice Speaker Benjamin J.F. Cruz Member						
Senator Tina Rose Muña Barnes Member	Ì,	V		:	manus (1737-1714) manus (1774 dichards) + 4 of 6 dichards	
Senator Vicente C. Pangelinan Member	-45					
Senator Rory J. Respicio Member	Arr	10/3/1/3				
Senator V. Anthony Ada Member	42			10 3 X		
Senator Aline A. Yamashita, Ph.D. Member				er e	international security of the	



Chairman - Committee on Aviation, Ground Transportation, Regulatory Concerns and Future Generations I Mina'trentai Dos Na Liheslaturan Guåhan | 32nd Guam Legislature



COMMITTEE REPORT DIGEST

I. OVERVIEW

Bill No. 176-32 (COR) was introduced on August 28, 2013 by Senator Vicente C. Pangelinan. The bill was subsequently referred by the Committee on Rules to the Committee on Aviation, Ground Transportation, Regulatory Concerns and Future Generations on August 28, 2013.

The Committee on Aviation, Ground Transportation, Regulatory Concerns and Future Generations convened a public hearing on October 24, 2013 at 2:07 p.m. in *I Liheslatura*'s Public Hearing Room. Among the items on the hearing agenda was Bill 176-32 (COR). The hearing was adjourned at 2:33 p.m.

Public Notice Requirements

Public Hearing notices were disseminated via electronic mail to all senators and all main media broadcasting outlets on October 17, 2013, and again on October 22, 2013.

Senators Present

Senator Michael F.Q. San Nicolas, Chairman Senator Vicente C. Pangelinan, Committee Member Senator V. Anthony Ada, Committee Member Senator Tommy A. Morrison

Oral Testimony

Richard Johnson, Blair, Sterling, Johnson, and Martinez

Written Testimony

Elizabeth Kastigar, Senior Counsel, The Warranty Group

II. TESTIMONY & DISCUSSION

Chairman Michael San Nicolas: We will go ahead and begin with public testimony on Bill No. 176-32. I will yield to the author for his opening comments.

Senator Vicente Pangelinan: Thank you, Mister Chairman. Bill 176-32 is a bill that gets its genesis from Bill No. 64-32 which was passed by the Legislature but unfortunately vetoed by the Governor. In his veto message, the Governor had pointed out that his concern with the regards to the bill and the concept that was embodied by the bill was the existence of the word "property." He felt that when you include that word it may be interpreted to include real property and, thus, tied into construction, property warranties of the contractors, and the real estate. The existence of that interpretation could lead to an overly long length of time for the service contract to be provided. That was the single concern he pointed out with regards to what the bill was intending to provide. We looked at it and reviewed it and we still believe that the existence of statute that would allow the continuance of these extended warranty contracts. I say continuance because they had existed before and when the Department of Revenue and Taxation decided to issue a ruling, it put an end to the extension of these unless these companies became licensed as insurance companies and fall under the insurance regulations. We, at that time

in reviewing that interpretation, felt that there was enough service and safeguards being provided in existing statutes and legislation across the country that provided for the existence of service contracts warranties or extended warranties and not require that they be subject to the more rigorous requirements of being formed and subject to insurance policies and insurance companies. We then looked at those concerns, removed the word "property" so there is no misinterpretation or the intention, and reintroduced the bill with that change. We sent the bill to the Governor informing him that a new bill had been introduced with that change there and solicited his comments on whether or not this was going to be sufficient. The Governor did not formally respond to us and we received no feedback, negative or otherwise, form his office with this change in the bill. So, we are proceeding with the introduction of Bill 176 with that change that was of concern to the Governor. We hope that would meet the requirements of his concerns and proceed to allowing, once again, the offering of extended warranty service contracts that had existed in the past and provide opportunities for businesses to provide this service to the consumers of Guam and to the businesses of Guam. Thank you very much for the opportunity to present that introduction on the history of Bill No. 176.

Chairman San Nicolas: Thank you very much. On Bill 176-32, we only have a single individual signed up. Mr. Johnson, you did not indicate whether or not you would be offering testimony.

Mr. Richard Johnson: Our client, The Warranty Group, is the one who requested the advice from the Department of Revenue and Taxation and was told that they would have to register as an insurer, which was not the case anywhere else. That being the case, my client asked me to approach a senator who might be interested. We approached Senator Pangelinan and worked with him in getting the first bill done and we have worked with him on getting the second bill done. My client submitted their own testimony by email. I hope you have received it. I'll let their testimony speak for itself. I just wanted to make sure I was here and was heard if anybody had any questions or concerns about the bill, I could try to deal with them.

Chairman San Nicolas: Thank you, Mister Johnson. There being no other individuals who signed up for testimony, Mister Speaker, did you have any questions?

Senator Pangelinan: No. I think the record on the initial public hearing is quite extensive. We solicited the automobile dealers and such, and they all presented positive testimony supporting it. At that time, we all did not feel there was a problem with the word "property," I think the Governor's concern is legitimate and, by addressing it, we can move forward on providing opportunities for our community to receive this service as well as entrepreneurs and businesses who may want to provide this additional services to businesses that may not want to do it in house but contract it out. I think all the way around that this will provide opportunities for the people in our community as well as a service that can be provided in our community.

Chariman San Nicolas: Thank you Mister Johnson.

Mr. Johnson: Thank you, Senator Pangelinan, for your work on the bill.

Chairman San Nicolas: There being no other individuals testifying with regards to Bill 176-32, it will be considered as being heard for the record.

III. FINDINGS AND RECOMMENDATIONS

The Committee on Aviation, Ground Transportation, Regulatory Concerns and Future Generations hereby reports out Bill No. 176-32 (COR) with the recommendation TO REPORT OUT ONLY.

I MINA'TRENTAI DOS NA LIHESLATURAN GUÅHAN 2013 (FIRST) Regular Session

Bill No. 176 32 (COR)

Introduced by:

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V. C. Pangelinan

AN ACT TO ADD A NEW ARTICLE 2 TO CHAPTER 12, DIVISION 2, TITLE 22 OF THE GUAM CODE ANNOTATED, RELATIVE TO THE LICENSING OF SERVICE CONTRACTS SOLD ON GUAM.

BE IT ENACTED BY THE PEOPLE OF GUAM:

Section 1. Legislative Statement and Intent. I Liheslaturan Guåhan finds that under current Guam law, the definition of insurance as interpreted by the Insurance Commissioner classifies service contracts, also known as extended warranties, as an insurance product. However, service contracts are being sold on Guam and are *not* being regulated by the Department of Revenue and Taxation (DRT) regardless of the fact that the DRT has opined that they are insurance products under Guam's definition of insurance.

Thirty-six (36) states have enacted legislation, which expressly provides that service contracts do not constitute insurance, or that they are not subject to the state's insurance laws. Three (3) state departments of insurance have informally opined that service contracts are not insurance contracts. Eleven (11) states have either enacted a framework making it clear that a service contract is not subject to regulation as an insurance product in that state, or have informally opined as such.

I Liheslaturan Guåhan finds that service contracts can be a beneficial consumer product and should be made readily available without undue and burdensome regulation.

1 Section 2. **Service Contracts.** A new Article 2 is hereby added to 2 Chapter 12, Division 2 of Title 22, Guam Code Annotated, to read: 3 "ARTICLE 2 SERVICE CONTRACTS 4 5 Service Contracts Excepted. \$ 12201. § 12202. Definitions. 6 7 License Required. 8 12203. Financial Responsibility. 8 \$ 12204. Powers and Duties. 9 § 12205. 10 Recordkeeping. § 12206. Filing of Annual Report. 11 § 12207. 12 \$ 12208. Receipt and Disclosures. Returns and Refunds. 13 § 12209. Prohibited Acts. 4 § 12210. 15 \$ 12211. Rules. Enforcement. 16 § 12212. Effective Date. 17 § 12213. 18 \$ 12214. Severability. 19 § 12201. Service Contracts Excepted. The marketing, sale, 20 offering for sale, issuance, making, proposing to make and administration of 21 a service contract shall not be construed to be the business of insurance, and 22 shall be exempt from regulation as insurance under this Division. Express or implied warranties shall be exempt from the requirements under this Article. 23 24 § 12202. Definitions. 25 Administrator means a person appointed or designated by a 26 provider who administers service contracts and service contract plans on 27 behalf of the provider and subject to the requirements of this Chapter.

(b) Commissioner means the Insurance and Banking Commissioner.

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- (c) Consumer means an individual who buys any tangible personal goods that is primarily for personal, family, or household use.
- (d) Non-original manufacturer's parts means replacement parts not made for or by the original manufacturer of the goods, commonly referred to as "after-market parts."
- (e) *Person* means an individual, limited liability partnership, partnership, limited liability company, corporation, incorporated or unincorporated association, joint stock company, reciprocal, syndicate, or any similar entity or combination of entities acting in concert.
- Reimbursement insurance policy means a policy of insurance (f)issued to a service contract provider by an authorized insurer. Pursuant to this insurance policy, the insurer agrees, for the benefit of the service contract holders, to discharge all of the obligations and liabilities of the service contract provider under the terms of the issued service contracts or in the event of non-performance by the insured service contract provider. A reimbursement insurance policy insurer shall not terminate the policy until it has issued a notice of termination required by the Commissioner under the insurance laws, rules, or regulations of the government of Guam. The termination of a reimbursement insurance policy shall not reduce the insurer's responsibility for service contracts issued by service contract providers prior to the date or termination. A service contract provider shall be considered the agent of the reimbursement insurance policy insurer for purposes of determining duties owed by the insurer to service contract holders in accordance with the service contract, and this Article. Insurers are deemed to have received the premiums for the insurance upon the payment

of provider fees by consumers for service contracts issued by the insured service contract provider. "All obligations and liabilities" include:

- (1) the failure or inability of the insured service contract provider to perform under the terms and conditions of the provider's issued service contracts; and
- (2) in the event of cancellation, the service contract provider's failure or inability to return the unearned portion of the paid service contract fee to the service contract holder.
- contract or agreement for a separately stated consideration for a specific duration to perform the repair, replacement or maintenance of goods or indemnification for repair, replacement or maintenance, for the operational or structural failure of any motor vehicle or other goods due to a defect in materials, workmanship, accidental damage from handling, or normal wear and tear, with or without additional provisions for incidental payment of indemnity under limited circumstances, including, but *not* limited to, towing, rental and emergency road service, and road hazard protection. Motor vehicle manufacturer and original equipment manufacturer (OEM)-backed contracts *shall* be exempt from the requirements in this Article. Service contracts may provide for repair, replacement, or maintenance of goods for damage resulting from power surges or interruption. Service contracts also include a contract or agreement sold for a separately stated consideration for a specific duration that provides for any of the following:
 - (1) the repair or replacement or indemnification for the repair or replacement of a motor vehicle for the operational or structural failure of one or more parts or systems of the motor vehicle

brought about by the failure of an additive product to perform as represented;

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- (2) the repair or replacement of tires and/or wheels on a motor vehicle damaged as a result of coming into contact with road hazards, including, but *not* limited to, potholes, rocks, wood debris, metal parts, glass, plastic, curbs, or composite scraps;
- (3) the removal of dents, dings, or creases on a motor vehicle that can be repaired using the process of paint-less dent removal without affecting the existing paint finish and without replacing vehicle body panels, sanding, bonding or painting;
- (4) the repair of small motor vehicle windshield chips or cracks, but which expressly excludes the replacement of the entire windshield; or
- (5) the repair of damage to the interior components of a motor vehicle caused by wear and tear, but which expressly excludes the replacement of any part or component of a motor vehicle's interior.
- (h) Service Contract Provider means a person who is contractually obligated to the service contract holder under the terms of the service contract.
- (i) Service Contract Holder or contract holder means a person who is the purchaser or holder of a service contract.
- (j) Service Contract Seller means the person who sells the service contract to the consumer.
- (k) Warranty means a warranty made without consideration, solely by the manufacturer, importer, or seller of goods or services, that is not negotiated or separated from the sale of the product and is incidental to the

sale of the product, that provides repair or replacement for defective parts, mechanical or electrical breakdown, labor, or other remedial measures.

§ 12203. License Required.

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It shall be unlawful for any person to act as, or offer to act as, or hold himself or herself out to be a service contract provider, nor may a service contract be sold to a consumer, unless the service contract provider has a valid license as a service contract provider issued by the Commissioner. A service contract provider shall make an application to the Commissioner upon a form prescribed by the Commissioner, and shall pay to the Commissioner a fee as provided under this Article. A service contract provider shall update the application information and documents annually and furnish such updates to the Commissioner. The application shall include or be accompanied by the following information and documents:

- (a) all basic organizational documents of the service contract provider, including any articles of incorporation, articles of association, partnership agreement, trade name certificate, trust agreement, shareholder agreement, bylaws, and other applicable documents, and all amendments to those documents;
- (b) the identities of the service contract provider's executive officers directly responsible for the service contract provider's service contract business, and, if more than fifty percent (50%) of the service contract provider's gross revenue is derived from the sale of service contracts, the identities of the service contract provider's directors and stockholders having beneficial ownership of ten percent (10%) or more of any class of securities;
- (c) audited annual financial statements *or* other financial reports acceptable to the Commissioner for the two most recent years, which prove

that the applicant is solvent, and any information the Commissioner may require in order to review the current financial condition of the applicant;

- (d) an application fee of Two Hundred Fifty Dollars (\$250.00), which *shall* be deposited in the Better Public Service Fund; and
 - (e) any other pertinent information required by the Commissioner.

§ 12204. Financial Responsibility.

- (a) Any service contract provider applying for a license *shall* be solvent and *shall* meet the minimum requirements under this Section. If the financial responsibility requirement under this Section is to be maintained by the service contract provider's parent company, the parent company *shall* guarantee the service contract provider's obligations under service contracts sold by the service contract provider licensed under this Article.
- (b) The service contract provider *shall* provide one of the following:

(1) provide both:

- (A) maintain a funded reserve account for all obligations under service contracts issued and in force on Guam. The reserves *shall not* be less than forty percent (40%) of the gross consideration received from the sale of the service contract, less claims paid, for all in force contracts. The reserve account *shall* be subject to examination by the Commissioner; and
- (B) place in trust with the Commissioner, for all service contracts issued and in force on Guam, a financial security deposit having a value that is the larger of Forty Thousand Dollars (\$40,000 or five percent (5%) of the gross consideration received, less claims paid for the sale of the

service contracts. The financial security deposit *shall* consist of 1 one of the following: 2 a surety bond issued by an authorized 3 4 surety: securities of the type eligible for deposit by 5 authorized insurers on Guam: 6 (iii) cash or time certificate of deposit issued by 7 a bank that is licensed in Guam and is insured by the 8 9 Federal Deposit Insurance Corporation (FDIC) or by the National Credit Union Administration (NCUA): 10 (iv) a letter of credit issued by a qualified 11 financial institution: or 12 another form of security authorized by the 13 Commissioner by rule, subject to the approval of I 14 Liheslaturan Guåhan. 15 Service contracts for those service contract providers that 16 17 provide the security in Subsections (A) and (B) of § 12204(b)(1) shall contain a statement in substantially the same 18 format: 19 "The service contract provider's obligations stated in 20 this service contract are backed by the full faith and credit of 21 the service contract provider." 22 insure the performance for all service contracts issued by 23 the service contract provider by a reimbursement insurance policy 24 issued by an insurer holding a certificate of authority from the 25 26 Commissioner, and who is in good standing with the Commissioner. 27 Service contracts insured by a reimbursement insurance policy *shall*:

I		(A) conspicuously state the name and either the
2		address or contact information for the insurance company; and
3		(B) contain a statement in substantially the following
4		format:
5		"The service contract provider's obligations stated in
6		this service contract are covered by a reimbursement insurance
7		policy. If your service contract provider fails to pay or provide
8		service on your claim, or a cancellation refund, or any other
9		covered obligation under this service contract within sixty (60)
10		days after that claim or request has been made by you to this
		service contract provider, you may then directly present your
12		claim or request for service or payment to your service contract
13		provider's insurance company."
14	§ 12	205. Powers and Duties. The Commissioner shall:
15	(a)	receive applications for certification or license of service
16	contract pro	oviders;
17	(b)	establish the procedure for processing applications made under
18	this Article	• •
19	(c)	retain all applications and other records submitted to him or
20	her;	
21	(d)	maintain a registry of the names and addresses of persons
22	ticensed un	der this Article;
23	(e)	establish and collect fees as required by this Article;
24	(1)	approve/disapprove applications for license;
25	(g)	establish, suspend, revoke, or reprimand service contract
26	licenses; an	d
27	(h)	perform the other duties necessary to implement this Article.

§ 12206. Recordkeeping.

- (a) The service contract provider or service contract provider's administrator *shall* keep accurate accounts, books, and records of all transactions regulated under this Article.
- (b) Accounts, books, and records maintained as required by this Section *shall* include the following:
 - (1) copies of each type of service contract sold;
 - (2) the name and address of each service contract holder, to the extent that the name and address have been furnished by the service contract holder;
 - (3) a list of the locations where the service contract provider's service contracts are marketed, sold, or offered for sale; and
 - (4) recorded claims filed which, at a minimum, *shall* contain the date and description of each claim under the service contract provider's service contracts.
- (c) The service contract provider for each service contract *shall* retain records required under this Section for *at least* one year after coverage under the contract has expired. A service contract provider discontinuing business on Guam *shall* maintain records required under this Section until it provides the Commissioner with satisfactory proof that the service contract provider has discharged all contractual obligations to contract holders on Guam.
- (d) The records required under this Section may be, but are *not* required to be, maintained on a computer disk, computer drive or server or other electronic recordkeeping technology. If records are maintained in a

form other than hard copy, the records *shall* be in a form allowing duplication as a legible hard copy at the request of the Commissioner.

(e) Upon request of the Commissioner, the service contract provider *shall* make available to the Commissioner all accounts, books, and records concerning service contracts sold by the service contract provider reasonably necessary to enable the Commissioner to determine compliance or noncompliance with this Article.

§ 12207. Filing of Annual Report.

- (a) Every registered service contract provider must file an annual report for the preceding calendar year with the Commissioner on or before July 1st of each year, or within any extension of the time the Commissioner for good cause may grant. The report must be in the form and contain those matters as the Commissioner prescribes, and *shall* be verified by at least two officers of the service contract provider, or for service contract providers with a single officer, the sole officer of service contract providers with a single officer.
- (b) At the time of filing the report, the service contract provider must pay a filing fee of Twenty Five Dollars (\$25.00), which *shall* be deposited in the Better Public Service Fund.
- (c) As part of any investigation by the Commissioner, the Commissioner may require a service contract provider to file monthly financial reports whenever, in the Commissioner's discretion, there is a need to more closely monitor the financial activities of the service contract provider. If the Commissioner requires monthly financial reports, the service contract provider *shall* file monthly financial statements, which *shall* be filed with the Commissioner *no later than* the twenty-fifth (25th) day of the month following the month for which the financial report is being filed. These

monthly financial reports are the internal financial statements of the service contract provider. The monthly financial reports that are filed with the Commissioner constitute information that might be damaging to the service contract provider if made available to its competitors, and therefore *shall* be kept confidential by the Commissioner. This information may not be made public or be subject to subpoena, other than by the Commissioner, and then *only* for the purpose of enforcement actions taken by the Commissioner.

§ 12208. Receipt and Disclosures.

