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
211-32	Michael F.Q. San Nicolas	AN ACT TO ADOPT THE BA	ANKING AND	10/17/13	10/17/13	Committee on	10/24/13	11/7/13	Fiscal Notes
(COR)		INSURANCE BOARD PE	PROPOSED	11:35 a.m.		Aviation, Ground	2 p.m.	10:22 a.m.	Request
		REGULATIONS UNDER THE GU	UAM SECURE			Transportation,			10/21/13
		AND FAIR ENFORCEMENT FOR	R MORTGAGE			Regulatory			
		LICENSING ACT OF 2010.				Concerns, and			
						Future			
						Generations			



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



NOV 0 5 2013

The Honorable Judith T. Won Pat, Ed.D. Speaker I Mina'Trentai Dos na Liheslaturan Guåhan 155 Hesler Place Hagatna, Guam 96910

VIA:

The Honorable Rory J. Respicio

Chairman

Committee on Rules, Federal, Foreign & Micronesian Affairs,

Human & Natural Resources, and Election Reform

RE:

Committee Report on Bill No. 211-32 (COR)

Dear Speaker Won Pat,

Håfa adai! Transmitted herewith is the Committee Report on Bill No. 211-32 (COR) — "AN ACT TO ADOPT THE BANKING AND INSURANCE BOARD PROPOSED REGULATIONS UNDER THE GUAM SECURE AND FAIR ENFORCEMENT FOR MORTGAGE LICENSING ACT OF 2010."

Committee vot	tes are as follows:
6	TO DO PASS
	TO NOT PASS
	TO REPORT OUT ONLY
	TO ABSTAIN
	TO PLACE IN INACTIVE FILE
Respectfully,	A. A

MICHAEL F.Q. SAN NICOLAS

- 7 Section 2000

If any provision of these rules or its application to any person or circumstance is held invalid, the remainder of these rules or the application of the provision to other persons or circumstances is not affected.

Wilder.



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



COMMITTEE REPORT

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."



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



NOV 0 5 2013

MEMORANDUM

TO:

All Members

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

RE:

Committee Report on Bill No. 211-32 (COR)

Håfa adai! Transmitted herewith for your consideration is the Committee Report on Bill No. 211-32 (COR) – "AN ACT TO ADOPT THE BANKING AND INSURANCE BOARD PROPOSED REGULATIONS UNDER THE GUAM SECURE AND FAIR ENFORCEMENT FOR MORTGAGE LICENSING ACT OF 2010."

This report includes the following:

- Committee Voting Sheet
- Report Digest
- Copy of Bill No. 211-32 (COR)
- Public Hearing Sign-in Sheet
- Supporting Documents Provided By the Banking and Insurance Board, Department of Revenue and Taxation
- Request for Fiscal Note
- Copy of COR Referral of Bill No. 211-32 (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 Guåhan | 32nd Guam Legislature



COMMITTEE VOTING SHEET

Bill No. 211-32 (COR) - "AN ACT TO ADOPT THE BANKING AND INSURANCE BOARD PROPOSED REGULATIONS UNDER THE GUAM SECURE AND FAIR ENFORCEMENT FOR **MORTGAGE LICENSING ACT OF 2010."**

	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				an a	
Senator Thomas C. Ada Vice Chairman	2					
Speaker Judith T. Won Pat, Ed.D. Member	Th					
Vice Speaker Benjamin J.F. Cruz Member	De					
Senator Tina Rose Muña Barnes Member						
Senator Vicente C. Pangelinan Member	一次					
Senator Rory J. Respicio Member	1 M	1115/13				
Senator V. Anthony Ada Member						
Senator Aline A. Yamashita, Ph.D. Member						



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. 211-32 (COR) was introduced on October 17, 2013 by Senator Michael F.Q. San Nicolas. The bill was subsequently referred by the Committee on Rules to the Committee on Aviation, Ground Transportation, Regulatory Concerns and Future Generations on October 17, 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 211-32 (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, Martinez, and Leon Guerrero PC

II. TESTIMONY & DISCUSSION

Chairman Michael San Nicolas: We are now on Bill 211-32, introduced by myself. This bill codifies the rules and regulations adopted by the Banking and Insurance Board. I would like to first give credit where credit is due to Speaker Pangelinan who, for quite a while, has championed the completion of this necessary document. Also, to the Banking and Insurance Board who have worked very hard to put together something very comprehensive in order to ensure that we are complying with the statutes as outlined in the SAFE Act. On the bill, we do have... I'm sorry. Because this was worked on a lot by Speaker Pangelinan, do you have any comments that you would like to make?

Senator Vicente Pangelinan: Just a bit of history. We passed the law that placed Guam within the national mortgage secure lending umbrella of the federal regulations and had to adopt the rules and regulations for that policy. They submitted it once and there was a concern raised during the public hearing process that was not addressed in the rules and regulations. To avoid conflict between the rules and law, in which there were objections to those sections that would have conflicted, we returned the original draft to the Department of Revenue and Taxation and the Banking Board to resolve those matters rather than making the changes here at the Legislature. Everybody agreed that was the process. We did that early on, as soon as they were submitted,

and we completed our public hearing to time lag between when we returned it as being not sufficient because of those questions. The Banking Board has taken this length of time to review those and address those during their hearings. The Legislature has been waiting for those corrections and additions. I looked at the Banking Board meeting minutes in which all these matters continue to be discussed and we have a new bill here. When we go back and look at the minutes of the meeting, we still have some concerns that were voiced by Mister Cassidy, with regards to the surety bond form as written. It does not protect the harmed party but only the government and it should be revised. Also, he stated that there is no renewal date and it should be included. In the minutes, Mister Fish, another member of the board, inquired about the cost of the audited financial statement as he was concerned about the expense to the individual applicant for a mortgage loan originating from the license since the audited financial statement is a listed requirement. Another item that Mister Fish was concerned with was the language for the exemption for lawyers. He stated that exemptions should be limited to five or twelve transactions per year as the current regulation does not set a limit or state a limit. There was discussion among the Board members and a consensus was reached that the exemption for lawyers should only be based on court appointed transactions. Mister Garcia commented that the primary purpose of the surety bond was to pay for penalties due to non-compliance. Professional indemnity insurance would cover other types of liabilities incurred. He also stated, in regards to the exemption for lawyers, there is a probability of a reason for HUD giving the exemption to lawyers and to other professions. He adds that if the Board felt that the bond form should be revised, along with the regulations exempting lawyers, he would support both in order to move forward. I did not have time to take a look at those concerns and see whether they were addressed or made any changes in the submitted rules and regulations. Once again, I only bring that up because there was also concern voiced in the minutes that the Legislature is delaying the adoption of these rules and regulations but we never received rules and regulations to act on. Twenty years in the Legislature, I know that when something goes wrong it is our fault. I am not bothered by that. What I am bothered by is that after submitting that, the minutes still reflect that they have some concerns and some of those concerns are still not changed in the submitted rules and regulations. Before we move forward, I think that we would like to reconcile those issues to make sure that we do have a consensus and that those concerns have been addressed. If they remain the same, it is a conscious decision to have it remain the same as a policy and we can exercise legislative decisions in terms of whether we should change to reflect the concerns that were raised. Thank you very much.

Chairman San Nicolas: Thank you Speaker Pangelinan for your institutional knowledge on the long history on the development of the SAFE Act. For the record, the Committee has done a comparative analysis of the previous draft as it relates to the current draft and we will make sure that all members are provided with that analysis to facilitate the review and determination of whether or not this new segment is satisfactory. With respect to the bill and testimony, I do have two individuals who have signed up. Miss Carmelita Gogue, she has not indicated if she has oral or written testimony; no testimony. And Mister Richard Johnson.

Mr. Richard Johnson: I am here for First Hawaiian Bank. I thought someone from the bank would be giving this testimony but I will because it is very simple and it gets to the exemptions. Under the statute, employees of financial institutions, as that term is defined in the Federal Deposit Insurance Act, are exempted from the act. We couldn't tell if they were intended to be exempted from the regulations. Certainly, if they are exempt from the Act they should be exempt from the regulations. They comply with their own rules and regulations and require them to register separately. We just wanted to make sure that the regulations were clear that employees of the financial institutions need not comply with the regulations and that they are not applicable to financial institutions. That's the only point.

Chairman San Nicolas: Any questions from the Senators?

Senator Tony Ada: What would the effect of the Act do with the Guam Housing Corporation, for example?

Mr. Johnson: I don't know.

Senator Ada: Or with these private... like Personal Finance Center or Marianas Finance?

Chairman San Nicolas: These regulations are primarily intended to regulate those entities that are not currently regulated by the FDIC, NCUA, Office of Thrift. Those are all federally regulated. For those entities that are allowed to register with the state, the regulations need to be in place within the state in order to satisfy what the federal expectations are for the operation of those entities within the state. This Act particularly applies to that.

Senator Ada: Probably Speaker Ben will know this... how does that affect the Guam Housing Corporation? Would Guam Housing also fall under that?

Senator Pangelinan: I don't believe so.

Mr. Johnson: I don't know.

Senator Ada: I guess in committee we can just find that out.

Senator Pangelinan: These would primarily regulate mortgage brokers; those types of operations in which they package the mortgage. Some package them for the banks on island and some package them for banks off island. Then the mortgage is issued by an entity other than the person that is packaging it. It is those individuals who have been corralled, you would say, by the federal regulations in terms of the mortgages and the representations they make to the clients with regards to the mortgage.

Chairman San Nicolas: That is a very good concern. We will take another look at it and see if it is necessary to exempt public corporations particularly those under the jurisdiction of the government.

Senator Ada: We just don't want to hamper Guam Housing's ability.

Chairman San Nicolas: That's right. We will definitely review it. Senator Morrison? Speaker Pangelinan? Mister Johnson, thank you so much for making the time. That will conclude the individuals who have signed up to testify. There being no further testimony on Bill 211, we will go ahead and conclude the hearing.

III. FINDINGS AND RECOMMENDATIONS

The Committee on Aviation, Ground Transportation, Regulatory Concerns and Future Generations hereby reports out Bill No. 211-32 (COR) with the recommendation TO TO TO PAGE.

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

Bill No. 211-32 (WZ)

Introduced by:

Michael F.Q. San Nicolas

ACT AN TO ADOPT THE BANKING AND INSURANCE BOARD PROPOSED REGULATIONS THE **GUAM** SECURE AND UNDER FAIR ENFORCEMENT FOR MORTGAGE LICENSING ACT OF 2010.

BE IT ENACTED BY THE PEOPLE OF GUAM:

- 2 Section 1. Adoption of Regulations. Notwithstanding any other
- 3 provision of law, rule, regulation and Executive Order, the Banking and
- 4 Insurance Board proposed Regulations under the Guam Secure and Fair
- 5 Enforcement for Mortgage Licensing Act of 2010, and attached hereto as
- 6 Exhibit "A", are hereby adopted by I Mina'Trentai Dos Na Liheslaturan
- 7 Guåhan, and shall be codified under a new Chapter 19 of Division 2, Title
- 8 30, Guam Administrative Rules and Regulations.
- 9 Section 2. Amendment of Regulations. The Banking and Insurance
- 10 Board may review and amend, as necessary pursuant to the Administrative
- 11 Adjudication Law, the regulations adopted in §1 of this Act.
- Section 3. Severability. *If* any provision of this Act or its application
- 13 to any person or circumstance is found to be invalid or contrary to law,

- such invalidity shall not affect other provisions or applications of this Act
- 2 which can be given effect without the invalid provisions or application,
- 3 and to this end the provisions of this Act are severable.

İ		"EXHIBIT A"
2		DEPARTMENT OF REVENUE AND TAXATION
3		BANKING AND INSURANCE COMMISSIONER
4		REGULATIONS UNDER THE
5		GUAM SECURE AND FAIR ENFORCEMENT
6		FOR MORTGAGE LICENSING ACT OF 2010
7		EFFECTIVE: Upon Approval of Banking and Insurance Board
8		
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17	§3105	License Application for Mortgage Loan Originator and Application fees
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19	\$3107	Branch Office Instructions for Mortgage Loan Originator
20	§3108	Mortgage Loan Originator Application Procedures
21	\$3109	Qualifications of Mortgage Loan Originator Applicants
22	\$3110	Evidence of Financial Responsibility
23	ŞJIII	Continuing Education and Renewal Procedures for Mortgage Loan Originators
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32	§3120	Surrender of License as Mortgage Loan Originator

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2	\$3122	"Blind" Advertising Prohibited
3	§3123	Surety Bond
4	§3124	Forms
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6	§3126	Annual Report and Mortgage Call Report
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8	§3128	Report of Civil, Criminal or Disciplinary Action
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10	\$3130	Severability

§ 3101. Definitions.

The following terms used in these rules shall have the following meanings unless the context otherwise indicates:

- (a) "Guam SAFE Act" means the Guam Secure and Fair Enforcement for Mortgage Licensing Act of 2010.
- (b) "Call report" or "NMLS Mortgage Call Report" means a report of condition of a mortgage loan originator either as a company (e.g. corporation, limited liability company, etc) or as a sole proprietor and its operations including financial statements and production activity volumes, as required by NMLS.
 - (c) "Commissioner" means the Banking and Insurance Commissioner of Guam.
 - (d) "Department" means the Department of Revenue and Taxation.
- (e) "NMLS Company Form" means the universal licensing form used by companies and sole proprietors to apply for and maintain any non-depository, financial services license authority with a state agency participating on NMLS. In accordance with state law, applicants may be required to have certain persons (e.g. Owners, Branch Managers, etc.) complete an NMLS Individual Form to be submitted along with NMLS Company Form.
- (f) "Business Activities Definitions" means the NMLS definitions of various financial business activities (e.g. First mortgage lending, Second mortgage lending, etc.).
- (g) "NMLS Branch Form" means the universal licensing form used by companies to apply for and maintain branch license(s) for any non-depository, financial services license authority if required by a state agency participating on NMLS. In accordance with state law, applicants may be required to have certain persons (i.e. Branch Managers) complete an NMLS Individual Form to be submitted along with the NMLS Branch Form.
- (h) "NMLS Individual Form" means the uniform licensing form developed by the NMLS for an individual mortgage loan originator license or registration, entitled "Uniform Individual Mortgage License/Registration & Consent Form."
 - (i) "NMLS" means the Nationwide Mortgage Licensing System and Registry.
- (j) "Sponsoring" or "to sponsor" means to maintain an employment relationship between a company mortgage loan originator (which can be either a company or a sole proprietor) and a mortgage loan originator where the mortgage loan origination activities of the mortgage loan originator are subject to the supervision and oversight of the company mortgage loan originator. A company mortgage loan originator is the "sponsor" of a mortgage loan originator employed by, and subject to the supervision and oversight of, the company mortgage loan originator. For purposes of

these rules, an employment relationship may be established through factors such as supervision and control of the sponsored mortgage loan originator, legal and regulatory responsibility for the acts of the mortgage loan originator, and performance under the name, authority and policies of the sponsor, and is not necessarily contingent on whether a mortgage loan originator is issued a Form W-2 by the sponsor.

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Table 1

§3102. Electronic Filings

- (a) DESIGNATION: The Commissioner designates the NMLS owned and operated by the State Regulatory Registry LLC (SRR), a wholly-owned subsidiary of the Conference of State Bank Supervisors, in cooperation with the American Association of Residential Mortgage Regulators (AARMR) to receive and store filings, obtain fingerprints, obtain credit reports, and collect related fees from applicants of mortgage loan originators on behalf of the Commissioner.
- (b) USE OF NMLS: All mortgage loan originator applications, amendments, reports, notices, related filings, renewals, authorizations, and fees required to be filed with the Commissioner shall be filed electronically with and transmitted to NMLS, except as otherwise indicated in Section 3102(b)(4) of this rule. The following conditions relate to such electronic filings:
 - (1) Electronic Signature: When a signature or signatures are required by the particular instructions of any filing, including any attestation to be made through NMLS, a duly authorized officer of the applicant or the applicant him or herself, as required, shall affix his or her electronic signature to the filing by typing his or her name in the appropriate field and submitting the filing to the Commissioner through NMLS. Submission of a filing in this manner shall constitute irrefutable evidence of legal signature by any individual making the filing.
- (2) When filed: Solely for purposes of a liling made through NMLS, unless otherwise specified, a document is considered filed with the Commissioner when all fees are received and the filing is transmitted by NMLS to the Commissioner.
- (3) An applicant shall provide through NMLS the necessary authorizations so that NMLS may obtain independent credit reports, fingerprinting and criminal background checks.
- (4) Any documents required to be filed with the Commissioner that is not permitted to be filed with or cannot be transmitted through NMLS shall be filed in paper directly with the Commissioner.

§ 3103. Notice of Officers, Directors, Partners, "Control" Persons, Managers, Members, Trustees and Employees.

(a) The notice to accompany the filing of an individual's fingerprints required in the following circumstances shall be made on the form required by the NMLS or other entities designated by the NMLS.

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- (1) In compliance with the requirements for a license application pursuant to 18 GCA Section 36305 (d) of the Guam SAFE Act:
- (2) In the event an officer, director, partner, shareholder owns, acquires control of 10 percent or more of the ownership interests or trustee of a mortgage loan originator whose office, employment, ownership interest or other participation including change of control in the mortgage loan originator or the employer that employs or has an exclusive agency agreement with the mortgage loan originator; or
- (3) In the event an employee or an individual is given the authority to access or responsibility for trust funds held by a mortgage loan originator, and is employed by such licensee.
- (4) For purposes of this section, an individual who has submitted fingerprints through NMLS as part of the application for a mortgage loan originator license is not required to submit an additional set of fingerprints under this rule.

§ 3104. Officers, Directors, Partners, and Other Persons: Maintenance of Current List with Commissioner: Information Required.

(a) A mortgage loan originator shall at all times maintain on file with NMLS in accordance with its procedures for transmission to the Commissioner, a current list of officers, directors, and partners in the case of a partnership, and other persons named in the NMLS Company Form, NMLS Branch Form and NMLS Individual Form as applicable. In the event of any change in the officers, directors, partners, or other persons named in the application, other than transfers between branch offices, a mortgage loan originator shall file with NMLS in accordance with its procedures for transmission to the Commissioner, an amendment to the application containing the same information in relation to such new person(s) as is required in the NMLS Company Form, NMLS Branch Form and NMLS Individual Form.

§ 3105. License Application for Mortgage Loan Originator and Application Fees

The procedures set forth in this section are applicable to a person who is required to be licensed

pursuant to 18 GCA Section 36304 of the Guam SAFE Act as a residential mortgage loan originator.

The application for a license as a residential mortgage loan originator shall be filed as follows:

(a) INITIAL APPLICATION: The application for a license as a mortgage loan originator under 18 GCA Section 36305 of the Guam SAFE Act and any amendment to such application shall be filed upon NMLS Company Form and any exhibits, in accordance with the instructions of NMLS for transmission to the Commissioner. Exhibits that cannot be submitted through NMLS shall be submitted directly to the Commissioner. The notices set forth in Section 3114 of these rules are part of every application. An applicant shall provide the following information, exhibits and documentation in the manner provided:

- (1) An applicant shall identify all fictitious business names or other trade names on NMLS Company Form.
- (A) For each fictitious business name or other trade name an applicant shall submit directly to the Commissioner a Fictitious Business Name Statement or other trade name bearing the seal of the Director of the Department.
- (B) An applicant may not use a fictitious business name or other trade names until the Commissioner approves the use of the name. An applicant may not permit a mortgage loan originator sponsored by an applicant or a branch office to use any name not approved by the Commissioner.
- (C) Every applicant and licensee shall comply with the rules governing the filing of a fictitious business name set forth in 18 GCA Section 26101 et seq.
- (2) For every additional business location, an applicant shall submit through NMLS a NMLS Branch Form in accordance with Section {3107 (a)} of these rules.
- (3) An applicant shall provide the names, personal history, and experience of individual applicants, officers, directors, managing members (in the case of a limited liability company), general and managing partners (in the case of a partnership), and control persons (both direct and indirect for other business entities) of the applicant that are listed in the Section for "Direct Owners and Executive Officers" of the NMLS Company Form with the NMLS by using the NMLS Individual Form..
 - (A) The named individuals shall provide authorization for, and subsequent delivery of, fingerprints to NMLS.
 - B) An applicant shall pay all fees required for the criminal history background check.
- (4) An applicant shall submit through NMLS as an exhibit to NMLS Individual Form an audited financial statements with an unqualified opinion prepared by an independent certified public accountant in accordance with generally accepted accounting principles and acceptable to the Commissioner. The audited financial statements shall be prepared as of the applicant's most recent

fiscal year end, or a more recent date, and must document a minimum tangible net worth of \$250,000.

week

- (a) In accordance with the Guam SAFE Act §36315(a), in the event the applicant for mortgage loan originator is an employee or an exclusive agent of a person that is subject to the Guam SAFE Act, the net worth of such person subject to this Guam SAFE Act can be used in lieu of the mortgage loan originator's net worth requirement.
- (5) An applicant shall submit directly to the Commissioner an Applicant's Authorization to Disclose Information hereby incorporated by reference, and maintain a copy in the applicant's books and records as provided in Section 36317 of the Guam SAFE Act. This authorization is effective as of the date of execution and shall remain effective until five years after the surrender or revocation of the residential mortgage lender. The authorization may not be revoked.
- (6) In addition to the identification of business activities requested on the NMLS Company Form an applicant shall submit a detailed description of the applicant's business activities directly to the Commissioner. If an applicant is a member, an affiliate, a subsidiary or a parent company under common control the applicant must also submit an organizational chart.
- 7) An applicant shall submit directly to the Commissioner evidence of surety bond in accordance with Section 3123 of these rules.
- (8) If an applicant intends to engage in any activities not specified in the Business Activities Section of NMLS Company Form, the applicant shall submit this information directly to the Commissioner.
 - (9) Business entities shall submit the following documents directly to the Commissioner:
- (A) A corporate applicant shall submit an original certificate of qualification or good standing from the Director of the Department of Revenue and Taxation executed not more than sixty days before the filing of the application. The certificate must show that the applicant is authorized to transact business in Guam.
- (B) A foreign corporation shall submit an original certificate of qualification or good standing from the Secretary of State of the state of incorporation executed not more than 60 days before the filing of the application, showing that the applicant is authorized to transact business in that state.
 - (C) A partnership applicant shall submit its partnership agreement.
- (D) A limited partnership or limited liability company applicant shall submit an original certificate of qualification or good standing from the Director of the Department of Revenue and

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(E) A foreign limited partnership or limited liability company applicant shall submit an original certificate of qualification or good standing from the Secretary of State of the state of formation executed not more than sixty days before the filing of the application, showing that the applicant is authorized to transact business in that state.

(10) An applicant shall submit directly to the Commissioner evidence of federal agency approval for the applicant to engage in business as a lender or servicer of federally related mortgage loans, in accordance with Section 36303(n) of the Guam SAFE Act.

(11) Every applicant shall provide a resident/ registered agent for service of process in item 4 of the NMLS Company Form. The resident/registered agent must be located within the Island of Guam.

(12) An applicant shall provide its website information through NMLS on the NMLS Company Form.

(b) FILING FEES: The fees payable include fees required by the NMLS, the Federal Bureau of Investigation, any other party for the processing of criminal history for background checks, credit reports, testing, education, or any other licensure requirement under the Guam SAFE Act. All fees shall be paid through NMLS for transmission to the Commissioner. All fees are not refundable.

The following fees shall be paid by each applicant for each of the following licenses:

§3105(b)(1) Company Mortgage Loan Originator Fees							
New License	Application/License/Registration Fee	\$500.00					
New License	Investigation Fee	\$100.00					
License Transition	License/Registration Transition Fee	\$100.00					
Company Amendment	Main Address Amendment Fee	\$100,00					
Company Amendment	Legal Name Amendment Fee	\$100.00					
Company Amendment	Other Trade Names Amendment Fee	\$100.00					
Company Amendment	Qualifying Individual Amendment Fee	\$100.00					
Renewal Fee	License Registration/Renewal fee	\$500.00					
Reinstatement Fee	License Registration Reinstatement Fee	\$600.00					
New License	NMLS Processing Fee	\$100.00					

License/Registration	NMLS Processing Fee	\$100.00
Transition Fee		
Renewal Fee	NMLS Annual Processing Fee	\$1(0).00
§3105(b)(2) Cor	upany Mortgage Loan Originator Branch Fo	
New License	Application/License/Registration Fee	\$500.00
New License	Investigation Fee	\$100.00
License Transition	License/Registration Transition Fee	\$100.00
Company Amendment	Physical Address Amendment Fee	\$100.00
Company Amendment	Other Trade Name Amendment Fee	\$100.00
Company Amendment	Branch Manager Amendment Fee	\$100.00
Renewal Fee	License Registration Renewal Fee	\$500.00
Reinstatement Fee	License Registration Reinstatement Fee	\$600.00
New License	NMLS Processing Fee	\$100.00
License/Registration Transition	NMLS Processing Fee	\$100.00
Fee	in one diam.	now word second
Renewal Fee	NMLS Processing Fee	\$100.00
§3105(b)(3) I	ndividual Mortgage Loan Originator Fees	transferablementers of the contract of the communication of the communic
New License	Application/License/Registration Fee	\$100.00
New License	Investigation Fee	\$100.00
License Transition	License/Registration Transition Fee	\$100.00
Individual Form Amendment	Sponsorship Fee	\$50.00
Renewal Fee	License/Registration Renewal Fee	\$100.00
Reinstatement Fee	License/Registration Reinstatement Fee	\$200.00
New License	NMLS Processing Fee	\$30.00
License/Registration Transition	NMLS Processing Fee	\$30,00
Fee		¥ • • •
Renewal Fee	NMLS Processing Fee	\$30.00
Sponsorship Fee	NMLS Processing Fee	\$30.00
Criminal Background Check	CBC Processing Fee	\$39.00
Credit Report	Credit Report Processing Fee	\$15.00

(c) COMPLETION OF FILING AND ISSUANCE OF LICENSE: An application for licensure as a mortgage loan originator is not deemed complete until all required fees, all required submissions, and all background and investigative reports are received by the Commissioner. The filing of NMLS Company Form with NMLS does not constitute automatic approval of a license. The applicant for residential mortgage loan originator shall not consider the application approved until it is approved by the Commissioner and a license is issued to the applicant. In accordance with Section 3108 (e) of these rules, the NMLS Company Form application may be considered withdrawn if the Commissioner does not receive the requested information contained in the notification of a deficiency within 90 days of the notification.

(d) FILING AN AMENDMENT: In the event of a change to the information in the application, or exhibits thereto, the mortgage loan originator applicant or licensee shall file an amendment to the NMLS Company Form, NMLS Branch Form or NMLS Individual Form through NMLS in accordance with the procedures in Section 3116 of these rules. Prior to the issuance of a license, any amendment to an application shall be filed within five (5) days. Any change that cannot be reported through NMLS shall be reported directly to the Commissioner.

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- 17 §3106 Mortgage Loan Originator License Not Required:
- 18 A residential mortgage Ioan originator license is not required for:
- 19 (1) A licensed attorney who negotiates the terms of a residential mortgage loan on behalf of a
- 20 client as an ancillary matter to the attorney's representation of the client, unless the attorney is
- 21 compensated by a lender, a mortgage broker, or other mortgage loan originator or by any agent
- of such lender, mortgage broker, or other mortgage loan originator.
- 23 (2) An owner of real property who in any twelve (12) consecutive month period makes no more
- 24 than five (5) mortgage loans to purchasers of the property for all or part of the purchase price of
- 25 the real estate against which the mortgage is secured.

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- § 3107. Branch Office Instructions for Mortgage Loan Originator
- (a) A licensed mortgage loan originator that seeks to engage in business at an additional location must submit an application for a branch office by submitting NMLS Branch Form in accordance with the instructions of NMLS for transmission to the Commissioner at least ten days (10) before engaging in business at the location.

- (b) An applicant that intends to conduct business at the branch office under a fictitious business name not already approved by the Commissioner shall submit a copy of the Fictitious Business Name Statement with the "filed stamp" from the office of the Department of Revenue and Taxation and may not use the name until the Commissioner approves the use of the name.
- (c) An applicant for a branch office shall state the name of the branch manager for each branch location on the NMLS Branch Form and submit to the NMLS a NMLS Individual Form for each branch manager.
- (d) The Commissioner may request additional information, documentation or detail pertaining to the branch office application be filed directly with the Commissioner.
- (e) The application, investigation, and criminal history background check fees shall be paid by the applicant or licensee to the NMLS for transmission to the Commissioner. All fees are not refundable.

§ 3108. Mortgage Loan Originator Application Procedures.

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- (a) ESTABLISHING A RELATIONSHIP IN NMLS: A company mortgage loan originator shall sponsor in the NMLS each individual mortgage loan originator employed by the company. To sponsor a mortgage loan originator, a company mortgage loan originator must:
 - (1) Obtain a unique identifier through NMLS,
- (2) Obtain for its records, evidence that each mortgage loan originator meets the qualification requirements of Sections 36306, 36307, and 36308 of the Guam SAFE. Act or is exempted from such qualification requirements pursuant to Section 36304 (c) of the Guam SAFE Act, and
- (3) Ascertain (by investigation) the character, business reputation and experience of any individual mortgage loan originator, prior to executing any transaction on behalf of the company mortgage loan originator. Evidence of compliance with this paragraph shall be maintained as a part of the records of the licensee as required by Section 36317 of the Guam SAFE Act and 3107 (b) of these rules.
- (b) Upon the employment of an individual as a mortgage loan originator, a company mortgage loan originator shall ensure that the individual mortgage loan originator files the NMLS Individual Form with the NMLS for submission to the Commissioner and obtains a

mortgage loan originator license. The notices set forth in Section 3113 (a); (b); and (c) of these rules are part of every mortgage loan originator application.

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- (c) A mortgage loan originator sponsorship is not approved until the Commissioner approves the sponsorship and issues the mortgage loan originator a license. A sponsorship will not be approved until the sponsoring company mortgage loan originator has obtained a license through NMLS.
- (d) A mortgage loan originator applicant must complete all license requirements, including, but not limited to the payment of all required fees prior to filing the application with the NMLS for transmittal to the Commissioner. The fees for an application as a mortgage loan originator are set forth in Sections 3105 (b)(1); through (b)(3) of these rules. These fees shall be paid through NMLS for transmission to the Commissioner and include the processing fees by NMLS, the Federal Bureau of Investigation, or any other party for the processing of criminal history background checks, credit reports, testing, education, or any other licensure requirement under the Act.
- (e) The NMLS Individual Form application may be considered withdrawn if the Commissioner does not receive the requested information contained in the written notification of a deficiency within 90 days of the notification.
- (f) In accordance with Section 36318 (f) of the Guam SAFE Act, a company mortgage loan originator shall not permit an individual mortgage loan originator whose license or license sponsorship has lapsed, or whose license sponsorship is not in effect, to engage in activities of a mortgage loan originator unless the individual mortgage loan originator's license has been reinstated pursuant to the procedures set forth in Section 3112 of these rules.
- (g) A company mortgage loan originator shall require every sponsored individual mortgage loan originator to file an amendment to his or her NMLS Individual Form through NMLS within twenty (20) days of any change to the information contained in the NMLS Individual Form.
- (h) A mortgage loan originator may not engage in business under any name other than a name approved by the Commissioner for use by the sponsor of the mortgage loan originator.
- (i) A company mortgage loan originator shall be responsible for the acts, practices, and conduct of its sponsored mortgage loan originator in connection with the making, servicing, or

1	origination of residential mortgage loans until such time that the sponsorship of the mortgage
2	loan originator is terminated through the NMLS. Termination procedures shall be as follows:
3	(1) A company mortgage toan originator shall terminate the sponsorship of an individual
4	mortgage loan originator through the NMLS within fifteen (15) days after the termination of an
5	individual, and shall clearly state the reason(s) for termination.
6	(2) A company mortgage loan originator shall file an amendment to NMLS Individual
7	Form to terminate a relationship with a residential mortgage lender within 15 days of the
8	termination. A company mortgage loan originator may not originate loans under the authority of
9	the Guam SAFE Act unless he or she has a valid license and the mortgage loan originator has a
10	sponsorship approved by the Commissioner.
11	(j) PROCEDURES FOR A SOLE PROPRIETOR MORTGAGE LOAN ORIGINATOR:
12	A sole proprietor mortgage loan originator must:
13	(1) File NMLS Company Form and obtain a license as a company mortgage loan
14	originator and
15	(2) File a NMLS Individual Form and obtain a license as a mortgage foan originator.
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17	§ 3109. Qualifications of Mortgage Loan Originator Applicants.
18	Every applicant for a mortgage loan originator license shall meet the requirements of this
19	section.
20	(a) QUALIFIED WRITTEN TEST: Every applicant for a mortgage loan originator
21	license shall pass a qualified written test developed by the NMLS and administered by a test
22	provider approved by the NMLS within one year prior to the date of filing the application for, or
23	the issuance of, a mortgage loan originator license. The qualified written test shall consist of a
24	national component and a Guam component. An applicant shall abide by the rules, policies and
25	procedures of the NMLS in the administration of the test.
26	(b) EDUCATION: Every applicant for a residential mortgage loan originator license shall
27	complete at least 20 hours of NMLS approved education including:
28	(1)Three hours of instruction on federal law and regulations,
29	(2) Three hours of ethics, which shall include instruction on fraud, consumer protection,
30	and fair lending issues, and

	(3) Two ho	urs of	training	related	to lending	standards	for the	nonraditional	montgage
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§ 3110. Evidence of Financial Responsibility.

5 (a) The Commissioner's finding required by Section 36306 of the Guam SAFE Act
6 relates to any matter, personal or professional, that may impact upon an applicant's propensity to
7 operate honestly, fairly, and efficiently when engaging in the role of a mortgage loan originator.

- (b) An applicant for a mortgage loan originator license shall authorize NMLS to obtain the applicant's current credit report. The credit report will be used as needed to validate the applicant's responses to the electronic application form, in order to support the Commissioner's finding required by Section 36306 of the Guam SAFE Act.
- (c) An applicant may be precluded from obtaining a mortgage loan originator license where his or her personal history includes:
- (1) Any liens or judgments for fraud, misrepresentation, dishonest dealing, and/or mishandling of trust funds, or
- (2) Other liens, judgments, or financial or professional conditions that indicate a pattern of dishonesty on the part of the applicant.

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- § 3111. Continuing Education and Renewal Procedures for Mortgage Loan Originators.
- (a) A mortgage loan originator license shall be renewed on an annual basis between November 1 and December 31.
- (b) A license not renewed during the specified time period shall be deemed a lapsed or expired license. A mortgage loan originator with a lapsed or expired license may not engage in business as a mortgage loan originator until the mortgage loan originator's license is reinstated pursuant to Section 3112 of these rules.
- (c) To renew a license under subsection (a) of this rule, a licensed mortgage loan originator shall complete at least eight hours of NMLS approved continuing education on or before December 31st of every year, which shall include the following:
 - (1) Three hours of instruction on federal law and regulations,
- 30 (2) Three hours of ethics, which shall include instruction on fraud, consumer protection and 31 fair lending issues, and

]	(3) Two hours of training related to lending standards for the nontraditional mortgage
2	product marketplace.
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4	§ 3112. Reinstatement of License as a Mortgage Loan Originator.
5	(a) A mortgage loan originator license that has not been renewed between November 1
6	and December 31 is a lapsed or expired license. A mortgage loan originator with a lapsed or
7	expired license is not authorized to continue doing business as a mortgage loan originator unless
8	his or her license is reinstated.
9	(b) A mortgage loan originator may reinstate an expired license if the following
10	conditions are met:
11	(1) The mortgage loan originator must submit a request for reinstatement through NMLS
12	after December 31 and before March 1 of the year immediately following the year the license
13	expired.
14	(2) All continuing education courses and any other minimum requirements for the license
15	renewal for the year in which the license expired must be completed before March 1 following
16	the year the license expired.
17	(3) The mortgage loan originator must pay the applicable license renewal, reinstatement,
18	and any late fees or penalties.
19	(4) The mortgage loan originator must continue to meet minimum standards for renewal
20	in Section 36309 of the Guam SAFE Act.
21	(c) If a mortgage loan originator whose license has expired cannot meet the requirements
22	for reinstatement specified in this section or submits a reinstatement filing on or after March 1.
23	the mortgage loan originator must apply for a new license and meet the requirements for
24	licensure in effect at that time.
25	
26	§ 3113. Supervision of Mortgage Loan Originators.
27	(a) Every company mortgage loan originator shall exercise diligent supervision over the
28	mortgage loan origination, lending and servicing activities of every mortgage loan originator that
29	it sponsors.

(b) Every mortgage loan originator employed by a company mortgage loan originator

shall be subject to the supervision of a manager designated by such company mortgage toan

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originator. Every manager shall be identified on NMLS Branch Form, and shall submit a NMLS Individual Form to NMLS.

- (c) Every company mortgage loan originator shall establish, maintain, and enforce written procedures, a copy of which shall be kept in each business office that set forth the procedures adopted by the company mortgage loan originator to comply with the duties imposed by this section.
- (d) Every company mortgage loan originator shall designate a Supervisor, an individual, who shall:
- (1) Supervise and periodically review the activities of the managers designated pursuant to subsection (b) of this section;
- (2) Periodically inspect each business office of the company mortgage loan originator to ensure that the written procedures are enforced.
- (3) In the event a company mortgage loan originator does not have any branches offices, the Supervisor shall directly supervise and review the activities of the individual mortgage loan originators.
- (e) The Supervisor shall be identified on the NMLS Company Form Section for "Qualifying Individual" and shall submit a NMLS Individual Form. For purposes of this section, a qualifying individual is a person in charge and responsible for the actions of the company mortgage loan originator.

§ 3114. Statement of Citizenship, Alienage, and Immigration Status.

Any applicant for mortgage loan originator who is applying for any license under the Guam SAFE Act shall file the Statement of Citizenship, Alienage, and Immigration Status and any accompanying documentation directly with the Commissioner.

§ 3115. Notices Included with Applications.