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- (a) Service contract providers *shall* provide purchasers of a service contract with:
 - (1) a receipt or other written evidence of the purchase of the service contract that *shall* be provided to the service contract holder;
 - (2) a copy of the service contract that *shall* be provided within a reasonable period of time from the date of purchase; and
 - (3) except for offers or sales of service contracts by telephone, mail, or electronic means, a written copy of the basic terms and conditions of the service contract to be made available to the purchaser where the purchaser is physically present at the point of sale.
- (b) Service contracts *shall* be written in clear, understandable language, and *shall* be printed or typed in a typeface and format that is easy to read.
 - (c) All service contracts shall:
 - (1) state the name and address of the service contract provider and the administrator of the service contract, if different from the service contract provider;

identify the service contract seller and the service 1 (2)contract holder, to the extent that the service contract holder has 2 3 furnished the service contract seller, administrator, or service contract provider with that information: 4 the terms of the sale, including the purchase price; 5 (3) (4)the procedure the service contract holder must follow to 6 7 obtain service: 8 any deductible amount that applies; (5)9 the specific merchandise and services to be provided, and (6)any limitations, exceptions, or exclusions; 10 11 where the service contract covers a motor vehicle. (7)whether the use of non-original manufacturer's parts is allowed; 12 any restrictions governing the transferability of the 13 (8) 14 service contract that apply: 15 the terms, restrictions, or conditions governing the return or cancellation of the service contract by either the service contract 16 provider or service contract holder prior to the service contract's 17 18 termination or expiration date; 19 (10) the obligations and duties of the service contract holder, 20 such as the duty to protect against any further damage, or to follow the owner's manual instructions; and 21 (11) a provision for, or exclusion of consequential damages or 22 23 pre-existing conditions that applies. 24 The information under Subsections (1) and (2) shall not be required to 25 be preprinted on the service contract and may be added to the service

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contract at the time of sale. The purchase price under Subsection (3) shall

not be required to be preprinted on the service contract and may be negotiated with the service contract holder at the time of sale.

§ 12209. Returns and Refunds.

- (a) Service contracts *shall* state that the service contract holder may return the contract within:
 - (1) thirty (30) days of the date that the service contract was mailed to the service contract holder:
 - (2) twenty (20) days of the date the service contract was delivered to the service contract holder, if the service contract was delivered at the time of sale; or
 - (3) a longer time period as specified in the service contract.
- (b) Upon return of the service contract to the service contract provider within the applicable time period, and if *no* claim has been made under the service contract prior to its return to the service contract provider, the service contract *shall* be void and the service contract provider *shall* refund to, or credit the account of, the service contract holder with the full purchase price of the service contract. A ten percent (10%) penalty per month *shall* be added to a refund that is *not* paid or credited within sixty (60) days after the return of the service contract to the service contract provider.
- (c) The right to void a service contract under Subsection (b) *shall* not be transferred and *shall* apply only to the original service contract purchaser upon the terms and conditions provided in the contract and consistent with this Article.
- (d) Upon cancellation of a service contract by the service contract provider, the service contract provider, at least five (5) days prior to cancellation, shall mail to the service contract holder at the service contract holder's last known address, a written prior notice of cancellation that states

the effective date of the cancellation; provided, that prior notice under this Subsection *shall not* be required if cancellation is for:

- (1) nonpayment of the service contract provider's fee for the service provided under the service contract;
- (2) a material misrepresentation by the service contract holder to the service contract provider; or
- (3) a substantial breach of duties of the service contract holder under the service contract, relating to a covered product or its use.

§ 12210. Prohibited Acts.

- "insurance," "casualty," "surety," "mutual," "guarantee," or any other word descriptive of the insurance, casualty, or surety business, or a name deceptively similar to the name or description of any insurance or surety corporation, or to the name of any other service contract provider. This Section *shall not* apply to a service contract provider using any language prohibited by this Section in its name prior to July 1, 2013.
- (b) A service contract provider or its representative *shall not* in its service contracts or literature make, permit, or cause to be made, any false or misleading statement, or deliberately omit any material statement that would be considered misleading if omitted.
- (c) No person shall condition a loan or the sale of any goods on the purchase of a service contract.
- § 12211. Rules. The Commissioner *may* adopt rules to implement and administer this Article pursuant to the Administration Adjudication Act.

§ 12212. Enforcement.

(a) The Commissioner *shall* take any action necessary or appropriate to enforce this Article, and the rules adopted and orders issued hereunder. The Commissioner *shall* conduct investigations and examinations of service contract providers and administrators or other persons, upon receipt of a consumer complaint. *If* a service contract provider has violated this Article, or rules or orders under this Article, the Commissioner *shall* issue an order:

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- (1) requiring a person to cease and desist from violating this Article or rules or orders under this Article;
- (2) prohibiting a person from selling or offering for sale service contracts in violation of this Article until full remedy is afforded to comply with this Article.
- (3) Imposing a civil penalty, at an amount *not* to exceed fifteen percent (15%) of the recourse afforded in §12204 of this Article for the purpose of affording remedy to comply with the provisions of this Article, on a person or any combination of the foregoing, as applicable.
- § 12213. Effective Date. This Act *shall* take effect upon its enactment and apply prospectively.
- § 12214. Severability. If any provision of this Act or its application to any person or circumstance is held invalid, the invalidity shall not affect other provisions or applications of this Act which can be given effect without the invalid provision or application and to this end the provisions of this Act is severable."



I Mina'Trentai Dos na Liheslaturan Guåhan

Committee on Aviation, Ground Transportation, Regulatory Concerns, and Future Generations SENATOR MICHAEL F.Q. SAN NICOLAS

October 24, 2013

Bill No. 176-32 (COR), introduced by V.C. Pangelinan: AN ACT TO ADD A NEW ARTICLE 2 TO CHAPTER 12, DIVISION 2, TITLE 22 OF THE GUAM CODE ANNOTATED, RELATIVE TO THE LICENSING OF SERVICE CONTRACTS SOLD ON GUAM.

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Bill	No.	176-32	(COR)
Page	2		



October 22, 2013

Honorable Michael F.Q. San Nicolas Chairman, Committee on Aviation, Ground Transportation, Regulatory Concerns, and Future Generations Thirty-Second Guam Legislature 155 Hesler Place Hagatna, Guam 96910 senatorsannicolas@gmail.com

Re: Bill No 176-32 (COR) Service Contracts

Dear Chairman San Nicolas:

Automotive Warranty Services, Inc. ("AWS") appreciates of the ability to submit testimony on Bill 176-32 authorizing Guam dealerships and consumer retailers to offer service contracts to their consumers. AWS supports enactment of the Bill into law.

Service contracts are an efficient way for consumers to protect what can be major purchases such as an automobile, major appliances or small electronics. Consumers spend a lot of time researching these purchases. The service contract delivers the additional peace of mind that if a repair, replacement, technical support or related emergency services arise from such a purchase, there is a quick and effective means for continued use and enjoyment of product.

As additional support for your legislation, we respectfully submit for your consideration and review, a White Paper which outlines the supports removing service contract from insurance treatment.

We understand prior legislation (Senate Bill 64-23) was vetoed by the Governor in June of this year. In direct response to the objection generating that veto, all reference to residential or real property has been deleted from the definition of service contract in the current legislation. The definition of service contract is no longer so expansive. The administration recognized the importance of this legislation and noted a desire to work to create a version with adequate consumer protections. We believe the current Bill achieves the common goal of protecting consumers while eliminating unnecessary regulation.

With the removal of the objectionable terms, we believe this Bill should be successful.

AWS appreciates Senator Pangelinan's efforts in introducing and promoting this legislation and your Committee's efforts in promptly hearing it. We would be happy to answer any questions or provide additional information as may be required.

Very truly yours.

Elizabeth Kastigar Senior Counsel

Contract

COMMITTEE ON RULES



I Mina'trentai Dos na Liheslaturan Guåhan • The 32nd Guam Legislature 155 Hesler Place, Hagåtña, Guam 96910 • www.guamlegislature.com E-mail: raryforguam@gmail.com • Tel: (671)472-7679 • Fax: (671)472-3547

Senator Roty J. Respicio Chairperson Majority Leader

Senator Thomas C. Ada Vice Chairperson Assistant Majority Leader

Senator Vicente (Ben) C. Pangelinan Member

Speaker Judith T.P. Won Pat, Ed.D. Member

Senator Dennis G. Rodriguez, Jr. Member

> Vice-Speaker Benjamin J.F. Cruz Member

Legislative Secretary Tina Rose Muña Barnes Member

Senator Frank Blas Aguon, Jr. Member

Senator Michael F.Q. San Nicolas Member

Senator
V. Anthony Ada
Member
MINORITY LEADER

Senator Aline Yamashita Member

Certification of

Waiver of

Fiscal Note Requirement

This is to certify that the Committee on Rules submitted to the Bureau of Budget and Management Research (BBMR) a request for a fiscal note, or applicable waiver, on BILL NO. 176-32 (COR) – "AN ACT TO ADD A NEW ARTICLE 2 TO CHAPTER 12, DIVISION 2, TITLE 22 OF THE GUAM CODE ANNOTATED, RELATIVE TO THE LICENSING OF SERVICE CONTRACTS SOLD ON GUAM." – on November 4, 2013. COR hereby certifies that BBMR confirmed receipt of this request on August 28, 2013 at 11:45 A.M.

COR further certifies that a response to this request was not received. Therefore, pursuant to 2 GCA §9105, the requirement for a fiscal note, or waiver thereof, on Bill 176-32 (COR) to be included in the committee report on said bill, is hereby waived.

Certified by:

Senator Rory J. Respicio

Chairperson, Committee on Rules

Rury J. Kespico

11/4/13 Date

COMMITTEE ON RULES

I Mina trentai Dos na Liheslaturan Guahan • The 32nd Guam Legislature 155 Hesler Place, Hagátha, Guain 96910 • www.guamlegislature.com E-mail: roryforguam@gmail.com • Tel: (671)472-7679 • Fax: (671)472-3547

Senator Rory J. Respicio CHAIRPERSON MAIORITY LEADER

August 28, 2013

Senator Thomas C. Ada. VICE CHAIRPERSON

Assistant Majority Leader

Senator Vicente (Ben) C. Pangelinan Member

Speaker Judith T.P. Won Pat, Ed.D. Member

Senator Dennis G. Rodriguez, Jr. Member

> Vice-Speaker Benjamin J.F. Cruz Member

Legislative Secretary Tina Rose Muña Barnes Member

Senator Frank Blas Aguon, Ir. Member

Senator Michael F.Q. San Nicolas Member

> Senator V. Anthony Ada Member MINORITY LEADER

Senator Aline Yamashita Member

VIA E-MAIL

john.rios@bbmr.guam.gov

John A. Rios Director Bureau of Budget & Management Research P.O. Box 2950 Hagåtña, Guam 96910

RE: Request for Fiscal Notes- Bill Nos. 172-32(COR), 173-32(LS),174-32(LS), 175-32(COR), and 176-32(COR)

Hafa Adai Mr. Rios:

Transmitted herewith is a listing of I Mina'trentai Dos na Liheslaturan Guähan's most recently introduced bills. Pursuant to 2 GCA §9103, I respectfully request the preparation of fiscal notes for the referenced bills.