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The following notices required by state and federal law are hereby provided for those completing an application for a mortgage loan originator license in Section 3105 of these rules and an application for a mortgage loan originator license for a branch office in Section 3107 of these rules:

I	NOTICES REQUIRED UNDER STATE AND FEDERAL LAW
2	(Social Security Number Confidentiality Act, 5 GCA Section 32701 et seq.)
3	(a) The Banking and Insurance Commissioner is requesting the information specified in
4	the NMLS Company Form, application for licensure of company or sole proprietor mortgage
5	loan originators and NMLS Individual Form, as part of the application for licensure of mortgage
6	loan originators.
7	(b) Any public entity or private entity is not prevented from using a Social Security
8	Number for internal verification and administrative purposes, so long as the use does not result
9	in, or require the release of the Social Security Number to persons not designated by the entity to
10	perform associated functions authorized by law. (5 GCA Section 32705).
	(c) The submission of all items of information is mandatory unless otherwise noted. 5
12	GCA Section 32705 allows a public entity to collect and use social security numbers from all
13	applicants for internal verification and administrative purposes, so long as the use does not result
14	in, or require the release of, the Social Security Number to persons not designated by the entity
15	to perform associated functions authorized by law. The Privacy Act of 1974 prohibits a state
16	agency from denying an individual any right, benefit or privilege provided by law because of the
17	individual's refusal to disclose the individual's social security account number.
18	(d) The failure or refusal of an applicant for mortgage loan originator license or an
19	individual that is sponsored by mortgage loan originator to provide all or any part of the
20	information requested including a social security number may preclude the Banking and
21	Insurance Commissioner from approving the application.
22	(e) The principal purposes for which the information will be used by the Banking and
23	Insurance Commissioner are to determine whether:
24	(1) a license, registration, or other authority, as allowed under the law, should be
25	accepted, granted, approved, denied, revoked or limited in any way;
26	(2) business entities or individuals licensed or otherwise regulated by the Banking and
27	Insurance Commissioner are conducting themselves in accordance with applicable laws; and/or
28	(3) laws administered by the Banking and Insurance Commissioner are being or have
29	been violated and whether administrative action, civil action, or referral to appropriate federal,
30	state or local law enforcement or regulatory agencies, as authorized by law, is appropriate.

- (f) Any known or foreseeable disclosures of the information pursuant to 5 GCA Section 32705 and may include transfer of information to other federal, state, or local law enforcement or regulatory agencies as authorized by law.
- (g) The Sunshine Reform Act of 1999, (5 GCA, Chapter 10) grants an individual a right to access his or her own personal information that is maintained by the Department of Revenue and Taxation.

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FEDERAL PRIVACY ACT OF 1974 (Public Law 93-579)

In accordance with Section 7 of the Privacy Act of 1974 (found at 5 U.S.C. § 552a note (Disclosure of Social Security Number)), the following is information on whether the disclosure of a social security account number is voluntary or mandatory, by what statutory or other authority such number is solicited, and what uses will be made of it.

- (1) Section 36305 of the SAFE Act requires the Banking and Insurance Commissioner to do background checks and obtain independent credit report for any individual applicant for residential mortgage loan originator. The disclosure of a Social Security Number to the Banking Commissioner through the NMLS is required in order to do a background check and obtain an independent credit report on an individual applicant for residential loan mortgage originator. The Privacy Act of 1974 prohibits a state agency from denying an individual any right, benefit or privilege provided by law because of the individual's refusal to disclose the individual's social security account number.
- (21 A social security account number is solicited pursuant to one or more of the following authorities: Sections 36305 of the Act and 5 GCA Section 32705.
- (3) For all persons disclosing a social security account number, the number may be used, in addition to other information provided, to conduct a background investigation of the individual by federal, state or local law enforcement agencies, as authorized by law. The social security number may also be used to respond to requests for this number made by child support agencies.

§ 3116. Notice of Changes by Mortgage Loan Originator.

(a) Each licensed mortgage loan originator shall, upon any change in the information contained in its application for license (other than financial information contained therein), promptly file an amendment to such application setting forth the changed information.

- (b) A licensed company mortgage loan originator shall file changed information contained in its NMLS Company Form, NMLS Branch Form and NMLS Individual Form and any exhibits thereto, through NMLS in accordance with its procedures for transmission to the Commissioner. Any change that cannot be submitted through NMLS shall be filed directly with the Commissioner.
- (c) A mortgage loan originator shall file changed information contained in his or her NMLS Individual Form and any exhibits thereto, through NMLS in accordance with its procedures for transmission to the Commissioner within twenty (20) days of changes to the information. Any change that cannot be submitted through NMLS shall be filed directly with the Commissioner. A mortgage loan originator may not renew his or her license under Section 3111 of these rules until all changes to the information contained in his or her NMLS Individual Form are filed with the Commissioner as provided in this section.
- (d) A licensed company mortgage loan originator shall notify the Commissioner of the employment of any new mortgage loan originator in Guam and of the termination of employment of any mortgage loan originator in Guam by filing with the NMLS the NMLS Individual Form and in accordance with Section 3108 of these rules.
- (e) If a company mortgage loan originator discovers that its mortgage loan originator has not filed an amendment to his or her NMLS Individual Form as required by subsection (c), the company mortgage loan originator shall require the sponsored mortgage loan originator to file the amendment immediately. If, within five (5) days from the demand, the sponsored mortgage loan originator has not made the changes, the company mortgage loan originator shall inform the Commissioner in writing.
- 27 § 3117. Effectiveness of Mortgage Loan Originator Licenses.
 - (a) A license as a mortgage loan originator under Section 36306 of the Guam SAFE Act continues in effect until it is revoked or suspended by the Commissioner, or surrendered by the mortgage loan originator and the surrender has been accepted by the Commissioner pursuant to Section 3120 of these rules.

I (b) A license as a mortgage loan originator under Section 36306 of the Guam SAFE Act 2 shall be renewed on an annual basis in accordance with Section 3111 of these rules. 3 4 § 3118. Challenge Process or Information Entered Into NMLS. 5 (a) If an applicant or licensee disputes the accuracy or completeness of any material 6 information entered into and maintained by NMLS, the applicant or licensee may submit a 7 written request to the Commissioner by hand delivery at 1240 Army Drive, Barrigada, Guam 8 96913 or by mail to P.O. Box 23607, GMF, Guam 96921. 9 (b) The request shall include the applicant or licensee's name, unique identifier, a 10 statement of the alleged inaccuracy or incompleteness of the information entered into NMLS. 11 and its materiality, and shall provide any proof or corroboration available, including copies of 12 official documents or court orders that support the changes requested by the applicant. 13 (c) Upon receipt of the request, the Commissioner shall investigate the request, along 14 with any information provided, and determine if the information entered into NMLS is correctly 15 reflected. 16 (d) If the Commissioner determines that the information is materially incorrect, the 17 Commissioner shall request that the NMLS record be corrected. 18 (e) If the Commissioner denies the allegations of material inaccuracy or incompleteness 19 in the NMLS record, the Commissioner shall notify the licensee or applicant in writing. 20 (f) Within 30 days from the mailing or service of the notification, the person may request 21 a hearing under the Administrative Adjudication Law 5 GCA (commencing with Section 9100) 22 for a determination of whether material inaccuracy or incompleteness exists in the record, 23 (g) If a material inaccuracy or incompleteness is found in any record, within 30 days of 24 notice of the finding the Commissioner shall request that NMLS correct the information. 25 (h) A request for judicial review of the decision shall be made pursuant to the 26 Administrative Adjudication Law, 5 GCA Section 9240. 27 28 § 3119. Shared Arrangements with Other Governmental Agencies: Confidentiality. 29 (a) For purposes of Section 36316 of the Act, the Commissioner is authorized to share

any information or material that has been submitted to the NMLS to any governmental agency,

including but not limited to, the Attorney General of Guam, the U.S. Department of Justice, the

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Federal Bureau of Investigation, state or federal regulatory agencies. The information or material that is shared with a governmental agency shall be accomplished without the loss of privilege or the loss of confidentiality protections provided by law.

(b) A mortgage loan originator applicant may request that certain documents, or parts thereof, be treated confidentially. A request for confidentiality shall be in writing. If a request for confidential treatment is granted or denied, the person making such request will be notified in writing.

- § 3120. Surrender of License as a Mortgage Loan Originator.
- (a) An application to surrender a license as a mortgage loan originator shall be filed on NMLS Company Form, NMLS Branch Form or NMLS Individual Form through NMLS in accordance with its procedures for transmission to the Commissioner. A licensed company mortgage loan originator shall amend every branch office application with NMLS Branch Form and terminate the sponsorship of all mortgage loan originators on NMLS Individual Form.
- (b) Prior to surrendering its license, a licensed mortgage loan originator must file a plan for approval by the Commissioner. The plan shall contain the licensee's detailed proposal for the orderly closing out of its mortgage lending business. At a minimum, the plan shall contain the following:
- (1) A detailed description of the plan to process to completion any loan applications pending which were received before the decision to surrender the license was made. In the alternative, the plan may describe the process for cancellation or completion of the loan by another licensee or exempt person.
- (2) A detailed description of the plan to transfer the licensee's existing servicing portfolio, including the time frame within which the transfer will be completed.
- (3) The time frame required for payout to another mortgage loan originator of all payments received from the borrowers, or the time frame required for transfer of payments received to another servicing licensee or exempt person.

§ 3121. Prohibited Advertising.

(a) A mortgage loan originator shall not advertise that it or any of its officers, employees
or agents is "bonded," "supervised by," "regulated by," "audited by" or "examined by" the Island
of Guam or any agency thereof.

(b) A mortgage loan originator shall refer to its licensure under the Guam SAFE Act in any written or printed communication or any communication by means of recorded telephone messages, telephonic or electronic media, or spoken on radio, television or similar communications media, only by the following statement: "Registered Mortgage Loan Originator".

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§ 3122. "Blind" Advertising Prohibited.

A mortgage loan originator shall not use "blind" advertisements. "Blind" advertising is an advertisement used to solicit business that gives only a telephone number, post office or newspaper box number, or name other than that of the licensee.

§ 3123. Surety Bond.

Every licensee shall maintain a surety bond in accordance with Section 36314 of the Guam SAFE Act as follows:

- (a) A registered mortgage loan originator that does not employ one or more mortgage loan originators shall post a surety bond in the amount of \$50,000.
- (b) A registered mortgage loan originator that employs one or more mortgage loan originators shall post a surety bond based on the dollar amount of residential mortgage loans originated or serviced, or both, by that licensee and its mortgage loan originator employees in the first year and succeeding years, are as follows:

24	Aggregate Loans	Bond Amount
25	First year	<u>\$50,000</u>
26	0 - \$10,000,001	\$ 50,000
27	\$10,000,001 - \$25,000,000	\$50,000
28	\$25,000,001 - \$50,000,000	<u>\$75,000</u>
29	Over \$50,000,000	\$100,000

(c) An applicant for company mortgage loan originator shall procure the surety bond described above from an insurance company that is currently admitted or licensed to transact

- insurance business in Guam; and such insurance company that is accredited or listed with the United States Treasury.
 - (d) The surety bond shall secure the payment for:
- (1) non-compliance with the provisions of the Guam SAFE Act and the regulations thereto; or
- (2) violation of applicable laws on unfair, deceptive, and fraudulent practices committed in connection with the origination of residential real estate mortgage loans and in the servicing of such loans.
- (e) The Commissioner shall upon determination and issuance of an order of non-compliance of the provisions of the Guam SAFE. Act or violation of applicable laws on unfair, deceptive and fraudulent practices on residential mortgage loans originations either through an administrative proceedings or consent order pursuant to the Administrative Adjudication Law draw upon the surety bond in such amount equal to the assessment of penalty.
- (f) Upon the assessment of penalty on the surety bond, the Commissioner shall order the mortgage loan originator to post a replacement surety bond in an amount required in Subsection (b) of this Section.

18 § 3124. Forms.

(a) The unique identifier of a licensed mortgage loan originator shall be clearly shown on all residential mortgage loan application forms, solicitations, or advertisements, including business cards or Internet Web sites, whether in paper, electronic, or any other format. The unique identifier number shall be so labeled and shall not be smaller than 8-point bold font.

24 § 3125. Fingerprinting of Certain Employees.

- (a) If a licensee suffers a loss of trust funds as a result of the actions of an employee, as defined by Section 3103 (a)(3) of these rules and that employee is or was an individual prohibited from employment with a licensee under Section 36306 of the Guam SAFE Act, then the Department, at the discretion of the Commissioner, may undertake to obtain
- (1) a Statement of Identity and Questionnaire, or similar report, including but not limited to the NMLS Company Form, NMLS Branch Form and NMLS Individual Form.
 - (2) notice under Section 3103 of these Rules, and

- (3) fingerprints of all other such employees for the purpose of determining whether other prohibited individuals have been so employed by the licensee.
- (b) A licensee shall cooperate fully with the Commissioner and the Department in complying with the requirement of subsection (a) of this Rule.

- § 3126. Annual Report and Mortgage Call Report.
- a) Pursuant to the provisions of Section 36317 (d) of the Guam SAFE Act, a mortgage loan originator shall submit an audited annual financial report and report of condition in accordance with generally accepted accounting principles (GAAP) no later than 90 days after the end of the calendar or fiscal year, and in addition, shall file as the NMLS may require, the NMLS Mortgage Call Report required to be filed pursuant to Section 36319 of the Guam SAFE Act with NMLS for transmission to the Commissioner.
- (b) Every mortgage loan originator shall ensure that all residential mortgage loans that close as a result of his or her loan origination activities are included in the mortgage call reports submitted to NMLS or the Commissioner by his or her sponsoring mortgage loan originator.

- § 3127. Nontraditional, Adjustable Rate and Mortgage Loan Products.
- (a) Best Practices. Every licensee or every mortgage loan originator shall implement best practices to manage loan product risk on a continuous basis. These best practices shall include practices set forth in the Guidance on Nontraditional Mortgage Product Risks published by the Conference of State Bank Supervisors and the American Association of Residential Mortgage Regulators, which is hereby incorporated by reference, and the Statement on Subprime Mortgage Lending published by the aforementioned entities and the National Association of Consumer Credit Administrators, which is hereby incorporated by reference. Both publications are collectively referred to herein as the "Guidance". A mortgage loan originator employed by a licensee shall follow the best practices policies and procedures developed by his or her employer. For purposes of this section, "best practices" shall mean lawful processes, policies, and procedures to manage risks associated with use of nontraditional mortgage products and adjustable rate mortgage products as defined and prescribed by the Guidance.
- (b) Written Compliance Report. In a separate written document, submitted as an addendum to its annual financial report and report of condition required under Section 36317 of

the Guam SAFE Act and by Section 3126 (b) of these Rules, every licensee or a mortgage loan originator shall state whether it made or arranged nontraditional mortgage products and adjustable rate mortgage products, as defined by the Guidance, during the reporting period covered by the annual report. If any such loans were made or arranged, the licensee or mortgage loan originator shall also explain how it has implemented best practices and explain whether and how it has put into effect the following internal controls or procedures during the reporting period; adopted processes, policies and procedures to ensure compliance with the Guidance; designated a compliance officer (including contact information of that officer) to ensure compliance with the Guidance; implemented a consumer complaint process to resolve consumer complaints involving loans covered by the Guidance; and educated employees and agents to help them understand how to apply the best practices. In addition, the licensee shall indicate the number of any consumer complaints it received during the reporting period regarding loans that are subject to the Guidance, including the number of resolved complaints and unresolved complaints and the number of workout arrangements used for resolved complaints. For purposes of this section, "workout arrangement" shall mean a modified or converted loan product with predictable payment requirements to help the financially-stressed borrower.

- (c) Books and Records. If the licensee or a mortgage loan originator receives any reportable consumer complaints described in subsection (b), the licensee or mortgage loan originator shall maintain for each complaint a copy of the complaint and the licensee's or mortgage loan originator's written response or explanation of how the company resolved the complaint including any workout arrangement, shall maintain this documentation as part of its books and records, and shall make the documentation available to the commissioner upon request. In addition, if the licensee reports any internal controls or procedures or nontraditional or adjustable rate loans described in subsection (b), the licensee or mortgage loan originator shall maintain documentation of those controls or procedures as part of its books and records, and any loan documentation required by law, and shall make the documentation available to the commissioner upon request.
- (d) Loan Disclosures. Every licensee or every mortgage loan originator shall, within three business days after receipt of a completed application for a nontraditional loan or an adjustable rate loan that is subject to the Guidance, or before the borrower becomes obligated on the note, whichever is earlier, cause to be delivered to the borrower statements in writing

disclosing, in a clear and conspicuous manner, information comparing payment scenarios and
loan balance scenarios among any nontraditional loan and adjustable rate loan products offered
by the finance company and that are subject to the Guidance. This information shall be provided
by one of the following methods:
(1) The form entitled CSBS/AARMR Residential Mortgage Disclosure to provide
information to the borrower, which is hereby incorporated by reference, or
(2) Any other form used by the licensee to compare payment scenarios and loan balance
scenarios among any nontraditional loan and adjustable rate loan products that are subject to the
Guidance; provided, however, that the form shall, at a minimum, (A) compare monthly payments
and loan balances of these loan products offered by the licensee, and (B) reflect the borrower's
proposed loan amount.
(e) Advertising Prohibitions. For purposes of Section 36318 of the Guam SAFE Act, the
following are considered false, misleading, or deceptive advertising prohibited by that section for
loans that are subject to the Guidance:
(1) Any advertisement of an installment in repayment of an adjustable rate, interest only
or payment-option loan without an equally prominent disclosure of the following information
about the loan as applicable:
(A) Principal amount
(B) Term of loan
(C) Initial interest rate
(D) Number of months the initial interest rate will be in effect
(E) Fully-indexed interest rate
(F) Maximum interest rate
(G) If different, an explanation of the difference between the payment rate, initial interest
rate and fully-indexed rate
(H) Annual percentage rate
(I) How often the interest rate and payments can change
(J) Maximum periodic change in the interest rate and payments (periodic caps)

(K) Number of months and percentage of original loan amount after which minimum

payments will not be accepted and the loan re-amortizes

11 12 13

- (L) The monthly payment based on the maximum interest rate, and the loan balance after all negative amortization is included, assuming minimum payments are made
 - (M) If the loan contains a prepayment penalty, a statement to that effect
 - (N) If the loan contains a balloon payment, a statement to that effect
- (2) Any advertisement that the licensee can arrange "low doc/no doc", "no income/no asset", "stated income", "stated asset", "no ratio" or similar loan products without a statement that these products may have a higher interest rate, more points or more fees than other products requiring documentation.
- (f) This section applies to loans secured by residential real property located in Guam improved by a one-to-four family dwelling.
- \$ 3128. Report of Civil, Criminal or Disciplinary Action.
 - (a) A mortgage loan originator shall immediately report in writing to the Commissioner any civil, criminal or disciplinary action set forth in Section 36317 (a) (1) of the Guam SAFE Act, filed against a mortgage loan originator, or any of its officers, directors, partners, shareholders controlling 10 percent or more of the ownership interests, trustees or employees (employee is described in Section 3101 (j) of these Rules) through the NMLS in accordance with its procedures for transmission to the Commissioner on NMLS Company Form, NMLS Branch Form and NMLS Individual Form. Any action that cannot be reported through NMLS shall be reported directly to the Commissioner.
- (b) If a company mortgage loan originator finds that its mortgage loan originator has not filed an amendment to his or her NMLS Individual Form, the mortgage loan originator shall proceed as required in Section 3108(f) of these rules.
- 25 § 3129. Report of Defalcation.
- A mortgage loan originator shall immediately report to the Commissioner any defalcation, embezzlement or theft made, or reasonably believed by the company to have been made, by any of its officers, directors, partners, shareholders controlling 10 percent or more of the ownership
- interests, trustees or employees (employee is described in Section 3101(j) of these Rules).
- 31 § 3130. Severability.

*

APPLICANT'S AUTHORIZATION TO DISCLOSE INFORMATION

*

ii.		
3	To:	Banking and Insurance Commissioner
4	From:	
5		
6	- Personal control of the control of	I hereby authorize and request all persons to whom this request is presented having
7		information related to or concerning applicant to furnish such information to duly
8		appointed agent of the Banking and Insurance commissioner, whether or not such
9		information would otherwise be protected from disclosure by any constitutional statutory
10		or common law privilege.
11		
12	2.	I hereby authorize and request all persons or entities to whom this request is presented
13		having documents related to or concerning applicant to permit a duly appointed agent of
14		the Banking and Insurance Commissioner, whether or not such information would
15		otherwise be protected from disclosure by any constitutional statutory or common law
16		privilege.
17		
18	3.	If the person to who this request is presented is a brokerage firm, bank, savings and loan,
19		or other financial institution or as office of same, applicant hereby authorized and request
20		that a duly appointed agent of the Banking and Insurance Commissioner be permitted to
21		review and obtain copies of any and all documents, records, or correspondence pertain to
22		applicant including but not limited to past loan information notes co-signed by applicant
23		check account records, savings deposit box record, passbook records, and general ledger
24		folio sheets.
25		
26	4.	Applicant does hereby make, constitute, and appoint any duly appointed agent of the
27		Banking and Insurance Commissioner of the Department of Revenue and Taxation its
28		true and lawful attorney in-fact for it and its name place and stead an on its behalf and for
29		its benefit:

- 1 2
- a. To request, review, copy, sign for, or otherwise act for investigative purposes with respect to documents and information in the possession of the person or entity to whom this request is presented as applicant might.
- b. To name the person or entity to whom this request is presented and insert that person's name in the appropriate location on this request.

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5. Applicant grants to said attorney in fact full power and authority to do, take, and perform all and every act and thing whatsoever requisite proper, or necessary to be done in the exercise of any of the rights and powers herein granted as fully to all intents and purposes as applicant might or could do if it were present with full power of substitution or revocation hereby ratifying and confirming all that said attorney in fact or his substitute or substitute, shall lawfully do or cause to be done by virtue of this power of attorney and the right and powers herein granted.

6. This power of attorney is effective as of the date of execution and shall remain effective until five years after the surrender or revocation of the license of the applicant.

7. Applicant has filed with the Department of Revenue and Taxation, Insurance, Securities and Banking Division an "application" to be licensed or request for approval of key officer/director/majority owner. Applicant understands that it is seeking the granting of a privilege and acknowledges that the burden of providing its qualifications for a favorable determination is at all times on it. Applicant accepts any risk or adverse public notice, embarrassment, criticism, or other action of financial loss, which may remit from action with respect to this application.

8. Applicant does for itself, its heirs, executors, administrators, successors, and assignee, hereby release, and forever discharge the person or entity to who this request is presented and bis/it's agents and employees from all and all manner of actions, cause of action, suits, debts, judgments, execution, claims, and demands whatsoever, known or unknown, in law or equity which applicant ever had, now has, may have, or claim to have against the person or entity to whom this request is presented or his/it's agents or employees arising out of or by reason of complying with this request.

ž.	
2	9. Applicant agrees to indemnify and hold harmless the person or entity to whom the
3	request is presented and his/it's agents and employees from and against all claim
4	damages, losses and expenses, including reasonable attorney's fees arising out of or b
5	reason of complying with this request.
6	
7	10. A reproduction of this request by photocopy or similar process shall be for all intents an
8	purposes as valid as the original.
9	In witness whereof, I, an applicant or an authorized principal of the applicant, executed this
10	Authorization to Disclose at, on this
11	day of
12	
	Applicant Name:
14	By:Title:
15	(Signature of applicant or authorized principal of applicant)
16	Subscribed and sworn to before me this day of, 20
17	Notary public in and for the county of, State of
18	Notary Signature:
19	Signature of Agent presenting this request:
20	Date:



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. 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.

NAME (Please print)	AGENCY/ ORGANIZATION	CONTACT NUMBER	ORAL TESTIMONY	WRITTEN TESTIMONY	IN FAVOR	NOT IN FAVOR
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Bill No. 211-32 (COR)
Page ______

REVENUE AND TAXATION

GOVERNMENT OF GUAM

Gubetnamenton Guåhan

JOHN P. CAMACHO, Director MARIE M. BENITO, Deputy Director Sigundo Direktot

October 31, 2013

The Honorable Michael F.Q. San Nicolas Chairman, Committee on Aviation, Ground Transportation, Regulatory Concerns, and **Future Generations** Thirty-Second Guam Legislature Hagatna, Guam 96910

Re:

BIII No. 211-32 "AN ACT TO ADOPT THE BANKING AND INSURANCE BOARD PROPOSED REGULATIONS UNDER THE GUAM SECURE AND FAIR ENFORCEMENT FOR MORTGAGE LICENSING ACT OF 2010

Dear Senator San Nicolas:

My name is Artemio B. Ilagan. I am the Banking and Insurance Commissioner and the Chair of the Banking and Insurance Board (Board). I am in favor of Bill No. 211-32.

The proposed regulations under the Guam Secure and Fair Enforcement for Mortgage Licensing Act of 2010 (SAFE Act Regulations) were unanimously approved by the Board. These SAFE Act Regulations are the subject of Bill No. 211-32.

These proposed SAFE Act Regulations are proposed for the protection of the residential mortgage loan borrowers as well as the banking and financial industry in Guam. Only qualified mortgage loan originators who have passed required testing for residential mortgage loan origination, who possess good character and financial capacity will be allowed to be licensed or be registered through the Nationwide Mortgage Licensing System and Registry (NMLS)

I am in favor of the proposed SAFE Act Regulations because I firmly believe that they will protect both the borrowers and lenders that are transacting the business of residential mortgage loan origination.

Sincerely,

ARTEMIO B. ILAGAN

Banking and Insurance Commissioner



Dipattamenton Kontribusion yan Adu'ana DEPARTMENT OF

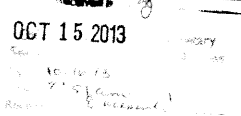
REVENUE AND TAXATION

GOVERNMENT OF GUAM

Gubetnamenton Gualian

JOHN P. CAMACHO, Director Orielant Direktor MARIE M. BENITO, Deputy Director

The Honorable Tina Muna Barnes Legislative Secretary The 32nd Guam Legislature 155 Hesler Place, Suite 101 Hagatna, Guam 96910



Re: Regulations under the Guam Secure and Fair Enforcement of Mortgage Licensing Act of 2010 (Guam SAFE Act Regulations)

Dear Senator Tina Muna Barnes:

Please find attached, the following documents on the adoption of the Regulations for the Guam Secure and Fair Enforcement of Mortgage Licensing Act of 2010, by the Banking and Insurance Board.

Item Number	Description
ł	Public Notices for the Public Hearing on the Guam SAFE Act Regulations, and the Banking & Insurance Board Meeting, March 14, 2013.
2	Banking & Insurance Board Meeting Agenda, March 14, 2013.
3	Attendance Sheets for the Public Hearing on the Guam SAFE Act Regulations, and the Banking & Insurance Board Meeting, March 14, 2013.
4	Public Notices for the Public Hearing on the Guam SAFE Act Regulations, and the Banking & Insurance Board Meeting, May 9, 2013.
5	Banking & Insurance Board Meeting Agenda, May 9, 2013.
6	Minutes of the Public Hearing for the Guam SAFE Act Regulations, and the Banking & Insurance Board Meeting, May 9, 2013.
7	Attendance Sheets for the Public Hearing on the Guam SAFE Act Regulations, May 9, 2013.
8	Letter from the Office of the Attorney General, July 9, 2013, approving the SAFE Act Regulations as to form.
9	Public Notices for the Public Hearing on the Guam SAFE Act Regulations, and the Banking & Insurance Board Meeting, July 11, 2013.
10	Banking & Insurance Board Meeting Agenda, July 11, 2013.
11	Minutes of the Public Hearing for the Guam SAFE Act Regulations, July 11, 2013.
12	Attendance Sheets for the Public Hearing on the Guam SAFE Act Regulations, July 11, 2013.

- Andrews	Public Notices for the Public Hearing on the Guam SAFE Act Regulations, and the Banking & Insurance Board Meeting, September 5, 2013.
(freeze)	Banking & Insurance Board Meeting Agenda, September 5, 2013.
Application (A)	Minutes of the Public Hearing for the Guam SAFE Act Regulations, and the Banking & Insurance Board Meeting, September 5, 2013.
16	Attendance Sheets for the Public Hearing on the Guam SAFE Act Regulations, September 5, 2013.
And the second	Regulations for the Guam Secure and Fair Enforcement for Mortgage Licensing Act of 2010, as adopted by the Banking and Insurance Board on September 5, 2013.
18	Economic Impact Statement for the adopted Regulations under the Guam Secure and Fair Enforcement for Mortgage Licensing Act of 2010.
	Sincerely,
	Orlew Billery ARTEMIO B. HAGAN

Banking & Insurance Commissioner

CNMI/Pacific

POHNPEI (Pacnews) — Five Politipet sensities have proposed a resolution to impeach Gov John Elva. Though the proposed resolution was signed on Feb 26, according to the Legislature's Public Information Officer Salter Lohn, it only landed in the mailboxes of staff members two days ago.

The proposed resolution contains 19 anaeles each containing certain accusations. Seven of the articles have to do with the governor's implementation of the School Lunch program. Five of the articles have to do with the

funding used to establish a World Park office. Three of the articles have to do with the Politipe Utilines Corporation. Two of the articles deal with alleged problems with the hiring of Yalmer Helgenberger as consultant for the Office of Fishernes and Aquaculture One article makes accusations regarding the governor's handling of the former Politiper Fisheries Corporation deck. The last article has to do with the governor's extensive travel

Though past legistatures have begun impeachment proceedings against former governors, none of them have ever ended in a controllor

In the event this proposed resolution of impeachment does make it all the way through to trial and results in the dismissal of the governor, the Politiper State Constitution says the Beutemant governor would fift the position Statute dictates how vacancies in the Office of Lt. Governor are filled the five signers of the proposed resolution for impeachment were Sens Francisco L Ioanis, Ausen T Lambert, Daliker D Daniel, Magdalena A Walter, and McGarry Migoel

Ashley Babauta accepted to national society of scholars

By Junham B. Todeno jushon todeno-Brivanery cos Variary News Staff

SAIPAN – The National Society of High School Scholars has accepted Ashley Bubauta as a member for her achievements in scholasus excellence.

The announcement was made by NSHSS founder and chairman Claes Nobel, a senior member of the family that established the Nobel Prizes, who said they recognized top scholars who have achieved superior academic excellence.

"On behalf of NSHSS I am homored to recognize the hard work, secrifice and communent that Ashley has demonstrated to achieve this exceptional level of scademic excellence." Nobel said, adding Bahaura is now a member of a unique community of scholars, a community that represents the very best hope for the future.

NHSS President James Lewis said its vision is to build a dynamic international organitation that connects members with meaningful content, resources and opportunities.

"We aim to help students like Ashlev build on their academic stecess and enhance their skills and desires to have a positive impact on the global commutant," he said



Ashley Bebauts

In an interview, Babauta said her membership to the society of scholars would be a stepping stone of her educational pursuit

Bubauta never thought she would be accepted by the society, she said, but 'my hard work paid off."

A senior, Bahauta said she will take up criminal justice in college and avail herself of the scholarship program offered by the society.

She is the daughter of Urbano O. Bahauta Jr. and Lavena C. Bahauta of Kagman III

Her mother said "We fully support her educational endeavors. We are always there for her. As parents, we are there to guide and encourage educational achievements so that they can be fully prepared to face the challenges of the world."

Sablan to join boot camp training for Marine recruits

By Junhan B. Yodeno Junhan tedeno@mvarrety.com Variety News Staff

SAIPAN – Education commission Rita A. Sabian is among educators that have been invited to experience boilt camp training with new Marine recruits in June.

Sablan last week met with U.S. Matine Sgr. Maj. Michael Mack. Tecrotting station head from Orange County, the largest recruiting station in the U.S., and is in charge of recruiting for the entire Pacific region at the Public School System office.

Mack, who was accompanied by Sgt. Gregorio Comeo, the Morne Corps recruter for the CNMI, discussed with Subjanthe, highlight, of the Mannel combai (raining

Aside from learning how they will train Marine recruits. Mack said they will also give the education commissioner a lour around San Diego.

"I am very pleased to collaborate with the Marine Corps," Sablan said, as she continued to commit her support for the recontinent process in the schools of the CNMI

Mack told the education commissioner how the early training can help motivate and focus the students

He also remphasized the many benefits of Marine Craps training, including tuition assistance and grant programs

CNMI discussed with Sablan In an interview after their the highlight of the Manne meeting. Mack said Sablan

would be a great help to their recruitment process because she has great access to the students and the faculty

"So when she goes to experience in our educators workshopshe will see how our recruits be indoctrinated and be able to come back and pass the message on what they learned in recruit training and how they're being treated in the training - the values, exercise, good health and how we instill discipline," he said

There have been educators that have joined in the past but from the CMNL only Sablan is scheduled this year he said.

Mack said they wanted more people in the education sector to experience the training

Audit still ongoing for gov't Credit Union

By Alexie Villegue Zotomeyor evz@mvanety.com variety Naws Staff

SAIPAN – The Commonwealth Government Employees Credit Union may finally have its books authled after three years

Press Secretary Angel Demapan and Credit Union board chairman Angel Demapan said. The CGECU is currently being audited by Defortte pursuant to a contract awarded them by the Office of the Public Auditor.

Variety earlier reported that the Credit Union will be able.

to look into withdrawal applications made by its members as soon as its audit is completed

For Desimpan. The auditors have been combing through pertinent documents of the Credit Union over the past couple of weeks.

He said they uniterpate sometime this week or next week, "the auditors will be able to give the Credit Union a projected timetrame for the completion of the audit."

'As the Credit Umon has disclosed earlier, once this long-

awaited audit is completed, the Credit Union will then take the necessary steps to address members' requests." Demapan

Aside from Demapan, the other Credit Union board members are Michelle Tagabuet and Darlene teisoman

Lastyear, there were requests made by Credit Umon members to pull out their money however, due to the board's lack of guorum and the need to conduct the audit, no request his been approved yet.

NOTICE TO THE PUBLIC

EFFECTIVE APRIL 8, 2013, GHURA'S NEW OPERATING HOURS WILL CHANGE FROM:

7:00 A.M. ~ 5:00 P.M.

to

8:00 A.M. - 5:00 P.M. Monday through Friday; closed holidays and weekends



Department of Revenue and Taxation Government of Guarn 60 802 23607 (84% Guarn 9692) Tel635-3817/1839 For No. 423-2643



PUBLIC NOTICE

The Banking and Insurance Board will hold a public hear ing on Thursday March 14, 2013, 2:00 p.m. at the Depart ment of Revenue and Taxation Building, Director's Confer ence Room, at 1240 Army Drive, Barrigada, Guarn.

One of the agenda is the presentation to the Board for the approval of the proposed and revised regulations for The Secure and Fair Enforcement of Mortgage Licensing Act of 2010 pursuant to 18 GCA Chapter 36, Mortgages, starting on Section 36301.

ARTEMIÓ B. ILAGAN
Banking and INsurance Commissioner

CPA courtesy resignations still under review

By Alexia Villegea Zatomayor avz@mvanety.com Variety News Staff

SAIPAN.—The courtesy resignations made by the members of the point authority board remain under review.

Press Secretary Angel Dentapain said. The governor less received courtesy resignations from the CPA board members. These resignation letters are still under advisement at this time.

Denuptursaid that as soon as the envertier and housemant governor

have completed their review. "A decision on these courtesy resignations will be forthcorning."

Variety usked Demapkin how soon replacements can be made it these resignations were accepted by Gov. Etcy. 5. Inos.

Demapan said, "When a security exists on the board, the governor is then able to make new normalizers to the Sense for their advice and consent."

Meanwhile, hack in January this year, the CPA board had indicated that pending the outcome. of the impeachment proceedings, if the governor were impeached, then the directors would have to make their courtesy resignations.

The CPA board had recently elected its officers and expressed confidence in Jose R. Liforfor's leadership of the board.

Prior to resigning their posts, the CPA board members were Liferfor, Manuel P Villagornez, Margania V Praier, Benigio M Sablan Barr. Toves, Fermin M Sabisat and Conception O lensuriar

Beating victim's mother hits AGO's deal with suspects

gereidened moguem exem Values Nava SMI

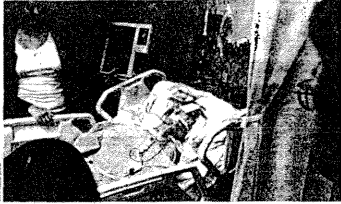
IT HAS been a year since Cameron R. Misseayon, 19, was brutally beaten with a hat and left in a coops for several days. While his assortants have pleaded guilty for their roles in the inciders, his mother has aired some concerns with the way the Attorney General's Office handled the case,

Masnayon and his mother, Barbara Tayama, tenumed to Guam in January after spending 10 months off-island to undergo numerous surgeries and rehabilitation.

Upon their return. Tayama. continued to advocate for her son by trying to work closely with the AGO to address various concerns, including resitotion and the elea deals that the prosecutors out out for the SUSPECTS.

Throughout the duration of the case, which began Murch of last year, the government had enticipated the return of Masnayon before proceeding to trial. Although Massayon returned, all suspects eventually signed plea agreements in the case.

sey General David Rivera, the first prosecutor who handled the case, informed for on Aug. 14. 2012 of the proposed plea



Combine Pt. Missingers, 15), was brotally , with a test and had to let six

offers for each of the suspects - William San bileolas Jr., and brothers Daniel Alan Rosal and Michael Gregory Rosal - to which she agreed with

Leaser offense

However, Tayanta had to and out through the media in February that Daniel Rosal pled guilty to a tesser offense of assault as a misclementica with a maximum sensence of one year imarisonmeni - which was not the same plea agreement Rivera

'Duniel Rosal did not bit Care with the bac but did kick kins and so he would be offered a pice to second-degree ageravaled assault with a servicence tange of two to eight years," Rivers wrose to Tayant

Face to her inshifter to obtain answers from the reassigned prosecutor Assistant Attorney General Brian Gallagher as to the lesses ries. Tayania said she decided to channel her concern to Chief Prosecutor Basil O'Mallan on Feb. 25.