Si Yu'os ma'ase' for your attention to this matter.

Very Truly Yours, 1 Copy J. Respicio

Senator Rory J. Respicio

Chairperson, Committee on Rules

Attachments (1)

Cc: Clerk of the Legislature

155 E-m

I Mina'trentai Dos na Liheslaturan Guähan • The 32nd Guam Legislature 155 Hesler Place, Hagatña, Guam 96910 • www.guamlegislature.com E-mail: roryforguam@gmail.com • Tel: (671)472-7679 • Fax: (671)472-3547

Senator Rory J. Respicio Chairperson Majority Leader

August 28, 2013

Senator
Thomas C. Ada
Vice Chairperson
Assistant Majority Leader

or

Senator Vicente (Ben) C. Pangelinan Member

Speaker Judith T.P. Won Pat, Ed.D. Member

Senator Dennis G. Rodriguez, Jr. Member

> Vice-Speaker Benjamin J.F. Cruz Member

Legislative Secretary Tina Rose Muña Barnes Member

Senator Frank Blas Aguon, Jr. Member

Senator Michael F.Q. San Nicolas Member

Senator
V. Anthony Ada
Member
MINORITY LEADER

Senator Aline Yamashita Member

MEMORANDUM

To:

Rennae Meno

Clerk of the Legislature

Attorney Therese M. Terlaje Legislative Legal Counsel

From:

Senator Rory J. Respicio

Majority Leader & Rules Chair

Subject: Referral of Bill No. 176-32(COR)

As the Chairperson of the Committee on Rules, I am forwarding my referral of Bill No. 176-32(COR).

Please ensure that the subject bill is referred, in my name, to the respective committee, as shown on the attachment. I also request that the same be forwarded to all members of *I Mina'trentai Dos na Liheslaturan Guåhan*.

Should you have any questions, please feel free to contact our office at 472-7679.

Si Yu'os Ma'åse!

Attachment

I Mina'Trentai Dos Na Liheslaturan Guahan Bill Log Sheet

BILL NO.	SPONSOR	TITLE	DATE INTRODUCED	DATE REFERRED	CMTE REFERRED	PUBLIC HEARING DATE	DATE COMMITTEE REPORT FILED	FISCAL NOTES
176-32	Vicente (ben) C.	AN ACT TO ADD A NEW ARTICLE 2 TO	08/28/13	08/28/13	Committee on			Fiscal Note
(COR)	Pangelinan	CHAPTER 12, DIVISION 2, TITLE 22 OF THE	9:31 a.m.		Aviation, Ground			Requested
Avdesillation.		GUAM CODE ANNOTATED, RELATIVE TO THE			Transportation,			08/28/13
		LICENSING OF SERVICE CONTRACTS SOLD ON			Regulatory			
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First Public Notice - October 24, 2013 Public Hearing

Senator Michael San Nicolas <senatorsannicolas@gmail.com>

Thu, Oct 17, 2013 at 3:58 PM

To: Senator Michael San Nicolas <senatorsannicolas@gmail.com>

Bcc: aperez@gpaqwa.com, Duane George <dmgeorge@guampdn.com>, Ed Davis <edavis@k57.com>, Jon Anderson <editor@mvguam.com>, Gerry Partido <gerry@mvguam.com>, gmmsinc@guam.net, Jason Salas <jason@kuam.com>, John Davis <john@kuam.com>, Kelly Cho <kcn.kelly@gmail.com>, Korean News <koreannews@guam.net>, KPRG <kprg@guam.net>, PDN Lifestyle ife@guampdn.com>, mabuhaynews@yahoo.com, Mindy Aguon <mindy@kuam.com>, Masako Watanabe <mwatanabe@guampdn.com>, K57 <news@k57.com>, Patti Arroyo <parroyo@k57.com>, radioprod@kuam.com, Ray Gibson <rgibson@k57.com>, Sabrina Salas Matanane <sabrina@kuam.com>, Steve Limtiaco <slimtiaco@guampdn.com>, sports@mvquam.com, tcoffman@k57.com, dcrisost@guam.gannett.com, weavert@pstripes.osd.mil, Pacific Daily News <news@guampdn.com>, jtyquiengco@spbguam.com, Kevin Kerrigan <kevin@spbguam.com>, hill.bruce@abc.net.au, Bruce Hill <pacificjournalist@gmail.com>, parroyo@spbguam.com, editor@saipantribune.com, Clynt Ridgell <clynt@spbguam.com>, mcpherson.kathryn@abc.net.au, cimiculka@quampdn.com, arcordoba@quampdn.com, communications@quam.gov, Troy Torres <troy.torres@guam.gov>, phnotice@guamlegistature.org, "jalerta1." <alerta.jermaine@gmail.com>, Matthew Baza <baza.matthew@gmail.com>, Delisa Kloppenburg <delisakloppenburg@gmail.com>, Louella Losinio iouella@mvguam.com>, david@mvguam.com, John Paul Manuel < ipmanuel@gmail.com>, josh@spbquam.com, Speaker Judi Won Pat <speaker@judiwonpat.com>, Vice Speaker Benjamin Cruz <senadotbjcruz@aol.com>, Senator Tina Muña Barnes <senator@tinamunabarnes.com>. Senator Rory Respicio <roryforguam@gmail.com>. "Dennis Rodriquez, Jr." <senatordrodriquez@gmail.com>, Senator Ben Pangelinan <senbenp@guam.net>, Senator Tom Ada <office@senatorada.org>, Senator Aline Yamashita <aline4families@gmail.com>, Senator Tony Ada <tony@tonyada.com>, Senator Chris Duenas <duenasenator@gmail.com>, Brant McCreadie <brantforquam@gmail.com>. Senator Brant McCreadie <senatorbrantmccreadie@gmail.com>. "Senator Frank Aguon, Jr." <aguon4guam@gmail.com>, Senator Mike Limtiaco <mike@mikelimtiaco.com>, Senator Tommy Morrison <tommy@senatormorrison.com>, mayormcdonald@hotmail.com, agatmayorsoffice@hotmail.com, asanmainamayorsoffice@yahoo.com, bmomayor@teleguam.net, bmovmayor@teleguam.net, Jessy Gogue <ocp.mayor@gmail.com>, MELISSA SAVARES <melissa.savares@gmail.com>, peter_daigo@hotmail.com, hagatnamayor@hotmail.com, Doris Lujan <mayordorisfloreslujan@gmail.com>, nblas_mangilaomayor@yahoo.com, vicemayor allan.unqacta@yahoo.com, mayorernestc@yahoo.com, mtm_mayors_office@yahoo.com, pitimayor@yahoo.com, Robert Hofmann <guammayor@gmail.com>, rudyiriarte@gmail.com, talofofomayor@gmail.com, "Mayor Louise C. Rivera" <mayorlcrivera.tatuha@gmail.com>, "Vice Mayor Ken C. Santos" <vicemayorksantos.tatuha@gmail.com>, Umatac Mayor <umatacmo@gmail.com>, kones.r@gmail.com. arleen81@gmail.com, kenjoeada@yahoo.com, anghet@hotmail.com, Ken Quintanilla <kenq@kuam.com>, raymond.qibson@guam.gov, Dale Alvarez <daleealvarez@gmail.com>, Responsible Guam <responsibleguam@gmail.com>, christopherchenay@gmail.com, floterlaje@gmail.com, Regine Biscoe Lee <regineb.lee@gmail.com>, chuck.ada@guamairport.net, peterroy@guamairport.net, forilee.crisostomo@bsp.quam.gov, doagridir@yahoo.com, carf.dominguez@dpw.quam.gov, eduardo.ordonez@clb.guam.gov, cgarcia@investguam.com, eric.palacios@epa.guam.gov, felixberto.dungca@grta.guam.gov, kpangelinan@visitguam.org, ndenight@visitguam.org, jbrown@portguam.com, monte.mafnas@dlm.quam.gov, david.camacho@galc.quam.gov, Michael Duenas <miduenas@ghura.org>, fcamacho@ghura.org, martin.benavente@ghc.guam.gov, alfredo.antolin@dol.guam.gov, joseph.cameron@hrra.guam.gov, cgogue@pbsquam.org, adonis.mendiola@dya.guam.gov, jose.sanagustin@doc.guam.gov, pedro.leonguerrero@cga.guam.gov, joey.sannicolas@gfd.guam.gov, fred.bordallo@gpd.guam.gov, chief@gpd.guam.gov, jim.mcdonald@ghs.guam.gov, benito.servino@disid.guam.gov, james.gillan@dphss.guam.gov, leo.casil@dphss.guam.gov, joseph.verga@gmha.org, john.rios@bbmr.guam.gov, benita.manglona@doa.guam.gov, anthony.biaz@doa.guam.gov, John Camacho <ipcamacho@revtax.gov.gu>, Marie Benito <mmbenito@revtax.gov.gu>, benny.m.paulino@us.army.mil, john.unpingco@gvao.guam.gov, jonfernandez@gdoe.net, mary.okada@guamcc.edu, raunderwood@uguam.uog.edu, jflores@gpagwa.com, AG Law <law@guamag,org>, rey.vega@mail.dmhsa.guam.gov, henry.taitano@guam.gov, Julian Janssen

<julian.c.janssen@gmail.com>, Gerry Partido <gerrypartido@gmail.com>, eddiecalvo@yahoo.com, Ray Tenorio <ray.tenorio@guam.gov>, mstaijeron <mstaijeron@investguam.com>, tsantos <tsantos@investguam.com>, manny.cruz@dol.guam.gov, frank <frank@mvguam.com>, dkaoki@guampdn.com, jpsablan@guampdn.com, jean <jean@guamlegislature.org>

Hafa adai all.