"I finally received a reply from Attorney () Mallamasking that I remain potient and give litin sense time to look into the matter with Attorney Rivera and Antonney Gallagher," she said. "After he gress up to done with our case, he will call me sometime this week. By then, it it be two weeks since the change of pica."

Tayama also questioned winetier the AGO contacted any of her son's doctors as to the extent of his missies.

Cameron was never interviewed about the case or consulted," she said. ""Were the doctors interviewed in corroborate the extent of injuries statained to indicate this was assented murder? How then can they ever resort to lessening the plea to assault as a misdemesnor?" sive suid, referring to Daniel Rosal's plea agreement.

Tayana said one of her son's doctors recommended that he not testify should the case go to trial, which was why she had agreed to the pleaoffices. Massingion suffered from incurratic brain injury as a result of the March 17, 2012 bezimes outside a Humon establishment.

Despite her many attempts to get unwers by contacting the AGO, she felt there was a lack of urgency and communication AGO response

Moanwhile, the AGO was contacted yesterday for a restronse us concerns raised to the media by Tayners.

Attorney General ardo M. Rapadas and Chief Deputy Amaracy General Phili lip I Tydingoo met with Chief Prosocutor Basil O'Maiiso III and Supervisor Prosecuting Attorney David Rivers to discuss matters related to the Masnayon casa," AGO spokes-person Carrina Charfauros said in a statement.

Cherfaurou said the AG scheduled a meeting for today with the Missayon family prior to the release of their statement to discuss their concerns.

Comment will be reserved confil he can address the family personally," she said.

However, when consisted by Variety tast night, Tayanna said there was no accesing - to her knowledge – arranged with the Attorney General

She said she has been trying to schedule an appointment with the Attorney General, although she neither received a call misconfirmed in meet with them so of vesserday

Tayana in her statement to the media said site and her son Thank improved have to forceive but don't condone what was done as an end remail." on the part of the agencies she expected assixtance from.

"It is easier to forgive and love versus having so much anger and bate and stiff having to adjust to Comeron's 'nev normal the said.

PUBLICATION NOTICE

In accordance with the provisions of Guam Code Annotated, Title XI, Chapter 19, Section 3315, notice is hereby given that:

BYLIN, MIKYLING dba: HIGH 57 KARADKE LOUNGE

have serviced for a Class. A Geografi On Sala Abordula Reservice License, said premises being marked as Lob 5137-31-1-1 5137-3-12 5137-3-1-1R2 Sumon Bay Shopping Center, Ranch.



Department of Revenue and Taxation Government of Guern FA Stat 25607 6847, Guard 98921 Tel: 625-1453/5819 Partini 633-2643



PUBLIC NOTICE

The Banking and Insurance Board will hold a public hear ing on Thursday March 14, 3013, 300 p.m. at the Depart ment of Revenue and Taxation Building, Director's Confes ence Room, at 1240 Army Drive, Barrigada, Guam,

One of the agenda is the presentation to the Road for the approval of the proposed and revised regulations for The Secure and Fair Enforcement of Mortgage Licensing Act of 2010 pursuant to 18 GCA Chapter 36, Mortgages, starting on Section 36301.

> ARTEMIO B.R.AGAN Backing and Mourance Commissiones

Cepeda pleads not guilty to murder right to a speedy trial

EMMANUEL Peter Cathoria Cepeda elsimed mestal illness in his not guilty plea to the morder of his estranged wite wina was fatally shot in her Dededo home

Cepeda, 35, appeared for his arraignment in Superior Court vesterday before Magistrate Judge Alberto Tolentino, where his uttorney, afternate public defender Jeff Warheld.

land amountly

warved a reading of the indicameet and entered a plea of not guilty by readon of mensi illinean, disense or defect

The judge ordered a psychological evaluation of Cepeda to be conducted within 10 days. A request for a jury of 12 was granted and Copeda wasved his Indictment

A Superior Court grand jury last week indicted Cepeda on charges of aggravated murder as a first-desiree felony with special affection of possession and use of a deadly weapon.

Copteda, despute a protective order, is accosed of checking his wife, 35-year-old Emms Campang Cepeda, in the head and thigh in her Amumbo

When arrested and interviewed by bolice, Ceneda officers for intended to kill himself after he killed his wife, but the gun mailtentiemed

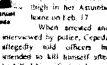
Months before the death of his wife. Cepeda was acrested for allogedly the standing to kill his wife and their three chil-

dren. He was charged in court in October with assault and family violence.

The following month, Firms Cepeda obsumed a protective order against her husband for fear he would carry out his fineals, Cepeda was released in the prior case on a personal recognitzance bired.

Currently, Cepeda is housed at the infirmary of the Department of Cornections' Adult Correctional Facility in Mangilao. DOC sprikesperson Es. Antone Aguon said he was transferred from the Haelifa Desention Facility to the Manuilso compound at the request of the department's psychologist for closer medical evaluation. He is thoused in a single cell at the method and

Cepoda's next bearing is witeduled before Judge Arthur Burchas on March 27.



Mornance Variany Groom Edition (ISSN 1541-7893) in published dooky encapt Security and Security Agricult solucitysiss mees are \$150 one-band; \$3275 off-based; and \$1,895 feedige. Published by Yesunb Art Smalls line, rear industrial Complex, 215 dajes Sector Swide 204; formanney, Guern 96913. POSTMASTER: Send address changes to Maximum Pariety Grams, P.O. Nov. 6338, Tomaning, Guerre 96933.

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t Banking and Insurance Board Agenda 03/14/2013

THE BANKING AND INSURANCE BOARD MEETING DIRECTOR'S CONFERENCE ROOM MARCH 14, 2013, THURSDAY 2:00 PM

AGENDA

- 1. Approval of Minutes for meeting held on June 21, 2012.
- II. Old Business
 - 1. The Secure and Fair Enforcement for Mortgage Licensing Act or Safe Act was approved as P.L. No. 30-151 on May 25, 2010.

The Legislature returned the Regulations to our office for further development. The SAFE Act was enacted under Title 18, Business Functions and not under Title 11 of the Banking Code. A banking activity that is set in the Banking code can be the subject of regulation by the Board. Since mortgage origination is a banking activity, the Commissioner submits the SAFE Act Regulations for the approval of the Board. Thereafter, these regulations shall be transmitted to the Guam Legislative Secretary.

The Nationwide Mortgage Licensing System & Registry (NMLS) launch, an examiner conducted training in Hawaii to utilize the NMLS system. The other examiners are currently being trained on the system. The launch date has yet to be determined.

- 2. Vincent Insurance Services Corporation. The main issue is whether or not the Commissioner has the authority to retroactively allow and approve the renewal of the certificates of authority. The company did file audited financial statements but beyond the license period. The filing was done as follows: Audited FS 2004 to 2007 filed on March 5, 2010; Audited FS 2008 to 2009 filed on December 16, 2011; Audited FS 2010 filed on January 12, 2012.
 - The decision of the Commissioner and the hearing officer states that Vincent Insurance cannot be issued an insurance license retroactively. Counsel for Vincent Insurance has filled an appeal before the Banking and Insurance Board. A hearing will be held as soon as a hearing officer for the Board can be arranged with the assistance of the Attorney General.
- 3. In regards to the letter requiring the Government of Guam autonomous agencies to deposit funds (particularly TCDs) with eligible banks. A request for opinion was submitted to the Attorney General's Office.
- 4. The Patient Protection Affordable Care Act (PPACA) became law on March 23, 2010. Guam is not included in the Temporary High Risk Pool. However, the Medicaid and Children Health Improvement were increased together with all Territories. The

Affordable Care Act (ACA) as held in accordance with the US Constitution based on the taxing power of the US federal government.

The National Association of Insurance Commissioners (NAIC) has created a working committee for all NAIC members in relation to the establishment or non-establishment of Exchanges for the states and territories. Guam has submitted the issues stated below.

Guam administers the Territorial Income Tax which mirrors the income tax provisions of the US Internal Revenue Code (IRC). The provisions of ACA on advance premium tax credit or APTC are set forth in the IRC Section 36B. The APTC is a subsidy for low household income qualified residents of Guam to be able to secure affordable health insurance. The subsidy starts at 100% to 400% Federal Poverty Level (FPL) for each household. For a household with four members the household income at 100% FPL is \$23,050 and at 400% FPL it is \$92,200. The estimated APTC amount for Guam is \$74 million every year. This mandate in the IRC is not funded by the federal government.

The Earned Income Tax Credit (EITC) provisions are also found in the income tax provisions of the IRC. Could Government of Guam in the administration of US Income Tax Code be held liable to pay for APTC? This is a legal question. The IRS stated that Guam is not liable to pay APTC if Guam does not establish the Exchange. However, Government of Guam may face a lawsuit similar to the EITC.

Several grants were applied for and awarded to Guam. In regards to the Exchange Grant Funds that have been awarded, in the event that Guam does not implement an exchange, all funds (that have been expended and not expended) by the Government of Guam must be reimbursed to the federal government. To date, of the \$1 million grant funds for the exchange only \$11,000 have been expended. This grant has been transferred to the Governor of Guam.

For insurers that issue health insurance plans, they are required to spend 80 cents for every dollar of premium received for payment of claims and wellness programs for the individual and small market. For the large market of 100 members the requirement for insurers is to pay 85 cents for every dollar of premium received for payment of claims and wellness programs. If the threshold of 80 cents and 85 cents is not met, the insurers must pay rebate. Health plans issued by Island Home Insurance Co are administered by StayWell. The health plans issued by Tokio Marine Pacific Insurance Ltd are administered by SelectCare have paid the rebates to policyholders (employers) on

August 1, 2012. The employers have 90 days from August 1, 2012 to pay the rebates to Subscribers. Subscribers are employees who pay a share of the premium to the insurer.

5. Pacific Amusement, Inc. has refused to submit their audited financial statements. The company has retained an attorney to challenge the requirement. Pacific Amusement Inc. is also stating that the \$1 million surety bond requirement for nonbank ATM applicants is discriminatory. The Commissioner submitted an Order requesting documents be submitted for review or request for a Hearing on May 2, 2012. Counsel for Pacific Amusement issued a letter on May 17, 2012, requesting a Hearing. A hearing was held on August 24, 2012. The case was heard by the Commissioner and Assistant Attorney General Monte May as the hearing officer. The Commissioner delegated the authority to decide to the hearing officer because the issues are purely legal questions.

The hearing officer agreed with Pacific Amusement Inc. that the requirement of financial statement of the board must comply with Administrative Adjudication Law. The proposed rule that required Pacific Amusement to submit audited financial statement in the interpretation of a comprehensive financial statement requires a public hearing and not just a meeting by the Board. It must be mentioned that Pacific Amusement, Inc. is contesting that the surety requirement for non-bank automated teller machines (ATM) is inorganic because the surety bond requirement is not similarly imposed on banks.

6. Request for Proposal for Financial (RFP) Examination of Insurance Companies licensed in Guam. The RFP include services for financial examination, rate review and market conduct. The RFP has been published on February 15, 2013. At least two financial examiner firms submitted responses. The Board needs to vote to approve or disapprove the proposals.

III. New Business

- 1. Metropolitan Bank and Trust Co Guam Branch closed effective June 30, 2012. As of June 30, 2012, the Guam Branch has no more assets and liabilities in Guam.
- 2. The Regulatory Examiners had an online training for reviewing policy forms and rates in the Systems for Electronic Rate and Form Filing (SERFF). The training was held on August 21, 22, and 23, 2012. Since October, 2012, Guam has been receiving and reviewing insurance policy form and rate filings that are filed online.

4 Banking and Insurance Board Agenda 03/14/2013

- Oceanic Bank Guam has been purchased by the First National Bank of Northern California. The purchased was approved by the FDIC. Effective September 24, 2012, Oceanic Bank Branch in Guam became First National Bank of Northern California.
- 4. The Guam Branch of Allied Bank has informed our office that it has merged with Philippine National Bank in February 2013. Allied Bank has been informed that certified copies of the merger document shall be filed with the Department and with the Commissioner.
- 5. Anthony Godwin is lobbying with the Guam Legislature to propose legislation for Uniform Electronic Transaction Act (UETA). There is a companion federal law known as Electronic Signatures in Global and National Commerce (ESIGN). ESIGN requires that consumer be informed and consumer must consent to the use of Electronic Signatures. More information is needed in terms of consumer protection, legal certainty of electronic signatures, burdens to financial institutions and establishments using electronic signatures.

BANKING AND INSURANCE BOARD OF DIRECTORS MINUTES OF THE MEETING

March 14, 2013 Thursday, 2:00 pm Director's Conference Room, Department of Revenue and Taxation 1240 Army Drive, Route 16. Barrigada, Guam 96913

ATTENDANCE:

Present:

Commissioner Art Ilagan Regulatory Administrator. John Carlos Edelfrida A. Ada Antonita S. Camacho William West Cassidy David Silva Mark O. Fish Danilo Rapadas Cesar Garcia

Absent:

Rose Fejeran

The meeting was called to order at 2:15 pm. The presence of the Insurance and Banking Commissioner, Board of Directors who attended the meeting and the Regulatory Programs Administrator were acknowledged.

The meeting started with the approval of the minutes of the meeting held on June 21, 2012. The approval was moved by Antonita Camacho and seconded by Danilo Rapadas.

The following old businesses were discussed:

The SECURE and FAIR ENFORCEMENT for MORTGAGE LICENSING ACT (SAFE ACT)—

Mark Fish voiced out his frustrations about the delay on the approval of the SAFE Act Regulation by the Legislature even after the Office of the Insurance Commissioner acted on the changes that the Legislature wanted to happen.

- -the Act should have been in place two (2) years ago—it goes back and forth and back and forth and nothing is getting done.
- -the penalty is \$10,000.00 per occurrence violence for making mortgage without license as mandated by federal law but not being implemented
- -there might be liability involve with financial institutions that are forced to stop their mortgage loan activities because they cannot obtain licenses for their people. -in the absence of the SAFE Act, can the Commissioner fall back in enforcing the HUD Regulation?

John Carlos cited that part of the delay is the changes that were asked by the Legislature. The Safe Act was revised accordingly and resubmitted again and still waiting for the Legislature's action. There was a scheduled meeting on December 6, 2012 but there was no quorum and therefore, this caused another delay.

Danilo Rapadas commented that this subject of implementing SAFE ACT maybe not be the concern of the banks but more of mortgage groups that have to be in compliance with the SAFE Act to carry out their business. Therefore, they should be the one to be pushing the SAFE Act to be implemented.

The discussion about SAFE Act ended up with the request from the Board of a'redfined' changes required by the Legislature on the Regulations and take it from there till the next discussion and/or meeting of the Board. Mr. Carlos will email the documents to all Board members.

VINCENT INSURANCE—

With the Vincent Insurance case, there was a ruling of the Insurance Commissioner and the Hearing Officer contracted by the Attorney General stating that Vincent Insurance cannot be granted a certificate retroactively for the years of not having the Certificate of Authority. The entity wants to have another hearing before the Banking and Insurance Board. After the hearing with the Banking and Insurance Board and it still does not yield a favorable result for Vincent, they are going to court to file an appeal.

• DEPOSIT FUNDS (TCDs) WITH ELIGIBLE BANKS-

This pertains to the GovGuam autonomous agencies. The letter requesting for the AG's opinion was sent to the Attorney General on August 4, 2010 and still waiting for the response. Danilo Rapadas requested to get the date when the request for opinion was sent to the AG and if need be, do a follow up every week till the AG attends to the matter.

The discussion revolved on the matter of hiring a Regulatory Counsel to attend to legal matters that are on hand so that the waiting time for the action to take or recommendation will be lessened and so that we are not dependent on the Attorney General's office time table to render an opinion. The question of funding the Counsel came up and the Commissioner disclosed that the Regulatory Division used to have a separate account funded from the examination fees of banks and insurance companies but was closed and consolidated into the General Funds.

Mark Fish suggested if we can invite Senator Michael San Nicolas (Oversight Chairman for Revenue and Taxation) so that the Board can express directly to him matters with regards to Banking and Insurance business of Guam.

The Insurance Commissioner agreed to invite Senator Michael San Nicolas on the next Banking and Insurance Board Meeting.

The PATIENT AFFORDABLE CARE ACT (PPACA)—

Mr. Carlos talked the PPACA program by President Obama also known as 'Obama Care' that became law on March 23, 2010.

The National Association of Insurance Commissioner (NAIC) provides information on the establishment of Insurance Exchange for the states and territories. The Affordable Care Act will provide a total of \$1 billion for territories to use granting Puerto Rico \$925 million and leaving the remaining \$75 million to be divided among the other four (4) territories with Guam having 32.58% or \$24,436,001 of the \$75 million.

The following factors are affecting Guam as to reaching a decision to establish and insurance exchange or to opt out of the program:

-Guam Administers the Territorial Income Tax which mirrors the income tax provisions of the US Internal Revenue Code (IRC). The Advance Premium Tax Credit or APTC is a subsidy for low household income qualified residents of Guam to be able to secure affordable health insurance. This provision of ACA is found in IRC Section 36B. The subsidy starts at 100% to 400% Federal Poverty Level (FPL) for each household. For a household with four (4) members, the income at 100% FPL is \$23.050 and \$92. 200 at 400% FPL. The estimated APTC amount for Guam is \$74 million each year. This mandate in the IRC is not funded by the federal government.

-The Earned Income Tax Credit (EITC) provisions are also found in the income tax provisions of the IRC. Although the IRS stated that Guarn is not liable to pay APTC if Guam does not establish an Exchange, Government of Guam may face a lawsuit similar to EITC.

Guam was awarded \$1 million to fund the Insurance Exchange. To date, \$11,000 has been expended out of the total funds. In the event that Guam does not establish an Exchange, the total amount of \$1 millionawarded grant must be reimbursed by Government of Guam to the Federal Government (funds that have been expended and not expended).

To date, Guam has not made a decision. The deadline to opt into an Exchange is on October 1, 2013. If Guam does not elect to establish an Exchange, the Department of Health and Human Services (HHS) will not operate a Federally-facilitated Exchange but instead. Guam will receive an increase in the federal funds for Guam's Medicaid program.

PACIFIC AMUSEMENT, INC.—

Pacific Amusement, Inc. is a non-bank institution. It is licensed to operate Automated Teller Machines (ATM). Pacific Amusement, Inc. has refused to submit audited financial statements and questions the requirement to post a \$1 million bond surety stating that it is discriminatory since the requirement is not similarly imposed on commercial banks and other banks. With Hearing Officer, Monte May of the AG's Office and the Insurance Commissioner, Mr. Artemio B. Ilagan, a hearing on the matter was held on August 24, 2012. The decision of the Hearing Officer was that the requirements being asked of the Pacific Amusement must not only be the result of an agreement among the Board Members for an audited linancial statement pursuant to the Administrative Adjudication Act but requires a public hearing. The decision by the Hearing Officer will be appealed to the court by Pacific Amusement, Inc.

Danilo Rapadas commented that this is one of the reasons why is there a need of a Regulatory Counsel. Someone needs to be on top of the regulatory issues of the Department of Revenue and Taxation.

REQUEST FOR PROPOSAL (RFP) for FINANCIAL EXAMINATION OF INSURANCE COMPANIES LICENSED IN GUAM--

This RFP includes services for financial examination, rate review and market conduct. The RFP has been published on February 15, 2013. At least two (2) financial examiner firms submitted responses: (1) Regulatory Examination Consultants was received on March 11, 2013 and (2) INS Regulatory Insurance Services, Inc. was also received on March 11, 2013. Both of the responses were opened in the presence of the Board Members. The responses are attached to this report. Dave Silva commented that the daily expenses per diem appears to be high. Danilo Rapadas suggested if daily per diem rate can be negotiated.

METROPOLITAN BANK & TRUST COMPANY of GUAM—

The bank closed its Guam Branch effective June 30, 2012. There is no more assets and liabilities in Guam as of the closing date of the business. The Office of the Banking Commissioner directed Metropolitan Bank to post a Fifty Thousand (\$50,000.00) deposit by way of Time Certificate of Deposit. The deposit will be held by Treasurer of Guam for five (5) months from June 30, 2012 before it can be released. This is for consumer pretection.

• SYSTEM FOR ELECTRONIC RATE & FROM FILING (SERFF)-

On August 21, 22 & 23, 2012, the Regulatory Examiners had on line training on reviewing and approving policy forms and rates via SERFF. In October 2012, Guam started receiving and reviewing policy forms and rates filing electronically.

- Minutes of the meeting....pg 5
- OCEANIC BANK Guam Branch was purchased by FIRST NATIONAL BANK OF NORTHERN CALIFORNIA with the approval of FDIC. Effective September 24, 2012, Oceanic Bank Branch in Guam became First National Bank of Northern California.
- ANTHONY GODWIN of Today's Realty is lobbying with the Guam Legislature to
 propose legislation for Uniform Electronic Transaction Act (UETA). There is a
 companion federal law known as Electronic Signatures in Global and National
 Commerce (ESIGN). ESIGN requires that consumer be informed and consumer must
 consent to the use of electronic signatures. More information is needed in terms of
 consumer protection, legal certainty of electronic signatures, burdens to financial
 institutions and establishments prior to the adoption of the law using electronic
 signatures.

The meeting adjourned at 4:25pm. It was moved by Danilo Rapadas and seconded by David Silva.

The next Banking and Insurance Board meeting was set for May 9, 2013.

Apsc-032513

REVENUE AND TAXATION

GOVERNMENT OF GUAM Gubetnamenton Guahan

JOHN F. CAMACHO, Disector Akin Direktor ISARIE M. BERNTO, Deputy Director Signisis Direktor

ATTENDANCE SHEET THE BANKING AND INSURANCE BOARD MEETING **Public Hearing**

DIRECTOR'S CONFERENCE ROOM March 14, 2013, 2:00 PM

NAME	TIME IN	CONTACT NUMBER	SIGNATURE
Artemio B. Ilagan, Banking & Insurance Commissioner	2.00		
Edelfrida A. Ada	L.	and the second second	
Danilo Rapadas	2:50	650-60-41	
William W. Cassidy	2.10	オイコント	
Mark O. Fish	2,20	486-347Y	
Dave Silva	2.50	177. WV8	
Antonita S. Camacho	200	482-3753	4360
Rose Fejeran		-	
Cesar Garcia	2,0	487 0648	Children .
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Support WOMEN victims

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'Ties with prosecutor no ground for recusal'

gins Brouguen outs Unitry News State

SUPERIOR Court Judge James Capto continues to testerate that his personal relationship with a prosecutor from the Attorney General's Office does wa warrant his disqualification from presiding over three ceparate cases involving one defendant

In a response to the objection from defendan Norman Camathu fames, Canto repeated his earlier argument that his relanonship with Assistant Attornev General Richelle Yu has so influence on his objectivity and competency as a presiding

Lawyer Curtis Van de Vold. represents James, who is facing three separate criminal cases, an afferting to cause little own bus young whiled

America defendant C3564 Kyle Frams Risk carber filed a simular objection.

Camps confirmed his relationship with Yu but said there is nothing emproper about their relationship

Camo said "the objection is based entirely upon suspicion. conclusions and speculations. which should not be the basis for judicial disqualification.

The defendants argued that Canto failed in comply with the law requering judges to dischoe facts that may require disquair-Scotion from a proceeding

Cantilitated he is not required to announce his personal relationship at every bearing on even criminal case to which he is assigned

He said Yu does not appear before his court as a prosecuting attorney of record on any criminal case and he does not

hear or handle any criminal case their she settler by works on as a MOSCONICA

"I took an eath to be fair assessmental, and free from heaver prejudice, and I take the dam. and the integrity of my office most senously " Camo stated

Uning a number of case laws, Canto said a majority of courts hold that judges need not be वारब्धकोतीरचे हैं एक दिवसावर राजाmail cases just because their husband, wife, son er daughter is a prosecular who does not appear before that page

Because my personal relationship is not a valid reason for my disquisidiscatera a would be numbers and unnecessary to mention it every time I hear a emmanal case smee it does not rise to the level of a disqualifying fact under [the law] in begin with, Canto added

Department of Revenue and Taxation

Covernment of Custon PO Ros 23607 GMF, Grann 94921

PUBLIC NOTICE

The Banking and Insurance Commissioner will hold a public hearing on Thursday, May 9, 2013 at 1:30 p.m. at the Department of Revenue and Taxation Building Director's Conference Room, at 1240 Army Drive, Barrigada, Guam. This public hearing shall be on the request for admission of the following insurance companies to fransact insurance business in Guam;

> Philadelphia Indemnity Insurance Company Praetorian Insurance Company Safety National Casualty Corporation

Any interested person(s) are invited to provide comment on any of the above insur-

immediately following the hearing on the above listed componies, the Banking and insurance Board will hold a meeting on Thursday, May 9, 2013, 2:00 p.m. at the Department of Revenue and Taxation Building, Director's Conference Room, at 1240 Army Drive, Barrigada, Guarn.

ARTEMIO B. ILAGAN

Banking and Insurance Commissioner

4 cops assaulted in Yigo riot, 7 arrested

According to the

report. Thornton

resisted when the

officer was trying to

out the handoutts on

him. He "became com-

bative" and began.

attacking the arresting

officer Thornton

grabbed the police

officer by the neck and

began choking him.

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AROUTINF check on a remotied densk driver turned into a rist in Yoda on Sanirday night after seven men and women affectedly united associang palace officers, hunting at least four officers of the Hagatita Police Paremer

According to Guam Police Department spokesperson Paul Tapao, the officers arrived at a

home in York to conduct a OUT in estimation offer receiving a call reporting a drunk driver in Route 4 in Chalan Pago at around R B m

Cyenilas Thomson, 30, and responding police officer that he was the operafor of the subject vehicle

GPD and the officer detected

alaphol in Thermon's breath during a police interview. Upon further questioning. Thornton confirmed he had consumed ascession of line's layers in famouring

Accordang to the report. Therman resisted when the officer was trying to put the handcutts on him. He became combative" and began stracking the attesting officer. Therroion grabbed the police officer his

the neck and began choking hure The two both isosted on sopof a car when the police med to tabilize a community of burnion

The second pulsar officer at the scene instructioners, provided assistance by tressic to pull the

During this time officers at the scene were also boung attacked his other measurables at the Yorke THIRD.

When the police officers called for assistance, their researching colleagues from the Hardina Percence were greated with anacks from other individuals from the tame Yorks residence

The officers from the Hagaina Presinct were able to control the situation and ended

un artestate secen ada distis

Thernton was arrested and was charged 知動 assemble on a police ऑप्टेररा, स्टब्ब**मञ्** arest, disorderly conduct horas sment.

Also arresed ware time Gordon Bas, 14 Jenathan Roben Brown Sandral-3.2. cna Cepudh, 32, Ellainne Bay 33 Monica Rence

35 and Waterstop Loto, 25 They were all charged with assent on a police officer, dispidently conduct, resist-जबू ब्रास्ट्ड, कार्च लेखकाराज्य खं government operations. They were all booked and confined

The low injured Hagairts Precuser pulice officers were nested by Guain Fire Department medical personnel on the

Further investigation revealed that Thornton was not the read operator of the vehicle and was speaking for a female ment and was a navioneer with reportedit harassed a measured along Route I in Hagatha on the same fingiri



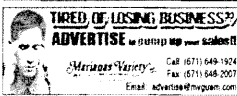
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will field a Regular Board Meeting on May 7. 2012 at 13:00 are cocasion Depart ment of Chamonia Affairs Conference Robers 194 Herrian Cornez Avecage 1st Floor ledge Protectional Building Hagain's Gram.

andividuals requiring special economicodations may also contact the fresidents office and stand

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Maximum Partiety Goston Edition (ISSM 1541-1893) is published doily except Saturday and Sunday Annual substraintion colors are \$150 envisional, \$275 off-stand, and \$1,095 foreign. Published by Parints Art Studio. Inc., Share industrial Complex, 215 Roses Street Suite 204, Temonism, Georg 96913. POSTACASTER: Sand address charges to Moriemes Variety Govern, F.G. Bex 6338, Tamesoning, Genera 96939

McCreadie bill stiffens penalties against violent habitual offenders insurance legislation

cuelalimegram con Varan News Stati

SEN Braint McCreadie has unreduced Bill 197-12 a measure introducing a habitual affender statute unto corrent law which sets a mandatory life sentence for those who have been previously consisted of my violent or aggressated felons, not commuted on the same occasion and separated by interventing arrests.

If the bill becomes has, the habitual offender coaste recommends that sentencing and he suspended any shall the affender be chaptile for probafrom or transfer

Also known as a two stokes and you're out bill, the measure has been gaming bipartisan support at the Legislature due to the sharp increase in violent and serious crimes, which are committed again and again by persons previously contraled of other serious enmes

These habitual offenders according to the bill, have shower that rehabilitation for these communals is not an income As such, it is in the people's best. interest for habitual affenders to be incarceasted for a significant period of time

McCreadie and a is labsolutely time" to light crime with punishment the also believes this is not the time for island leaders to start pointing fingers. at one another



Sun Brant McCrearte has absolved \$4 107-32 differed of statistic cities distribute librar severy by second

A release from the senator's office stressed that this is the time for all branches of government to work together and work closer than ever to ensure the taters of our community and our most subscrable members of victory - women, children, sensor citizens, and disabled indiciduals.

For the penalties to apply, judgment for the aggravated or violent felony that comprises the passis constitues should

have been entered within 15 years of the conviction for the current offense

However, time spent in custody or on probation for an offense or while the person is an abscorder shall not be excluded. from the calculation of the 15

Co-spensoring the bill are Sens Michael San Nicitas Dennis Rodriguez It Tina Multa-Harnes Aprilions Ada. and Michael Limbaco

Calvo vetoes health

Konii Bernguan oo Vanoh Nams Solt

GOV Eddie Calvo minora no words in his veto mossage for Bill \$1-33. The bill was introduced by Sen. Ben Pangelinan and pertained to the precurement of health invarance for government of Guain employees and rennees for itseal year 3614

Bill 81 is fiscully irresponsible." Calvo avoie un has very microspace It is mathematically and actuarsally impossible li afandesis a proven process for the sufficitation and regulation of the best health insurance planfor the government It intraduces an enec-

contable level of uncertainty in the productment of health insurance for the government of Guare. This administration will not cruse legislation that increases the uncertainty and the cust of necessities on our mun links, and on our hardworking employees

In a statement Pasigeitium had said that under the fullbudders would offer standard benefits white price service and the network of providers would vary. The bill would have set a cap on premiums liker than custom promiums, with univ qualified bidders ficensed to do business on Grain eligible. to subtrat a bed to addition, under the bill, any cligible bidder whose bid is lower than the premium cap of \$6% militan a mild be automatically

Scolds legislators exepted as a bratch insulance provider the bill would have allowed employees and retuone to revenue majors for use in health savings accounts and health termhorsement accounts. to belo alterrate the deductibles. in the current plan. Parestinan sad

How many times must the government temper with the producement process before expensive lessons are learned from the patities surrounding the annual boalth assurance processors? Calcu

white in his direcpage letter

Disputed

Callio disputed the claims Pangebrian made about the benefits of the hill All of the data and professional hypotheses by independent

third names thatladate these commissioned by the author braiself) tell dus government that moddlesome and pointcal legislation like Bill No. \$1 will end up costing government of Guarn employees and the taxpaxers of Crimin even more

The current health insurance process already allows for multiple insurance carriers if the costs are reduced. There is the communiscrise reason for passage of this bill "the gover-

The bill passed 9-4 on April 22 Sen. Chris Disease and Sen Toman Morrison were absent Sens John Ada Mike Limbaco, Brasil McReadie and Denius Rodriguez Ir sysed permit the bill it was selected en May 2



Department of Revenue and Taxation

Government of Guarn #CLEAN 23607 GMF, Garant 969 21 Tel: 435-1417/1919 Fee: No.: 433-3643



PUBLIC NOTICE

The Banking and Insurance Commissioner will note a public hearing on Thursday, May 9, 2013 at 1:30 p.m. at the Department of Revenue and Taxation Building. Director's Conference Room, at 1:240 Army Drive, Barrigada, Guam. This public hearing shall be on the request for admission of the following insurance companies to transact insurance business in Guam:

> Philadelphia Indemnity Insurance Company Praetorian Insurance Company Safety National Casualty Corporation

Any interested person(s) are invited to provide comment on any of the above insur-

immediately following the hearing on the above listed companies, the Bariking and insurance Board will hold a meeting on Thursday, May 9, 2013, 2:00 p.m. at the Department of Revenue and Taxation Building, Director's Conference Room, at 1240 Army Drive, Barrigada, Guam.

ARTEMIO B. ILAGAN

Banking and Insurance Commissioner

PUBLIC NOTICE

The Banking and Inturance Commissioner will hold a public hearing on Trusiday, May 9, 2013, 200 pm at the Department of Revenue and Taxation Building Director's Conference Room, at 1240 Army Once, Barrigada, Guard

hitadelphia indemnity insurance Company has filed an apicication to be an approved insuser in Guain pursuant to the provisions of 22 GCA Section 15101 Interested parties may present written or verbal comment before and on the date of the public hearing for or against the applicant

> ARTEMIO & HAGAN Banking and Insurance Commissioner

PUBLIC NOTICE

The Banking and Insurance Commissioner will hold a public hearing on Thurisday, May 9, 2013, 200 pm at the Depairment for Revenue, and Tasation Building, Director's Conference Boom, at 1240 Army Drive, Barrigada Guari

Salety National Casualty Corporation has filed an application to be an approved insurer in Goam pursuant to the provisions of 21 GCA Section 13101. Interested parties may present written or verbal comment before and on the date of the public hearing for or against the applicant

ARTEMIO 8. ILAGAN

Basking and Insurance Commissioner

Markenus Variety-Guess Edition is circlated by home and office delivery, consists means, and vending machines throughout livem, as mad delivery to the Federated States of Micromesia, the Marchael Islands, South Pacific, Hawaii, Japon and the continental U.S. Daily coverage (an also be read from ser unisate unusus mus

Microanon Merlety-Guorn Edition (ISSM 1541-7893) is problemed durby except Saturday and Sanday Annual subscription rates are SISB anishend, SDTS off-toward, and SI,095 toreign. Published by Younds Art Studie, Inc., brors Industrial Complex, 215 Royes Street Sales 204, Tereming, Godan 94913. POISTRAASTER, Send address changes to Manuscas Variety Gazen, P.O. Box 6308, Tamestog, Goson 969,71

THE BANKING AND INSURANCE BOARD MEETING DIRECTOR'S CONFERENCE ROOM MAY 09, 2013, THURSDAY 2:00 PM

AGENDA

- i. Approval of Minutes for meeting held on March 14, 2013.
- IL Old Business
 - 1. The Secure and Fair Enforcement for Mortgage Licensing Act or Safe Act was approved as P.L. No. 30-151 on May 25, 2010.

The Legislature returned the Regulations to our office for further development. The SAFE Act was enacted under Title 18, Business Functions and not under Title 11 of the Banking Code. A banking activity that is set in the Banking code can be the subject of regulation by the Board. Since mortgage origination is a banking activity, the Commissioner submits the SAFE Act Regulations for the approval of the Board. Thereafter, these regulations shall be transmitted to the Guam Legislative Secretary.

The Nationwide Mortgage Licensing System & Registry (NMLS) launch, an examiner conducted training in Hawaii to utilize the NMLS system. The other examiners are currently being trained on the system. The launch date has yet to be determined.

- 2. Vincent Insurance Services Corporation. The main issue is whether or not the Commissioner has the authority to retroactively allow and approve the renewal of the certificates of authority. The company did file audited financial statements but beyond the license period. The filing was done as follows: Audited FS 2004 to 2007 filed on March 5, 2010; Audited FS 2008 to 2009 filed on December 16, 2011; Audited FS 2010 filed on January 12, 2012.
 - The decision of the Commissioner and the hearing officer states that Vincent Insurance cannot be issued an insurance license retroactively. Counsel for Vincent Insurance has filed an appeal before the Banking and Insurance Board. A hearing will be held as soon as a hearing officer for the Board can be arranged with the assistance of the Attorney General. The Attorney General has not yet selected an outside counsel to represent the Board.
- 3. In regards to the letter requiring the Government of Guam autonomous agencies to deposit funds (particularly TCDs) with eligible banks. A request for opinion was submitted to the Attorney General's Office. The original request was made to Attorney General John M. Weisenberger on August 4, 2010. On April 2, 2013, Commissioner Ilagan sent a follow up letter to Attorney General Leonardo M. Rapadas. Please see attachments.

2 Banking and Insurance Board Agenda 05/09/2013

4. The Patient Protection Affordable Care Act (PPACA) became law on March 23, 2010. Guam is not included in the Temporary High Risk Pool. However, the Medicald and Children Health Improvement were increased together with all Territories. The Affordable Care Act (ACA) as held in accordance with the US Constitution based on the taxing power of the US federal government.

The National Association of Insurance Commissioners (NAIC) has created a working committee for all NAIC members in relation to the establishment or non-establishment of Exchanges for the states and territories. Guam has submitted the issues stated below.

Guam administers the Territorial Income Tax which mirrors the income tax provisions of the US Internal Revenue Code (IRC). The provisions of ACA on advance premium tax credit or APTC are set forth in the IRC Section 36B. The APTC is a subsidy for low household income qualified residents of Guam to be able to secure affordable health insurance. The subsidy starts at 100% to 400% Federal Poverty Level (FPL) for each household. For a household with four members the household income at 100% FPL is \$23,050 and at 400% FPL it is \$92,200. The estimated APTC amount for Guam is \$74 million every year. This mandate in the IRC is not funded by the federal government.

The Earned Income Tax Credit (EITC) provisions are also found in the income tax provisions of the IRC. Could Government of Guam in the administration of US Income Tax Code be held liable to pay for APTC? This is a legal question. The IRS stated that Guam is not liable to pay APTC if Guam does not establish the Exchange. However, Government of Guam may face a lawsuit similar to the EITC.

The Governor of Guam has until October 1, 2013 within which Guam shall opt in or out of the State Based Exchanges now called State Based Markets (SBM). The Federally Facilitated Markets (FFM), Federal and State Partnership Markets options are available only to the 50 states.