The following is an updated public notice for the hearing scheduled to be conducted on Thursday, October 24, 2013, 2:00 p.m. In addition to Bills 210-32 (COR) and Bill 211-32 (COR), please be advised that Bill No. 176-32 (COR) will also be heard. A copy of Bill 176-32 (COR) is attached. If you have any questions or need additional information, please contact the Office of Senator Michael F.Q. San Nicolas.

FIRST PUBLIC NOTICE

FOR IMMEDIATE RELEASE

October 17, 2013

In accordance with the Open Government Law, relative to notice for public meetings, please be advised that the Committee on Aviation, Ground Transportation, Regulatory Concerns and Future Generations will be conducting a public hearing on **Thursday**, **October 24, 2013, 2:00 p.m.** at *I Liheslaturan Guåhan's* Public Hearing Room for the following items:

Bill No. 176-32 (COR), introduced by V.C. Pangelinan: AN ACT TO ADD A NEW ARTICLE 2 TO CHAPTER 12, DIVISION 2, TITLE 22 OF THE GUAM CODE ANNOTATED, RELATIVE TO THE LICENSING OF SERVICE CONTRACTS SOLD ON GUAM.

Bill No. 210-32 (COR), introduced by M.F.Q. San Nicolas, V.C. Pangelinan, T.C. Ada, B.J.F. Cruz, and B.T. McCreadie: AN ACT TO ADD A NEW (yy) TO §1102, CHAPTER 1, AND AMEND §§ 12104, 12106, AND 12107, OF CHAPTER 12, EACH OF TITLE 16, GUAM CODE ANNOTATED, RELATIVE TO INFORMING THE LIENHOLDER AND INSURER WHEN A VEHICLE HAS BEEN TOWED AND PROVIDING FOR THE LIABILITY OF A TOWING COMPANY FOR DAMAGE SUSTAINED BY A VEHICLE WHILE IN ITS CUSTODY.

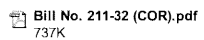
Bill No. 211-32 (COR), introduced by M.F.Q. San Nicotas: AN ACT TO ADOPT THE BANKING AND INSURANCE BOARD PROPOSED REGULATIONS UNDER THE GUAM SECURE AND FAIR ENFORCEMENT FOR MORTGAGE LICENSING ACT OF 2010.

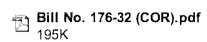
If written testimonies are to be presented at the hearings, copies should be delivered prior to the hearing date. Testimonies should be addressed to Senator Michael F.Q. San Nicolas and will be accepted via hand delivery to our office; our mailbox at the Main Legislature Building at 155 Hesler Place, Hagatna, Guam 96910; or via email to senatorsannicolas@gmail.com. In compliance with the Americans with Disabilities Act, individuals requiring special accommodations or services should contact the Office of Senator Michael F.Q. San Nicolas at 472-6453.

###

Regards,	
Jermaine Alerta	•

Bill No. 210-32 (COR).pdf 126K







Second Public Notice - October 24, 2013 Public Hearing

Senator Michael San Nicolas <senatorsannicolas@gmail.com>

Tue, Oct 22, 2013 at 9:08 AM To: Senator Michael San Nicolas <senatorsannicolas@gmail.com> Bcc: aperez@gpagwa.com, Duane George <dmgeorge@guampdn.com>, Ed Davis <edavis@k57.com>, Jon Anderson <editor@mvguam.com>, Gerry Partido <gerry@mvguam.com>, gmmsinc@guam.net, Jason Salas <jason@kuam.com>, John Davis <john@kuam.com>, Kelly Cho <kcn.kelly@gmail.com>, Korean News <koreannews@guam.net>, KPRG <kprg@guam.net>, PDN Lifestyle fe@guampdn.com>, mabuhaynews@yahoo.com, Mindy Aguon <mindy@kuam.com>, Masako Watanabe <mwatanabe@guampdn.com>, K57 <news@k57.com>, Patti Arroyo <parroyo@k57.com>, radioprod@kuam.com, Ray Gibson <rgibson@k57.com>, Sabrina Salas Matanane <sabrina@kuam.com>, Steve Limtiaco <slimtiaco@quampdn.com>, sports@mvquam.com, tcoffman@k57.com, dcrisost@quam.gannett.com, weavert@pstripes.osd.mit, Pacific Daily News <news@guampdn.com>, jtyquiengco@spbguam.com, Kevin Kerrigan <kevin@spbguam.com>, hill.bruce@abc.net.au, Bruce Hill <pacificjournalist@gmail.com>, parroyo@spbguam.com, editor@saipantribune.com, Clynt Ridgell <clynt@spbguam.com>, mcpherson.kathryn@abc.net.au, cimiculka@guampdn.com, arcordoba@guampdn.com, communications@guam.gov, Troy Torres <troy.torres@guam.gov>, phnotice@guamlegislature.org, "jalerta1." <alerta.jermaine@gmail.com>, Matthew Baza <baza.matthew@qmail.com>, Delisa Kloppenburg <delisakloppenburg@gmail.com>, Louella Losinio <touetla@mvquam.com>, david@mvquam.com, John Paul Manuel <ipmanuel@gmail.com>, josh@spbguam.com, Speaker Judi Won Pat <speaker@judiwonpat.com>, Vice Speaker Benjamin Cruz <senadotbjcruz@aol.com>, Senator Tina Muña Bames <senator@tinamunabames.com>, Senator Rory Respicio <roryforguam@gmail.com>, "Dennis Rodriguez, Jr." <senatordrodriguez@gmail.com>, Senator Ben Pangelinan <senbenp@guam.net>, Senator Tom Ada <office@senatorada.org>, Senator Aline Yamashita <aline4families@gmail.com>, Senator Tony Ada <tony@tonyada.com>, Senator Chris Duenas <duenasenator@gmait.com>, Brant McCreadie <brantforguam@gmail.com>, Senator Brant McCreadie <senatorbrantmccreadie@gmail.com>, "Senator Frank Aguon, Jr." <aquon4quam@gmail.com>, Senator Mike Limtiaco <mike@mikelimtiaco.com>, Senator Tommy Morrison <tommy@senatormorrison.com>, mayormcdonald@hotmail.com, agatmayorsoffice@hotmail.com, asanmainamayorsoffice@yahoo.com, bmomayor@teleguam.net, bmovmayor@teleguam.net, Jessy Gogue <ocp.mayor@gmail.com>, MELISSA SAVARES <melissa.savares@gmail.com>, peter_daigo@hotmail.com. hagatnamayor@hotmail.com, Doris Lujan <mayordorisfloreslujan@gmail.com>, nblas mangilaomayor@yahoo.com, vicemayor_allan.ungacta@yahoo.com, mayorernestc@yahoo.com, mtm_mayors_office@yahoo.com, pitimayor@yahoo.com, Robert Hofmann <guammayor@gmail.com>, rudyiriarte@gmail.com, talofofomayor@gmait.com, "Mayor Louise C. Rivera" <mayortcrivera.tatuha@gmait.com>, "Vice Mayor Ken C. Santos" <vicemayorksantos.tatuha@gmail.com>, Umatac Mayor <umatacmo@gmail.com>, kones.r@gmail.com, arleen81@gmail.com, kenjoeada@yahoo.com, anghet@hotmail.com, Ken Quintanilla <keng@kuam.com>, raymond.gibson@quam.gov, Date Alvarez <daleealvarez@gmail.com>, Responsible Guam <responsibleguam@gmail.com>, flotertaje@gmail.com, Regine Biscoe Lee <regineb.fee@gmail.com>, chuck.ada@guamairport.net, peterroy@guamairport.net, lorilee.crisostomo@bsp.guam.gov, doagridir@yahoo.com, carl.dominguez@dpw.guam.gov, eduardo.ordonez@clb.guam.gov, cgarcia@investguam.com, eric.palacios@epa.guam.gov, felixberto.dungca@grta.guam.gov, kpangelinan@visitguam.org, ndenight@visitguam.org, jbrown@portguam.com, monte.mafnas@dlm.guam.gov, david.camacho@galc.guam.gov, Michael Duenas <mjduenas@ghura.org>, fcamacho@ghura.org, martin.benavente@ghc.guam.gov, alfredo.antolin@dol.guam.gov, joseph.cameron@hrra.guam.gov, cgogue@pbsguam.org, adonis.mendiola@dya.guam.gov.jose.sanagustin@doc.guam.gov, pedro.leonguerrero@cga.guam.gov, joey.sannicolas@gfd.guam.gov, fred.bordallo@gpd.guam.gov, chief@gpd.guam.gov, jim.mcdonald@ghs.guam.gov, benito.servino@disid.guam.gov, james.gillan@dphss.guam.gov, leo.casil@dphss.guam.gov, joseph.verga@gmha.org, john.rios@bbmr.guam.gov, benita.manglona@doa.guam.gov, anthony.blaz@doa.guam.gov, John Camacho <ipcamacho@revtax.gov.gu>, Marie Benito <mmbenito@revtax.gov.gu>, benny.m.paulino@us.army.mit, john.unpingco@gvao.guam.gov, jonfernandez@gdoe.net, mary.okada@guamcc.edu, raunderwood@uguam.uog.edu,

iflores@gpagwa.com, AG Law <law@guamag.org>, rey.vega@mail.dmhsa.guam.gov, henry.taitano@guam.gov, Julian Janssen <julian.c.janssen@gmail.com>, Gerry Partido <gerrypartido@gmail.com>, eddiecalvo@yahoo.com, Ray Tenorio <ray.tenorio@guam.gov>, mstaijeron <mstaijeron@investguam.com>, tsantos <tsantos@investguam.com>, manny.cruz@dol.guam.gov, frank <frank@mvguam.com>, dkaoki@guampdn.com, jpsablan@guampdn.com, TNelta Mori <tmori2222@gmail.com>

SECOND PUBLIC NOTICE

FOR IMMEDIATE RELEASE

October 22, 2013

In accordance with the Open Government Law, relative to notice for public meetings, please be advised that the Committee on Aviation, Ground Transportation, Regulatory Concerns and Future Generations will be conducting a public hearing on **Thursday, October 24, 2013, 2:00 p.m.** at *I Liheslaturan Guåhan's* Public Hearing Room for the following items:

Bill No. 176-32 (COR), introduced by V.C. Pangelinan: AN ACT TO ADD A NEW ARTICLE 2 TO CHAPTER 12, DIVISION 2, TITLE 22 OF THE GUAM CODE ANNOTATED, RELATIVE TO THE LICENSING OF SERVICE CONTRACTS SOLD ON GUAM.

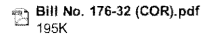
Bill No. 210-32 (COR), introduced by M.F.Q. San Nicolas, V.C. Pangelinan, T.C. Ada, B.J.F. Cruz, and B.T. McCreadie: AN ACT TO ADD A NEW (yy) TO §1102, CHAPTER 1, AND AMEND §§ 12104, 12106, AND 12107, OF CHAPTER 12, EACH OF TITLE 16, GUAM CODE ANNOTATED, RELATIVE TO INFORMING THE LIENHOLDER AND INSURER WHEN A VEHICLE HAS BEEN TOWED AND PROVIDING FOR THE LIABILITY OF A TOWING COMPANY FOR DAMAGE SUSTAINED BY A VEHICLE WHILE IN ITS CUSTODY.

Bill No. 211-32 (COR), introduced by M.F.Q. San Nicolas: AN ACT TO ADOPT THE BANKING AND INSURANCE BOARD PROPOSED REGULATIONS UNDER THE GUAM SECURE AND FAIR ENFORCEMENT FOR MORTGAGE LICENSING ACT OF 2010.

If written testimonies are to be presented at the hearing, copies should be delivered prior to the hearing date. Testimonies should be addressed to Senator Michael F.Q. San Nicolas and will be accepted via hand delivery to our office; our mailbox at the Main Legislature Building at 155 Hesler Place, Hagatna, Guam 96910; or via email to senatorsanticolas/urgmail.com. In compliance with the Americans with Disabilities Act, individuals requiring special accommodations or services should contact the Office of Senator Michael F.Q. San Nicolas at 472-6453.

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3 attachments



Bill No. 210-32 (COR).pdf

Bill No. 211-32 (COR).pdf



Chairman - Committee on Aviation, Ground Transportation, Regulatory Concerns and Future Generations 1 Mina trentai Dos Na Libeslaturan Gudhan | 32nd Guam Legislature



PUBLIC HEARING

October 24, 2013 2:00 p.m. Public Hearing Room I Liheslaturan Guåhan

<u>AGENDA</u>

- I. Call to Order
- II. Opening Remarks/Announcements
- III. Items for Public Consideration

Bill No. 176-32 (COR), introduced by V.C. Pangelinan: AN ACT TO ADD A NEW ARTICLE 2 TO CHAPTER 12, DIVISION 2, TITLE 22 OF THE GUAM CODE ANNOTATED, RELATIVE TO THE LICENSING OF SERVICE CONTRACTS SOLD ON GUAM.

Bill No. 210-32 (COR), introduced by M.F.Q. San Nicolas, V.C. Pangelinan, T.C. Ada, B.J.F. Cruz, and B.T. McCreadie: AN ACT TO ADD A NEW (yy) TO §1102, CHAPTER 1, AND AMEND §§ 12104, 12106, AND 12107, OF CHAPTER 12, EACH OF TITLE 16, GUAM CODE ANNOTATED, RELATIVE TO INFORMING THE LIENHOLDER AND INSURER WHEN A VEHICLE HAS BEEN TOWED AND PROVIDING FOR THE LIABILITY OF A TOWING COMPANY FOR DAMAGE SUSTAINED BY A VEHICLE WHILE IN ITS CUSTODY.

Bill No. 211-32 (COR), introduced by M.F.Q. San Nicolas: AN ACT TO ADOPT THE BANKING AND INSURANCE BOARD PROPOSED REGULATIONS UNDER THE GUAM SECURE AND FAIR ENFORCEMENT FOR MORTGAGE LICENSING ACT OF 2010.

- IV. Closing Remarks
- V. Adjournment

I Mina'trentai Dos na Liheslaturan Guåhan • The 32nd Guam Legislature 155 Hesler Place, Hagåtña, Guam 96910 • www.guamlegislature.com

E-mail: roryforguam@gmail.com • Tel: (671)472-7679 • Fax: (671)472-3547

Senator Rory J. Respicio CHAIRPERSON MAIORITY LEADER

August 28, 2013

Senator
Thomas C. Ada
VICE CHAIRPERSON
ASSISTANT MAJORITY LEADER

Senator

Vicente (Ben) C. Pangelinan Member

Speaker

Judith T.P. Won Pat, Ed.D.

Member

Senator

Dennis G. Rodriguez, Jr. Member

> Vice-Speaker Benjamin J.F. Cruz Member

Legislative Secretary Tina Rose Muña Barnes Member

Senator Frank Blas Aguon, Jr. Member

Senator Michael F.Q. San Nicolas Member

Senator
V. Anthony Ada
Member
MINORITY LEADER

Senator Aline Yamashita Member

MEMORANDUM

To: Rennae Meno

Clerk of the Legislature

Attorney Therese M. Terlaje

Legislative Legal Counsel

From: Senator Rory J. Respicio

Majority Leader & Rules Chair

Subject: Referral of Bill No. 176-32(COR)

As the Chairperson of the Committee on Rules, I am forwarding my referral of **Bill No. 176-32(COR)**.

Please ensure that the subject bill is referred, in my name, to the respective committee, as shown on the attachment. I also request that the same be forwarded to all members of *I Mina'trentai Dos na Liheslaturan Guåhan*.

Should you have any questions, please feel free to contact our office at 472-7679.

Si Yu'os Ma'åse!

Attachment

COMMITTEE ON RULES

I Mina'trentai Dos na Liheslaturan Guåhan • The 32nd Guam Legislature 155 Hesler Place, Hagåtña, Guam 96910 • www.guamlegislature.com E-mail: roryforguam@gmail.com • Tel: (671)472-7679 • Fax: (671)472-3547

Senator Rory J. Respicio Chairperson Majority Leader

Senator Thomas C. Ada VICE CHAIRPERSON ASSISTANT MAJORITY LEADER

Senator Vicente (Ben) C. Pangelinan Member

Speaker Judith T.P. Won Pat, Ed.D. Member

Senator Dennis G. Rodriguez, Jr. Member

> Vice-Speaker Benjamin J.F. Cruz Member

Legislative Secretary Tina Rose Muña Barnes Member

Senator Frank Blas Aguon, Jr. Member

Senator Michael F.Q. San Nicolas Member

Senator
V. Anthony Ada
Member
MINORITY LEADER

Senator Aline Yamashita Member August 28, 2013

VIA E-MAIL john.rios@bbmr.guam.gov

John A. Rios Director Bureau of Budget & Management Research P.O. Box 2950 Hagåtña, Guam 96910

RE: Request for Fiscal Notes—Bill Nos. 172-32(COR), 173-32(LS),174-32(LS), 175-32(COR), and 176-32(COR)

Hafa Adai Mr. Rios:

Transmitted herewith is a listing of *I Mina'trentai Dos na Liheslaturan Guåhan's* most recently introduced bills. Pursuant to 2 GCA §9103, I respectfully request the preparation of fiscal notes for the referenced bills.

Si Yu'os ma'åse' for your attention to this matter.

Very Truly Yours, Pany J. Respicio

Senator Rory J. Respicio

Chairperson, Committee on Rules

Attachments (1)

Cc: Clerk of the Legislature

Bill Nos.	Sponsor	Title	
172-32 (COR)	Brant T. McCreadie, Aline A. Yamashita, Ph.D., T. C. Ada, Tommy Morrison, V. Anthony Ada,Dennis G. Rodriguez,Jr., T. R. Muña Barnes, R.J. Respicio, Chris M. Dueñas	AN ACT TO CREATE A NEW ARTICLE 6 & 7 TO CHAPTER 90 TITLE 9, GUAM CODE ANNOTATED, RELATIVE TO THE CONSTRUCTION AND RENOVATION OF THE DEPARTMENT OF CORRECTIONS ADULT CORRECTIONAL FACILITY TO ENSURE THE SAFETY OF THE PEOPLE OF GUAM; WHICH SHALL COLLECTIVELY BE CITED AS "THE DEPARTMENT OF CORRECTIONS CONSTRUCTION INITIATIVE ACTOF 2013".	
173-32 (LS)	T. R. Muña Barnes,	AN ACT TO AMEND SECTION 2 1(G) OF PUBLIC LAW 32-053 RELATIVE TO FLOOD MITIGATION PROJECTS OF THE DEPARTMENT OF PUBLIC WORKS.	
174-32 (LS)	Vicente (ben) C. Pangelinan, R.J. Respicio, Michael F. Q. SanNicolas, Judith T. Won Pat, Ed.D., T. R. Muña Barnes, B. J.F. Cruz, T. C. Ada, Frank B. Aguon, Jr.	AN ACT MAKING APPROPRIATIONS FOR MEDICAL AND DENTAL INSURANCE PREMIUMS FOR EMPLOYEES OF THE EXECUTIVE AND LEGISLATIVE BRANCHES AND FOR RETIREES OF THE GOVERNMENT OF GUAM FOR FISCAL YEAR ENDING SEPTEMBER 30, 2014.	
175-32 (COR)	Michael F.Q. San Nicolas, Frank B. Aguon,Jr., B.J.F. Cruz, Tommy Morrison	AN ACT TO ALLOW NON-COMMISSIONED OFFICERS TO HAVE THEIR SERVICE RECOGNIZED FOR MANAGEMENT POSITIONS OF THE GOVERNMENT OF GUAM, BY ADDING A NEW §4129 TO ARTICLE 1, CHAPTER 4, TITLE 4, GUAM CODE ANNOTATED.	
176-32 (COR)	Vicente (ben) C. Pangelinan	AN ACT TO ADD A NEW ARTICLE 2 TO CHAPTER 12, DIVISION 2, TITLE 22 OF THE GUAM CODE ANNOTATED, RELATIVE TO THE LICENSING OF SERVICE CONTRACTS SOLD ON GUAM.	