5. Pacific Amusement, Inc. has refused to submit their audited financial statements. The company has retained an attorney to challenge the requirement. Pacific Amusement Inc. is also stating that the \$1 million surety bond requirement for nonbank ATM applicants is discriminatory. A hearing was held on August 24, 2012. The case was heard by the Commissioner and Assistant Attorney General Monte May as the hearing officer.

The Commissioner delegated the authority to decide to the hearing officer because the issues are purely legal questions.

The hearing officer agreed with Pacific Amusement Inc. that the requirement of financial statement of the board must comply with Administrative Adjudication Law. It must be mentioned that Pacific Amusement, Inc. is contesting that the surety requirement for non-bank automated teller machines (ATM) is inorganic because the surety bond requirement is not similarly imposed on banks. Currently, no court case has been served to the Commissioner.

6. Request for Proposal for Financial (RFP) Examination of Insurance Companies licensed in Guam. The RFP include services for financial examination, rate review and market conduct. The RFP has been published on February 15, 2013. At least two financial examiner firms submitted responses. The companies are: INS Regulatory Insurance Services, Inc. and Regulatory Examination Consultants, LTD. The rates submitted by the two financial examiner firms are attached to the minutes of the of the Board meeting held on March 14, 2013. The maximum per diem rate Outside the Continental United States (OCONUS) for Guam is \$255.00. The Board needs to approve the two proposals. Without the approval of the board, the Commissioner cannot assign the financial examiners to start the examination of the domestic insurance companies in Guam.

III. New Business

- Oceanic Bank Guam has been purchased by the First National Bank of Northern California. The purchased was approved by the FDIC. Effective September 24, 2012, Oceanic Bank Branch in Guam became First National Bank of Northern California. The Guam branch of First National Bank of Northern California will be closed effective June 30, 2013. Please see the communication from First National Bank of Northern California.
- 2. The Guam Branch of Allied Banking Corporation has Informed our office that it has merged with Philippine National Bank in February 2013. The surviving bank is Philippine National Bank. The Philippine Banking Authorities have approved the merger. The approval from Bangko Central Ng Pilipinas (Central Bank of the Philippines), Philippine Deposit Insurance Corporation, certificate of filing with the Securities and Exchange Commission and Secretary's Certificate of Philippine National Bank are attached.

4 Banking and Insurance Board Agenda 05/09/2013

Philippine National Bank has filed the company's articles of incorporation and by-laws with the General Licensing and Registration Branch pursuant to 11 GCA §106722.

Allied Banking Corporation has deposit with the Commissioner in the form of a Time Certificate of Deposit with the First National Bank of California in the amount of \$525,000 pursuant to 11 GCA §106204. This deposit shall be deposited with a Guam commercial bank insured with the FDIC on May 16, 2013.

Philippine National Bank is requesting for the approval of the Board of the merger between Allied Banking Corporation and Philippine National Bank and for the surviving bank, the Philippine National Bank to be given the approval to submit an application for a foreign banking license pursuant to 11 GCA §72102 of this code.

BANKING AND INSURANCE

BOARD OF DIRECTORS MINUTES

May 9, 2013, Thursday, 2:00pm
Director's Conference Room, Department of Revenue and Taxation
1240 Army Drive (Route 16), Barrigada, Guam 96913

Attendance:

Artemio B. Ilagan, Chairman, and Banking & Insurance Commissioner

Members:

Edelfrida A. Ada

Antonita S. Camacho

William West Cassidy Cesar Garcia Rose Fejeran Mark O. Fish

Also Present:

John Q. Carlos, Regulatory Programs Administrator
Camelita Gogue, VP & General Manager, Marianas Finance Corporation
Angel S. Bautista, Senior Manager, Allied Bank Guam Branch
John Paul Manuel, Analyst, Office of Senator San Nicholas
Julian Jankin, Analyst, Office of Senator San Nicholas

Call to Order:

The Commissioner stated that the publication requirements for the Board Meeting were met. The Board Members in attendance were acknowledged. Mr. Danilo Rapadas and Mr. David Silva were absent. The Commissioner called the Banking and Insurance Board Meeting to order at 2:45pm

Approval of minutes;

The minutes of the prior board meeting of March 14, 2013, was presented and opened for review and discussion. Mr. Fish moved to approve the minutes, seconded by Ms. Ada. The minutes were unanimously approved.

The Commissioner opened the meeting to discuss the following:

Old Business:

1. The Secure and Fair Enforcement for Mortgage Licensing Act or Safe Act was approved as P.L. No. 30-151 on May 25, 2010.

The SAFE Act Regulations had been circulated via email to Board Members and other financial institutions. The regulations were submitted to the Legislature and was subsequently disapproved and returned for revision.

A motion to postpone (until the next Board Meeting) the voting on the approval of the SAFE Act Regulations for submittal to the Guam Legislature was made by Mr. Fish and seconded by Mr. Cassidy. Mr. Fish cited several concerns such as the fee structure, legal review by the Attorney General's Office, bond requirement, and ability to purchase bond due to potential losses from penalties. The Board agreed to postpone voting on the SAFE Act Regulations, until all Board Members have the opportunity to further review the regulations. In the interim, an Ad-Hoc Committee will be established to begin the review and revision process of the regulations.

- 2. Vincent Insurance Services Corporation. The Commissioner stated that he is still waiting on the Attorney General's Office for a hearing officer, since Vincent Insurance is requesting an appeal through the Board. No hearing date has been set as of today.
- 3. In regards to the letter requiring the Government of Guam autonomous agencies to deposit funds (particularly TCDs) with eligible banks.

The Commissioner stated that a request for opinion was made with the Attorney General's Office on August 4, 2010. But the Attorney General had not responded. A follow-up letter was made on April 2, 2013, and a response to that letter stated that Attorney Taitano-Lujan will be assigned as hearing officer. No hearing date has been set as of today.

4. The Patient Protection Affordable Care Act (PPACA) became law on March 23, 2010. Guam is not included in the Temporary High Risk Pool. However, the Medicaid and Children Health Improvement were increased together with all Territories.

The Commissioner asked if Mr. Carlos can elaborate on PPACA.

Mr. Carlos briefed the board regarding the cost of implementing the State Based Exchange, which is now called State Based Market for Guam. The Commissioner added that Guam's market situation is quite different compared to the mainland. The Commissioner along with the other territories are requesting an extension from the HHS Secretary to delay the implementation (until the funding issues with the territories are addressed), which is scheduled for January 1, 2014.

Pacific Amusement, Inc., has refused to submit their audited financial statements. The
company has retained an attorney to challenge the requirement. Pacific Amusement
Inc., is also stating that the \$1 million surety bond requirement for nonbank ATM
applicants is discriminatory.

The Commissioner stated that he is waiting on court action in order to proceed with addressing this issue. The Commissioner stated that certain language in the law should be revised to better define what is required, such as, to change from "comprehensive financial statements" to "audited financial statements." Mr. Fish added that the law should be amended to include the terminology.

The other item that the company is challenging is the surety bond requirement. The company feels that since banks are not required to post the bond, their company should not be required to comply with this requirement.

 Request for Proposal (RFP) for Financial Examination of Insurance Companies licensed in Guam.

Two financial examiner firms submitted responses to the RFP. The companies are INS Regulatory Insurance Services, Inc. and Regulatory Examination Consultants, Ltd.

A new fee schedule was negotiated with the firms and the Board proposed to use both firms on an alternating basis or availability. Mr. Fish motioned to approve, seconded by Mr. Cassidy. The Board unanimously approved.

New Business:

Oceanic Bank Guam was purchased by the First National Bank of Northern California.
 Effective September 24, 2012, Oceanic Bank Branch in Guam became First National Bank of Northern California.

The Board was informed that the Guam Branch of First national Bank of Northern California will be closed effective June 30, 2013.

 The Guam Branch of Allied Banking Corporation has informed our office that it has merged with the Philippine National Bank in February 2013. The surviving bank is Philippine National Bank. The Philippine banking authorities have approved the merger.

Philippine National Bank is requesting for the approval of the Board of the merger between Allied Banking Corporation and the Philippine National Bank and the surviving bank, the Philippine National Bank to be give approval to submit an application for a foreign banking license, pursuant to 11 GCA section 72102.

Mr. Angel S. Bautista, Senior Manager of Allied Bank Guam Branch, identified himself and presented the financial statements of both banks to the Board.

Mr. Fish asked if any financial due diligence was conducted. The Commissioner stated that he did not believe this was done. Mr. Fish moved to postpone the approval until the Board has had time to review the financial statements of both banks. Seconded by Ms. Ada and approved by the Board.

Mr. Bautista also presented to the Board the newspaper advertisement of the merger, which includes an amendment. He also briefed the board of the surviving bank's intention, which is to continue the business activities previously conducted by Allied Bank. The business activities are limited to commercial lending and foreign exchange only.

3. The Commissioner opted to bring this issue to the Board at this time:

Please note that Senator San Nicholas was not able to attend, due to illness. Mr. John Paul Manuel and Mr. Julian Jankin, analysts with the Office of Senator San Nicholas attended the Board Meeting.

The Commissioner continued by stating that he had invited Senator San Nicolas (Committee on Aviation, Ground Transportation, Regulatory Concerns, and Future Generations) to today's Board Meeting in order to discuss a few issues. One is to request the special funds that were taken away and given to the General Fund during the period when the OPA stated that there were too many special funds.

The Commissioner stated that one of those special funds was for insurance and Banking. He emphasized that those funds should stay with insurance and Banking Branch or the Department in order to operate more efficiently. He further clarified that by efficiently he meant that the branch would have the money to hire more personnel, and purchase more, and better equipment.

In general, the Commissioner is requesting from Senator San Nicholas to assist in a legislation to create and fund a special account for the insurance, Securities, Banking and Real Estate Branch of the Department of Revenue & Taxation in order to provide faster and better service to the customers.

4. The next Board Meeting has been tentatively scheduled for July 18, 2013, at 2PM at the Director's Conference Room.

The motion to adjourn was made by Ms. Ada, and seconded by Ms. Camacho. The meeting was adjourned at 3:35pm.

REVENUE AND TAXATION

GOVERNMENT OF GUAM Gubetnamenton Guáhan

JOHNY CAMACHO, Director Director MARIE M. EENITO, Deputy Director

ATTENDANCE SHEET

PUBLIC HEARING for ADMISSION of PHILADELPHIA INDEMNITY INSURANCE COMPANY, PRAETORIAN INSURANCE COMPANY. SAFETY NATIONAL CASUALTY CORPORATION

THE BANKING AND INSURANCE BOARD MEETING DIRECTOR'S CONFERENCE ROOM 1:30 PM, THURSDAY, MAY 9, 2013

NAME	TIME	CONTACT NUMBER	SIGNATURE
Artemio B.Ilagan, Banking & Insurance Commissioner			Cost Slavo
Edelfrida A. Ada			
Danilo Rapadas		Bandangangan gaman kan ang kan an ang kan a sa ang kan an ang kan an an ang kan an	
William W. Cassidy		141.3214	A Davidson Company of the Company of
Mark O. Fish		438-3474	MILLERY
Dave Silva		*	
Antonita S. Camacho	3 40	483-3732	NETTE CAMPETO
Rose Fejeran	7.35	M35-126-5	344
Cesar Garcia	1 de la companya de l	461-645	
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Leonardo M. Rapadas Attorney General



Phillip J. Tydingco Chief Deputy Attorney General

OFFICE OF THE ATTORNEY GENERAL

July 9, 2013

AGENCY LETTER

TO:

Administrator, Regulatory Division

FROM:

Assistant Attorney General

RE.

Review of Proposed SAFE Regulations

You have requested me, as agency counsel, to review and provide comment to the proposed SAFE Regulations being presented to the Insurance and Banking Board and general public on July 11, 2013 for comment.

Based on my review, consistent with the requirements of 5 GCA § 9303(a), the rules submitted are approved as to form.

Please let me know if you have any questions or concerns.

TIMOTHY McLAUGIJIN Assistant Attorney General



tang alapan sing bland from the receiver wangers have continuented "Brays," on Biblic Ages, which was bare of the U S

Resolution 127 passage lauded

DURING its best session, the Legislature passed Resolution 127 which remests that Guara the included to the Radiation Compensation Act (RECA) of 14002

Sen. Ben Parmetinan, who naroduced the resolution, thanked his colleagues for ananimously passing the resolution, which also seeds so improve and invertage correspondation for those affected by identifier radiations including those from Guara.

During the public hearing for Resolution 127, there was overwhelming support from the community, including cancer dervisors.

Robert Celestial, a longtime advocate and ansidest of the Pacific Association for Radiation Survivors (PARS),

history of Gueen's journey for the inclusion of Guara in the compensation act.

America Kulani Okada, a praduate student at the throwtssay of Guarri, also presented a slidestone that outlined the legistation introduced in the U.S. Congress and House of Representatives to support GIGNA'S EXCUSION.

According to Pangelinan, Resolution 127 was the fifth nesolistics passed by the Guans Legislature since 2005 for Gumm's inclusion to RECA.

We once again are send-ing a message to the U.S. Congress and the U.S. House of Representatives by way of Resistation No. 127 that there is documented evidence to prove that Gitten was affected by ionizing radiation between the years of 1946 to 1962 and

of 'down winders' and that individuals identified be justly compensated. Lain bookful that our Riends, Sen. (Torns Udul) (I)-NM1 with his introduction of S.773, and Congressman Ben Ray Lugan with his introduction of H.R. 1645, and with the support from our Congresswomen (kindeleine) Bordallo, this essue will finally be per to rest. We will not stop useni Guern is finally include into RECA," Paraetimin said.

The United States' largest fusion hydrogen bornh, codenamed Stavo, was 1,000 times more powerful than the Hiroshima atomic bonib, and deposited a liberal sprinkling of radioactivity over a work tweet of the Central Pacific and the Hijabited stolls he the Marstulla archipetago in March 1954 during Operation Castle. I defendant Tedesceno as part of to his letest arrest

Nimitz home invasion case delayed for cause

profesque en

SUPERIOR Court Judge Marie T. Cenzon has granted the government's motion to delay the jury selection and trial of the case against the three surpocts in the Nimitz Hill home invasion due to the unavailability of a key witness - the virties who is off island for medical treatment.

Raymond Torres Tedinotae. 41. Archony Paul Mendiols, 38, and their minor accomnice was intertaint to announin court resterday. However, Assistant America Consists Briasi D. Gallagher regionalest a continuance to allow the vectors to receive off istand browners for injuries the sustained during the April 20 home invasion.

The victors earlier boot brown surgery as a result of the bead training the suscepted after the

supports reportedly attacked her According to Gattagher, the victim is currently undergoing therapy for approximately six and a half hours on a daily basis. The prosecution said it needs more time to obtain more raformation on the victim's medical condition.

Judge Cenzon found good cause to cominue the trial and exclude the period of delay from the calculation of the 45-day irratelion period

The 45-day firmination period persister to the speedy trial right asserted by the defendants. DNA

The count area attorned the case in relation to the Crown configuration for grift addition. Bakery: abdiction and arguent areas a transfer of the configuration of the configurat to transfer TINA Yesting on

the requested discovery of the 20versment attorney

The eartier request for a bractal sweb of Tediscens was deleved due to the absence of his sitorney. With Attorney Sam Tekker appointed as Tedtanteo's lawyer, the collection of specimen and DNA lessing can proceed.

The government has requested the count to delay the trial for six months, but Judge Cenzon said the government needs to provide justification for the respect to enture the defendants' coesdo misi niatro will not be violated.

Judge Conson ordered the роченитени впоскоју из ризума the restification for the six month delay on the next hear ing which is school led for lids # Zom

Tedrantics Mandichand Cour are facing charges of attempted marties, assist by completely to commit securica menter, first-degree robbery, aggravisited associate and begulary as a second-degree scions

The magistrate complaint on the coop stored the three defendants drove up to the Piti resi dence on April 20, broke isso the home, and knocked the woman onto the ground. Fedivocao allegedly his the woman in the face with a gue and duct-sped her mouth, arms and legs. The minor ellegedly took a bee and staffed it with cloth and a camera while Mentiols allegedly took two lapsops. Tedfaction has an active theft "for violating his peoble from pain



MANUFACTOR TO BID

The Monsephile Eddie & Carvo, Releagh the Office of Verceans Atlan's Admin istrator, July: S. Empirique, announces the anticipation of feeled hirls

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Receivers of Course

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Annalisabilities of Ekonomonias - Office of Welgram Afficing (2006): 2nd Room, 177 S. Akarina Coppi Orbre, Aniso, Gosse, Cabusant the hours of an of June 27, 2013. Biddors should register at that time.

Pro-Bill Continuents - July 1, 2013, all 16 s.m.; at the office officiency. Julians, 172 S. Minine Corps Dove, Assorbuse 95915. Written syestions with the recordings with July 3, 2013.

\$44 Specific - July 25, 2013 of 2 p.m. . One coginal and three (5) bid copies and the submetted to the Olot, 2nd face, prior to July 19, 7513 of

The Disk reserves the right to reject way or all propagate and to wave any imperation and to wave any imperations in the proposable, which in it sale and assume published wat not met Grand and Commentation of Guara.

JOHN S. UNITHINGOG

This Art Port for by Coverstness Favor.



PUBLIC NOTICE

The Banking and Misurance Board will hold a public hearing on Thursday, July 11 2012,2 00 p.m. at the Department of Revenue and Taxation Building, Director's Conference Room, at 1240 Army Drive Barnoada.

The public bearing will discuss the proposed regulations to the Guarn Secure and Fair Enkircement et Mortgage Licensing Act of 2010 (SAFE Act) pursuant to 18 GCA Section 36301 et seq. Chapter 36. Mortoages

Copies of the proposed regulations for the SAFE Act are available for inspection at the Department of Revenue and Taxotion, insurance Securities Banking and Resi Estate Branch until the hearing data. Any interested person may submit testimony or comment on the proposed SAFE Act

Following this public hearing, the Banking and Insurance Board will discuss the adoption of the SAFE Act receasions and other business

ARTFMODE, HAGAN

Banking and his wance Commissioner

Compliance deadlines loom for US global tax evasion law

WASHINGTON/HONG.

KONG (Review) - In one week, the United States is schöduled to begin registering foreign imancial firms with U.S. customers for a new antitax evasion fam, despite industry lobbying to stoute another implementation delay

The Invental Resented Service still has net finalized. sign-up instructions for the new online portal, due to openby July 15 in one of the last steps toward implementing the Foreign Account Tax Compliance Art (FATCA) of 2010

Hundreds of thousands of banks, insurance companies and revestment funds with U.S. costumers are required to register with the IRS, an arm of the U.S. Treasury, by Oct. 25 to avoid FATCA possibles stations on Lin. 1, 2014.