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I MINA'TRENTAI DOS NA LIHESLATURAN GUÅHAN 2013 (FIRST) Regular Session

THE

Bill No. 176.32 (COR)

2.

TITLE

DIVISION

Introduced by:

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V. C. Pangelinan

AN ACT TO ADD A NEW ARTICLE 2 TO CHAPTER 12, ANNOTATED, RELATIVE TO THE LICENSING OF SERVICE CONTRACTS SOLD ON GUAM.

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BE IT ENACTED BY THE PEOPLE OF GUAM:

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Section 1. Legislative Statement and Intent. I Liheslaturan Guåhan finds that under current Guam law, the definition of insurance as interpreted by the Insurance Commissioner classifies service contracts, also known as extended warranties, as an insurance product. However, service contracts are being sold on Guam and are *not* being regulated by the Department of Revenue and Taxation (DRT) regardless of the fact that the DRT has opined that they are insurance products under Guam's definition of insurance.

Thirty-six (36) states have enacted legislation, which expressly provides that service contracts do not constitute insurance, or that they are not subject to the state's insurance laws. Three (3) state departments of insurance have informally opined that service contracts are *not* insurance contracts. Eleven (11) states have either enacted a framework making it clear that a service contract is not subject to regulation as an insurance product in that state, or have informally opined as such.

I Liheslaturan Guåhan finds that service contracts can be a beneficial consumer product and should be made readily available without undue and burdensome regulation.

1	Section 2. Service	Contracts. A new Article 2 is hereby added to
2	Chapter 12, Division 2 of T	Title 22, Guam Code Annotated, to read:
3		"ARTICLE 2
4		SERVICE CONTRACTS
5	§ 12201. S	ervice Contracts Excepted.
6	§ 12202. D	Definitions.
7	§ 12203. L	icense Required.
8	§ 12204. F	inancial Responsibility.
9	§ 12205. P	owers and Duties.
10	§ 12206. R	Recordkeeping.
11	§ 12207. F	iling of Annual Report.
12	§ 12208. R	Receipt and Disclosures.
13	§ 12209. R	Leturns and Refunds.
14	§ 12210. P	rohibited Acts.
15	§ 12211. R	tules.
16	§ 12212. E	inforcement.
17	§ 12213. E	ffective Date.
18	§ 12214. S	everability.
19	§ 12201. S	ervice Contracts Excepted. The marketing, sale,
20	offering for sale, issu	nance, making, proposing to make and administration of
21	a service contract sh	all not be construed to be the business of insurance, and
22	shall be exempt from	n regulation as insurance under this Division. Express or
23	implied warranties sh	hall be exempt from the requirements under this Article.
24	§ 12202. D	Definitions.
25	(a) Adminis	strator means a person appointed or designated by a
26	provider who admir	nisters service contracts and service contract plans on
27	behalf of the provide	r and subject to the requirements of this Chapter.

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(b) Commissioner means the Insurance and Banking Commissioner.

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- (c) Consumer means an individual who buys any tangible personal goods that is primarily for personal, family, or household use.
- (d) Non-original manufacturer's parts means replacement parts not made for or by the original manufacturer of the goods, commonly referred to as "after-market parts."
- (e) *Person* means an individual, limited liability partnership, partnership, limited liability company, corporation, incorporated or unincorporated association, joint stock company, reciprocal, syndicate, or any similar entity or combination of entities acting in concert.
- (f) Reimbursement insurance policy means a policy of insurance issued to a service contract provider by an authorized insurer. Pursuant to this insurance policy, the insurer agrees, for the benefit of the service contract holders, to discharge all of the obligations and liabilities of the service contract provider under the terms of the issued service contracts or in the event of non-performance by the insured service contract provider. A reimbursement insurance policy insurer shall not terminate the policy until it has issued a notice of termination required by the Commissioner under the insurance laws, rules, or regulations of the government of Guam. The termination of a reimbursement insurance policy shall not reduce the insurer's responsibility for service contracts issued by service contract providers prior to the date or termination. A service contract provider shall be considered the agent of the reimbursement insurance policy insurer for purposes of determining duties owed by the insurer to service contract holders in accordance with the service contract, and this Article. Insurers are deemed to have received the premiums for the insurance upon the payment

of provider fees by consumers for service contracts issued by the insured service contract provider. "All obligations and liabilities" include:

- (1) the failure or inability of the insured service contract provider to perform under the terms and conditions of the provider's issued service contracts; and
- (2) in the event of cancellation, the service contract provider's failure or inability to return the unearned portion of the paid service contract fee to the service contract holder.
- contract or agreement for a separately stated consideration for a specific duration to perform the repair, replacement or maintenance of goods or indemnification for repair, replacement or maintenance, for the operational or structural failure of any motor vehicle or other goods due to a defect in materials, workmanship, accidental damage from handling, or normal wear and tear, with or without additional provisions for incidental payment of indemnity under limited circumstances, including, but *not* limited to, towing, rental and emergency road service, and road hazard protection. Motor vehicle manufacturer and original equipment manufacturer (OEM)-backed contracts *shall* be exempt from the requirements in this Article. Service contracts may provide for repair, replacement, or maintenance of goods for damage resulting from power surges or interruption. Service contracts also include a contract or agreement sold for a separately stated consideration for a specific duration that provides for any of the following:
 - (1) the repair or replacement or indemnification for the repair or replacement of a motor vehicle for the operational or structural failure of one or more parts or systems of the motor vehicle

brought about by the failure of an additive product to perform as represented;

- (2) the repair or replacement of tires and/or wheels on a motor vehicle damaged as a result of coming into contact with road hazards, including, but *not* limited to, potholes, rocks, wood debris, metal parts, glass, plastic, curbs, or composite scraps;
- (3) the removal of dents, dings, or creases on a motor vehicle that can be repaired using the process of paint-less dent removal without affecting the existing paint finish and without replacing vehicle body panels, sanding, bonding or painting;
- (4) the repair of small motor vehicle windshield chips or cracks, but which expressly excludes the replacement of the entire windshield; or
- (5) the repair of damage to the interior components of a motor vehicle caused by wear and tear, but which expressly excludes the replacement of any part or component of a motor vehicle's interior.
- (h) Service Contract Provider means a person who is contractually obligated to the service contract holder under the terms of the service contract.
- (i) Service Contract Holder or contract holder means a person who is the purchaser or holder of a service contract.
- (j) Service Contract Seller means the person who sells the service contract to the consumer.
- (k) Warranty means a warranty made without consideration, solely by the manufacturer, importer, or seller of goods or services, that is *not* negotiated or separated from the sale of the product and is incidental to the

sale of the product, that provides repair or replacement for defective parts, mechanical or electrical breakdown, labor, or other remedial measures.

§ 12203. License Required.

It *shall* be unlawful for any person to act as, or offer to act as, or hold himself or herself out to be a service contract provider, nor may a service contract be sold to a consumer, *unless* the service contract provider has a valid license as a service contract provider issued by the Commissioner. A service contract provider *shall* make an application to the Commissioner upon a form prescribed by the Commissioner, and *shall* pay to the Commissioner a fee as provided under this Article. A service contract provider *shall* update the application information and documents annually and furnish such updates to the Commissioner. The application *shall* include or be accompanied by the following information and documents:

- (a) all basic organizational documents of the service contract provider, including any articles of incorporation, articles of association, partnership agreement, trade name certificate, trust agreement, shareholder agreement, bylaws, and other applicable documents, and all amendments to those documents;
- (b) the identities of the service contract provider's executive officers directly responsible for the service contract provider's service contract business, and, if more than fifty percent (50%) of the service contract provider's gross revenue is derived from the sale of service contracts, the identities of the service contract provider's directors and stockholders having beneficial ownership of ten percent (10%) or more of any class of securities;
- (c) audited annual financial statements *or* other financial reports acceptable to the Commissioner for the two most recent years, which prove

that the applicant is solvent, and any information the Commissioner may require in order to review the current financial condition of the applicant;

- (d) an application fee of Two Hundred Fifty Dollars (\$250.00), which *shall* be deposited in the Better Public Service Fund; and
 - (e) any other pertinent information required by the Commissioner.

§ 12204. Financial Responsibility.

- (a) Any service contract provider applying for a license *shall* be solvent and *shall* meet the minimum requirements under this Section. *If* the financial responsibility requirement under this Section is to be maintained by the service contract provider's parent company, the parent company *shall* guarantee the service contract provider's obligations under service contracts sold by the service contract provider licensed under this Article.
- (b) The service contract provider *shall* provide one of the following:

(1) provide both:

- (A) maintain a funded reserve account for all obligations under service contracts issued and in force on Guam. The reserves *shall not* be less than forty percent (40%) of the gross consideration received from the sale of the service contract, less claims paid, for all in force contracts. The reserve account *shall* be subject to examination by the Commissioner; and
- (B) place in trust with the Commissioner, for all service contracts issued and in force on Guam, a financial security deposit having a value that is the larger of Forty Thousand Dollars (\$40,000 or five percent (5%) of the gross consideration received, less claims paid for the sale of the

service contracts. The financial security deposit shall consist of 1 one of the following: 2 a surety bond issued by an authorized 3 (i) 4 surety; securities of the type eligible for deposit by 5 authorized insurers on Guam: 6 7 cash or time certificate of deposit issued by a bank that is licensed in Guam and is insured by the 8 Federal Deposit Insurance Corporation (FDIC) or by the 9 10 National Credit Union Administration (NCUA); a letter of credit issued by a qualified 11 financial institution; or 12 13 another form of security authorized by the Commissioner by rule, subject to the approval of I 14 15 Liheslaturan Guåhan. 16 Service contracts for those service contract providers that 17 provide the security in Subsections (A) and (B) of § 18 12204(b)(1) shall contain a statement in substantially the same 19 format: 20 "The service contract provider's obligations stated in this service contract are backed by the full faith and credit of 21 22 the service contract provider." insure the performance for all service contracts issued by 23 **(2)** the service contract provider by a reimbursement insurance policy 24 issued by an insurer holding a certificate of authority from the 25 26 Commissioner, and who is in good standing with the Commissioner. 27 Service contracts insured by a reimbursement insurance policy *shall*:

1	(A) conspicuously state the name and either the		
2	address or contact information for the insurance company; and		
3	(B) contain a statement in substantially the following		
4	format:		
5	"The service contract provider's obligations stated in		
6	this service contract are covered by a reimbursement insurance		
7	policy. If your service contract provider fails to pay or provide		
8	service on your claim, or a cancellation refund, or any other		
9	covered obligation under this service contract within sixty (60)		
10	days after that claim or request has been made by you to this		
11	service contract provider, you may then directly present your		
12	claim or request for service or payment to your service contract		
13	provider's insurance company."		
14	§ 12205. Powers and Duties. The Commissioner shall:		
15	(a) receive applications for certification or license of service		
16	contract providers;		
17	(b) establish the procedure for processing applications made under		
18	this Article;		
19	(c) retain all applications and other records submitted to him or		
20	her;		
21	(d) maintain a registry of the names and addresses of persons		
22	licensed under this Article;		
23	(e) establish and collect fees as required by this Article;		
24	(f) approve/disapprove applications for license;		
25	(g) establish, suspend, revoke, or reprimand service contract		
26	licenses; and		
27	(h) perform the other duties necessary to implement this Article.		

§ 12206. Recordkeeping.

- (a) The service contract provider or service contract provider's administrator *shall* keep accurate accounts, books, and records of all transactions regulated under this Article.
- (b) Accounts, books, and records maintained as required by this Section *shall* include the following:
 - (1) copies of each type of service contract sold;
 - (2) the name and address of each service contract holder, to the extent that the name and address have been furnished by the service contract holder;
 - (3) a list of the locations where the service contract provider's service contracts are marketed, sold, or offered for sale; and
 - (4) recorded claims filed which, at a minimum, *shall* contain the date and description of each claim under the service contract provider's service contracts.
- (c) The service contract provider for each service contract *shall* retain records required under this Section for *at least* one year after coverage under the contract has expired. A service contract provider discontinuing business on Guam *shall* maintain records required under this Section until it provides the Commissioner with satisfactory proof that the service contract provider has discharged all contractual obligations to contract holders on Guam.
- (d) The records required under this Section may be, but are *not* required to be, maintained on a computer disk, computer drive or server or other electronic recordkeeping technology. *If* records are maintained in a

form other than hard copy, the records *shall* be in a form allowing duplication as a legible hard copy at the request of the Commissioner.

(e) Upon request of the Commissioner, the service contract provider *shall* make available to the Commissioner all accounts, books, and records concerning service contracts sold by the service contract provider reasonably necessary to enable the Commissioner to determine compliance or noncompliance with this Article.

§ 12207. Filing of Annual Report.

- (a) Every registered service contract provider must file an annual report for the preceding calendar year with the Commissioner on or before July 1st of each year, or within any extension of the time the Commissioner for good cause may grant. The report must be in the form and contain those matters as the Commissioner prescribes, and *shall* be verified by at least two officers of the service contract provider, or for service contract providers with a single officer, the sole officer of service contract providers with a single officer.
- (b) At the time of filing the report, the service contract provider must pay a filing fee of Twenty Five Dollars (\$25.00), which *shall* be deposited in the Better Public Service Fund.
- (c) As part of any investigation by the Commissioner, the Commissioner may require a service contract provider to file monthly financial reports whenever, in the Commissioner's discretion, there is a need to more closely monitor the financial activities of the service contract provider. If the Commissioner requires monthly financial reports, the service contract provider *shall* file monthly financial statements, which *shall* be filed with the Commissioner *no later than* the twenty-fifth (25th) day of the month following the month for which the financial report is being filed. These

monthly financial reports are the internal financial statements of the service contract provider. The monthly financial reports that are filed with the Commissioner constitute information that might be damaging to the service contract provider if made available to its competitors, and therefore *shall* be kept confidential by the Commissioner. This information may not be made public or be subject to subpoena, other than by the Commissioner, and then *only* for the purpose of enforcement actions taken by the Commissioner.

§ 12208. Receipt and Disclosures.

- (a) Service contract providers *shall* provide purchasers of a service contract with:
 - (1) a receipt or other written evidence of the purchase of the service contract that *shall* be provided to the service contract holder;
 - (2) a copy of the service contract that *shall* be provided within a reasonable period of time from the date of purchase; and
 - (3) except for offers or sales of service contracts by telephone, mail, or electronic means, a written copy of the basic terms and conditions of the service contract to be made available to the purchaser where the purchaser is physically present at the point of sale.
- (b) Service contracts *shall* be written in clear, understandable language, and *shall* be printed or typed in a typeface and format that is easy to read.
 - (c) All service contracts shall:
 - (1) state the name and address of the service contract provider and the administrator of the service contract, if different from the service contract provider;

identify the service contract seller and the service 1 (2) 2 contract holder, to the extent that the service contract holder has 3 furnished the service contract seller, administrator, or service contract 4 provider with that information: the terms of the sale, including the purchase price; 5 (3)6 (4) the procedure the service contract holder must follow to 7 obtain service: 8 any deductible amount that applies; (5)9 the specific merchandise and services to be provided, and (6)any limitations, exceptions, or exclusions; 10 11 where the service contract covers a motor vehicle, (7)whether the use of non-original manufacturer's parts is allowed; 12 13 (8) any restrictions governing the transferability of the 14 service contract that apply; 15 the terms, restrictions, or conditions governing the return or cancellation of the service contract by either the service contract 16 17 provider or service contract holder prior to the service contract's 18 termination or expiration date; (10) the obligations and duties of the service contract holder, 19 such as the duty to protect against any further damage, or to follow the 20 21 owner's manual instructions: and (11) a provision for, or exclusion of consequential damages or 22 23 pre-existing conditions that applies. 24 The information under Subsections (1) and (2) shall not be required to be preprinted on the service contract and may be added to the service 25

contract at the time of sale. The purchase price under Subsection (3) shall

not be required to be preprinted on the service contract and may be negotiated with the service contract holder at the time of sale.

§ 12209. Returns and Refunds.

- (a) Service contracts *shall* state that the service contract holder may return the contract within:
 - (1) thirty (30) days of the date that the service contract was mailed to the service contract holder;
 - (2) twenty (20) days of the date the service contract was delivered to the service contract holder, if the service contract was delivered at the time of sale; or
 - (3) a longer time period as specified in the service contract.
- (b) Upon return of the service contract to the service contract provider within the applicable time period, and if *no* claim has been made under the service contract prior to its return to the service contract provider, the service contract *shall* be void and the service contract provider *shall* refund to, or credit the account of, the service contract holder with the full purchase price of the service contract. A ten percent (10%) penalty per month *shall* be added to a refund that is *not* paid or credited within sixty (60) days after the return of the service contract to the service contract provider.
- (c) The right to void a service contract under Subsection (b) *shall not* be transferred and *shall* apply *only* to the original service contract purchaser upon the terms and conditions provided in the contract and consistent with this Article.
- (d) Upon cancellation of a service contract by the service contract provider, the service contract provider, at least five (5) days prior to cancellation, shall mail to the service contract holder at the service contract holder's last known address, a written prior notice of cancellation that states

the effective date of the cancellation; provided, that prior notice under this Subsection *shall not* be required if cancellation is for:

- (1) nonpayment of the service contract provider's fee for the service provided under the service contract;
- (2) a material misrepresentation by the service contract holder to the service contract provider; or
- (3) a substantial breach of duties of the service contract holder under the service contract, relating to a covered product or its use.

§ 12210. Prohibited Acts.

- (a) No service contract provider shall use in its name, the word "insurance," "casualty," "surety," "mutual," "guarantee," or any other word descriptive of the insurance, casualty, or surety business, or a name deceptively similar to the name or description of any insurance or surety corporation, or to the name of any other service contract provider. This Section *shall not* apply to a service contract provider using any language prohibited by this Section in its name prior to July 1, 2013.
- (b) A service contract provider or its representative *shall not* in its service contracts or literature make, permit, or cause to be made, any false or misleading statement, or deliberately omit any material statement that would be considered misleading if omitted.
- (c) No person shall condition a loan or the sale of any goods on the purchase of a service contract.
- § 12211. Rules. The Commissioner *may* adopt rules to implement and administer this Article pursuant to the Administration Adjudication Act.

§ 12212. Enforcement.

(a) The Commissioner *shall* take any action necessary or appropriate to enforce this Article, and the rules adopted and orders issued hereunder. The Commissioner *shall* conduct investigations and examinations of service contract providers and administrators or other persons, upon receipt of a consumer complaint. *If* a service contract provider has violated this Article, or rules or orders under this Article, the Commissioner *shall* issue an order:

- (1) requiring a person to cease and desist from violating this Article or rules or orders under this Article;
- (2) prohibiting a person from selling or offering for sale service contracts in violation of this Article until full remedy is afforded to comply with this Article.
- (3) Imposing a civil penalty, at an amount *not* to exceed fifteen percent (15%) of the recourse afforded in §12204 of this Article for the purpose of affording remedy to comply with the provisions of this Article, on a person or any combination of the foregoing, as applicable.
- § 12213. Effective Date. This Act *shall* take effect upon its enactment and apply prospectively.
- § 12214. Severability. If any provision of this Act or its application to any person or circumstance is held invalid, the invalidity shall not affect other provisions or applications of this Act which can be given effect without the invalid provision or application and to this end the provisions of this Act is severable."