'At this point people have thrown to their bands " frustrated by the lack of guidance despine the locations deadline. said Laurie Haiten-Boyd a proscipal at Big Foor accounting firm KPMG LLP Treasury officials will need to consider pustposing the penalties if they do not produce guidance. before the end of July, she said

The Securities Industry and Emancial Markets Association (SIEMA), the audistry's inneest trade group, last month renewed its call for FATCA penalties to he delayed usual 2015

The Treasurs has missed FAR A deadlines before. The law a start date was delayed once already, by a year, to Jan-

A Trensum sperkesskoman declined to comment on the status of the portal, saying emis that work was giving africal on implementing FATCA

The law is an imprecedented effort to root out U.S. slear ledely a nei maister scale it requires foreign financial institutions to repeat to the IRS information about U.S. chent accounts worth more than \$30 P(0)

lihas been decreed by companies and U.S. ally countries as unitatoral, over-reaching and a breach of privacy

U.S. has requires that Americans pay taxes on their global income, not just dismostic encirete:

Bank what do not share chent information with the IRS face up to a 30 percent withholding нях бержинд ін 1914.

There are fears that late advice from the IRS on the tegastration process could create a registration battleneck later this year, leading to financial institutions being his webpenalties in 2014 through no fault of Heir own

The winst-case scenario is that the portal is userloaded." said Karl Egbert, a lawyer wish Decher II P in Hone Kone

In an effort to address some former concerns the United States has signed FAICA deals with most other governments to fat that allow firms to report U.S. chem information. via their beeal (as authorness cather than directly to the IRS

About 80 countries are in negotiations with U.S. Treasory officials about such pacis. known is interesteramental agreementy (WAS) inalysts 5.414

Asian stocks sink on China growth litters

BANGKOK (AP) - Concert over China's skinadown weighed on Assan stocks Monates, while European markets regained their feeting after last week's stronger-than-expected. U.S. jons report

The U.S. figure report Friday added to the likelihood the Federal Reserve will been a inding down its missive olimulus offer this year. Speculation about the hed a timing has committeed to hip swings in wested markets for weeks

Most Assas markets fell anual ғанем **ед** жәнемек ақыз есенемене receivers in China, the world's No. I eccountry, in fahering

Thing King's Hang Resign closed down it percent at 20.582 19 Mainland Chinese starce social with the Shanghar Composite Index down 24. percent to 1958 27. The smaller Shenzhen Composite Index tost i 6 percent to \$89.53.

Diere is just in suggest for the marker to rise, and the trend - percent to 4.433.63

of paing down work the changed in the longer term based on the economic outside and time Vanleing an analysi at Huschname Securities in Benjara

The Chinese central bank's clampdown on easy credit has also fueled concerns about China's faltering economic

Peter Floans of Aberdeen Asset Management said a deeper problem is that Claracan no langer rely on its cheap manufacturing and care gavernment credit to maintain its raped pace of expansion

What is happening now with China a that people are beginning to suspect that if must have reached the limits of that growth model." Elston cast

Japan's Nikkei 325 fell 14 percent to 14 109 14. South Korea's Kaspidippedii * percent to 1816.85 Fancen's FATEX fell f 4 percent to 7 8th 14 and Independ's ISX was Jesen 3.4

Japan's Docomo holds out against iPhone mania

TORYO (Reuters) ~ NEF Descripto Inc. Japan's largest invibile provider and a pioneer of the mobile Internet is one of just a few heldouts among the that ensures slidden gut a blunk offering Apple Inc.'s iPhone to its 60 million contorners

It is paying beauty for that Stements - with a new FC ambition users paraparag strap to its two done are made over the hast four and a half years

While customers and even some executives mercastingly change for a to release and sign an iPhone deal Doconyo is showing no signs of softening towards Apple

The biggest problem is the impact on the services that we offer Karo and

December's broad offering of exclusive features, however is sed indo garracins reginel on become the ePhone generation. It is expected eventually to enther reach a deal with Apple or cisk losing its crown at the top of its industry

That raises we donne austo well this year but they to still leasing customers to other menerally, used Hiroshi Yantashma, senior telecoms anaiyst at BNP Paribas

Japanese consumers favored Documo's mode of integrated wittens back when a taunched the world's first large-scale mobile web access service and



The logic of Japan's biggest mobile phone operator NFT (Documo is ceen acits

introduced streamed 1V to cellphone users. But as wide array of features - while retaining its share of fans - is not considered sufficient to counter the appeal of the attender

His photo service, for exampie, is sens difficult to use and I in not sure arreone still bothers in the age of instagrain and Finike "Yamashina oud

Danssour s Test reference commissis with holdows in other markets that are giving in this year to the demand for illiones. E-Mobile U.S. Inc. s. CEO said its April refease of the iPhone filled a huge void" in ក់រៈ ពិត៤១នា

China Mobile Ltd. the world's largest mobile carrier by number of subscribers is moving to upgrade as service with 40 reclarations to allow the 19 million of its customers who streads out the Phone to comment to its network cather than being restricted to Wift:

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GUAM HOUSING AND UPBAN RENEWAL AUTHORITY

BOARD OF COMMISSIONERS MEETING 10:00 A.M., THURSDAY, JULY 11, 2013 GHURA's Main Office, 2nd Floor, Conference Room 117 Bien Venida Avenue, Sinajana

Agenda:

- APPROVAL OF PREVIOUS BOARD MINUTES JUNE 27, 2013 CONSULSPONDENCE AND REPORTS
- OLD BUSHESS
- GENERAL SISCUSSION

Nets. 475-1927 or 11Y 9472-3701





P.S. Bar 23607 GREF: Guern 96525 Tel 414.1617-7416 For Mo .413.5441



PUBLIC NOTICE

The Banking and Insurance Board will hold a public hearing on Thursday, July 11,2012,2:00 p.m. at the Department of Revenue and Taxation Building, Director's Conference Room, at 1240 Army Drive, Barrigada, Guam.

The public hearing will discuss the proposed regulations to the Guarn Secure and Fax Enforcement of Montgage Libensing Act of 2010 (SAFE Act) pursuant to 18 50A Section 36301 et seg. Chapter 36 Montoaces

Copies of the proposed regulations for the SAFE Act are available for inspection at the Cepartment of Revenue and Taxation, insurance Securities Banking and Real Estate Branch until the hearing date. Any interested person may submit testimony or comment on the proposed SAFE Act

Following this public hearing, the Banking and Insurance Board will discuss the adoption of the SAFE Act regulations and other business.

ARTEMIO B. ILAGAN

Banking and insurance Commissioner

THE BANKING AND INSURANCE BOARD MEETING DIRECTOR'S CONFERENCE ROOM JULY 11, 2013, THURSDAY 2:00 PM

AGENDA

- I. Approval of Minutes for meeting held on May 9, 2013.
- II. Old Business
 - 1. The Secure and Fair Enforcement for Mortgage Licensing Act or Safe Act was approved as P.L. No. 30-151 on May 25, 2010.

The Legislature returned the Regulations to our office for further development. The SAFE Act was enacted under Title 18, Business Functions and not under Title 11 of the Banking Code. A banking activity that is set in the Banking code can be the subject of regulation by the Board. Since mortgage origination is a banking activity, the Commissioner submits the SAFE Act Regulations for the approval of the Board. Thereafter, these regulations shall be transmitted to the Guam Legislative Secretary.

Pursuant to the Board direction, on May 14, 2013, the Regulatory Examiner sent via email to all Board Members a draft of the SAFE Act regulations with the strikeout to remove references to residential mortgage lenders, mortgage lenders & servicers and mortgage servicers. A clean draft of the proposed regulations was also sent.

There were issues that were presented by Mark Fish. The issues, included, (a) surety bond amount, (b) fee structure, (c) MLS unique identifier number use, (d) audited financial statements, and (e) exemption of attorneys from mortgage loan originator licensing. No board member responded to the email to volunteer for the Ad Hoc committee to handle any of the five (5) issues.

The Commissioner then instructed the Insurance, Securities, Banking and Real Estate Branch to contact the finance companies for the Ad Hoc discussion and meeting. The Ad Hoc committee composed of the Commissioner, Carmelita Gogue of Marianas Finance, Michael Camacho of Personal Finance Center, two staff members of Senator Michael F.Q. San Nicolas and the Regulatory Examiner met on June 9, 2013.

As a result of the Ad Hoc meeting, a consensus was agreed that the fee structure for a mortgage loan originator shall be changed from \$200.00 to \$500.00. Both finance companies have their financial statements audited by independent Certified Public Accountants and expressed support for audited financial statements for all licensed mortgage loan originators to show financial qualification. The surety bond language is to express that the Banking Commissioner is the Obligee who can demand performance in case of violation of the SAFE Act law or regulations of thereto. The bond amount requirements were not changed.

The NMLS unique loan identifier to be used in all residential loan mortgage documents is found in §3124 of the proposed regulations. Each mortgage loan originator shall clearly show the unique identifier on all residential mortgage loan application forms, solicitations, or advertisements including business cards. The exemption from mortgage loan originator license to attorneys was copied from the HUD regulations. (Please see Federal Register, Vol 76, No. 126, Page 38501, Appendix D. The language in the proposed SAFE Act regulations as set forth in §3105 (1) states:

- (1) A residential mortgage loan originator license is not required for a licensed attorney performing activities that come within the definition of a loan originator, provided that such activities are:
 - (A) Considered by the state's court of last resort (or other state governing body responsible for regulating the practice of law) to be part of the authorized practice of law within the state:
 - (B) Carried out within an attorney-client relationship; and
 - (C) Accomplished by an attorney in compliance with all applicable laws, rules, ethics, and standards.
- (2) An owner of real property who in any twelve (12) consecutive month period makes no more than five (5) mortgage loans to purchasers of the property for all or part of the purchase price of the real estate against which the mortgage is secured.

A Notice of Public Hearing was published in the Marianas Variety on June 27, 2013. Also on this date, copy of the proposed regulations was sent on to all Board Members together with the copy of the Surety Bond Form to be used. A copy of the Surety Bond is attached

2. Vincent Insurance Services Corporation. The main issue is whether or not the Commissioner has the authority to retroactively allow and approve the renewal of the certificates of authority. The company did not file audited financial statements in time for each renewal period. The filing was done as follows: Audited Financial Statements for 2004 to 2007 were filed on March 5, 2010; Audited FS 2008 to 2009 were filed on December 16, 2011; Audited FS for 2010 were filed on January 12, 2012.

The decision of the Commissioner and the hearing officer states that Vincent Insurance cannot be issued an insurance license retroactively. Counsel for Vincent Insurance has filed an appeal before the Banking and Insurance Board. A hearing will be held as soon as a hearing officer for the Board can be arranged with the assistance of the Attorney General. The counsel for Vincent Insurance Services Corporation is also asking for a transcript of the records of the administrative proceedings. Without the transcript of records and hearing officer for the Board, the hearing cannot be scheduled.

3. In regards to the letter requiring the Government of Guam autonomous agencies to deposit funds (particularly TCDs) with eligible banks. The first request was sent to AG

John Weisenberger on August 4, 2010. A follow up request for opinion was submitted to AG Leonardo Rapadas on April 2, 2013. There is no response at this time.

4. The Patient Protection Affordable Care Act (PPACA) became law on March 23, 2010.

The National Association of Insurance Commissioners (NAIC) has created a working committee for all NAIC members in relation to the establishment or non-establishment of Exchanges for the states and territories. The territories have requested the assistance of the NAIC to identify which provisions of the Affordable Care Act do not apply to the territories including Guam.

The US Virgin Islands has spent the \$1 million grant for a study to determine if the Health Insurance Market (formerly called the Health Insurance Exchange) is feasible. The study found that a small population and a low household income a Health Insurance Market in the US Virgin Islands does not appear to be self-sustaining under current revenue sources.

Guam has also small population. Guam's population also has a low household income compared to other states like Hawaii or California. Guam has until October 1, 2013 to opt in to establish a Health Insurance Market or to opt out.

- 5. Oceanic Bank Guam has been purchased by the First National Bank of Northern California. The purchased was approved by the FDIC. Effective September 24, 2012, Oceanic Bank Branch in Guam became First National Bank of Northern California. (FNB California). The Guam branch of FNB California has been closed with the approval of the Office of the Controller of Currency effective June 2013. The balance sheet of the Guam branch of FNB California is attached. All deposits have been reduced to Zero. All outstanding loan receivables were transferred to the FNB California Branch.
- 6. The Guam Branch of Allied Bank has informed our office that it has merged with Philippine National Bank in February 2013. Allied Bank has been informed that certified copies of the merger document shall be filed with the Department and with the Commissioner.

In the May 9, 2013 Banking and Insurance Board Meeting, the Board was furnished copies of the audited financial statement of both Allied Banking Corporation and Philippine National Bank.

III. New Business

- Bank of Hawaii has informed the Commissioner that the following in-store bank branch at Payless Yigo and Payless at Micronesia Mall will be closed effective August 31, 2013. The ATM machines located within the each of the store will remain in place.
- Sometime in June 2013, card holders with American Express received some form of settlement. The account that arises from the use of credit card is a revolving loan account. The amount of interest that can be charged under a revolving loan account is set forth in the Uniform Commercial Credit Code (UCCC), 14 GCA §3509.

A bank that is licensed in Guam verbally communicated that there might have been non-compliance with the provisions for charging interest on revolving loan accounts.

Lenders can charge interest based on (a) average daily balance of the debt, (b) the unpaid balance of the debt on approximately the same day of the billing cycle or (c) the median amount within a specified range which the daily balance or the unpaid balance of the debt on approximately the same day of the billing cycle, is included. A charge pursuant to a median amount can be made only if the same percentage is applied to all balances within the specified range and if the charge calculated on the median amount is no more than eight percent (8%) greater than the charge that would been calculated on the actual unpaid balance that is computed on average daily balance of the debt or computed on the unpaid balance of the debt approximately the same day of the billing cycle.

If the billing cycle is monthly, the charge may not exceed:

Two percent (2%) of the revolving loan amount from Dollar up to \$500.00.

One and one half percent (1.5 %) on the part of the revolving loan amount which is more than \$500.00.

If the billing cycle is not monthly, the maximum charge is that percentage which bears the same relation to the applicable monthly percentage as the number of days in the billing cycle bears to thirty (30).

Assuming there is noncompliance with §3509, what is the statute of limitation with regards to noncompliance? This is the question asked by the bank.

There is no statute of limitation that can be found in the Uniform Consumer Credit Code. There is a provision on record keeping.

The records pertaining to any loan need not be preserved for more than two (2) years after making the final entry relating to the loan. (14 GCA §3505). Similar language in the regulations state "cards used in a ledger card system, for at least two (2) years after making the final ledger card entry. (15 GAR §2111). There is no definition of the term "two years after making the final entry relating to the loan or two years after making the final ledger card entry." The question is for a revolving loan account when does the two years after making the final entry to the loan account start?

This matter is brought to the attention of the Board. The Board can provide guidance on the term "two years after making the final entry relating to the loan" for revolving loan accounts.

BANKING AND INSURANCE BOARD OF DIRECTORS MINUTES

July 11, 2013, Thursday, 2:00pm
Director's Conference Room, Department of Revenue and Taxation
1240 Army Drive (Route 16), Barrigada, Guam 96913

Attendance:	
Artemio B. Ilagan, Chairman, and Ba	nking & Insurance Commissioner
Members:	
Antonita S. Camacho	William West Cassidy
Cesar Garcia	Mark O. Fish
Dave Silva	
Also Present:	
John Q. Carlos, Regulatory Programs	Administrator
Liel Gonzalez	Edna Jara
Angel Bautista	

Guam S.A.F.E. Act Regulations Public Hearing

For the record, three (3) persons attended the public hearing for the SAFE Act. Also in attendance were six (6) Banking and Insurance Board Members and three (3) employees of the Regulatory Division of the Department of Revenue and Taxation.

Commissioner Ilagan stated that the publication notice requirements were complied with in accordance to the publication law and that the public hearing was properly advertised.

The Commissioner briefed the attendees of the history and current status of the regulations. The regulations that were submitted to the Legislature in January 2012 were not approved and returned for revision.

Mr. Carlos stated that the following changes were made to the regulations (which are based on the Legislature's and Banking & Insurance Board's concerns):

- 1. References to the licensing of mortgage loan lender, mortgage loan servicer, and mortgage loan lender and mortgage loan servicer were deleted.
- 2. Changes were also made to the language on the surety bond form.
- 3. Additional language was added to the exemption for lawyers section.

Mr. Cassidy commented that he is concerned that the surety bond form as written does not protect a harmed party, but only the Government, and should be revised. Also, he stated that there is no renewal date and this should be included.

Mr. Fish inquired about the cost for an audited financial statement, as he is concerned about the expense to the individual applicant for a mortgage loan originator license, since the audited financial statement is a listed requirement.

Another item that Mr. Fish was concerned with was the language of the exemption for lawyers. He stated that the exemption should be limited to 5 or 12 transactions per year as the current regulations do not state a limit. Discussion was among Board Members and a consensus was reached that language should be included that the exemption for lawyers should only be based on court appointed transactions.

Mr. Garcia commented that the primary purpose of the surety bond was to pay for penalties, due to non compliance issues. Professional indemnity insurance would cover other types of liabilities incurred. Also, he stated that in regards to the exemptions for lawyers, he commented that there is probably a reason for HUD giving an exemption to lawyers and not to other professions. He added that if the Board feels that the bond forms should be revised along with the regulations exempting lawyers, he is willing to support both in order to move forward.

The Commissioner commented that the Board has been working on the regulations for over two (2) years now and that any other issues should be addressed soon in order to forward the regulations to the Legislature to prevent any further delay.

The Commissioner concluded the public hearing at 3:27P.M.

Banking & Insurance Board Meeting:

Today's scheduled Banking & Insurance Board Meeting was rescheduled for August 15, 2013, at 2P.M. for lack of quorum. Three (3) Board members were not able to attend.

JOHN P. CAMACHO, Director Diseason MARIE IA SENITO, Deputy Ovector Segundo Direktor

GOVERNMENT OF GUAM Gubetnamenton Guåhan

ATTENDANCE SHEET

PUBLIC HEARING on the REGULATIONS for the GUAM SAFE ACT, & THE BANKING AND INSURANCE BOARD MEETING DIRECTOR'S CONFERENCE ROOM July 11, 2013, THURSDAY 2:00 PM

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ATTENDANCE SHEET

PUBLIC HEARING on the REGULATIONS for the GUAM SAFE ACT, & THE BANKING AND INSURANCE BOARD MEETING DIRECTOR'S CONFERENCE ROOM July 11, 2013, THURSDAY 2:00 PM

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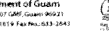
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Department of Revenue and Taxation Government of Guarn P.O. Box 23607 GMF, Guarn 96921 Tel: 575-1847/1819 Fax Phy.: 533-2543



PUBLIC NOTICE

The Backery and insurence Board will hold a policy dividing of Thereiter, September 5, 2013, 200 p.m. at the Capartment of Reserve and Taxation Building, Director's Conference Room, a 1720 Arms Davie, Barrigade, Golern. The meeting agendic motivos the proposed regulations to the Guarn Secure and har Endorcement of Merigage Licensing Act of 2010, banking ared trialment e matters

> ARTEMIO E. LAGRIN Rinking and frequency Contribution



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A NOTICE TO SOLICIT INTEREST Wildlife Hazard Management Services

The A.B. Won Pat Int'l Accord Authority Guarri ISIAAL is soliciting interest from all qualified and interested parties in providing Willfile Hazard Management Services and related training to GIAA staff. All interested marties shall sultimit a "Starament of litterest" no fater from 4:00 purp. on Sept. 12, 2013, to the artention of the Executive Minneyer, at the GPAA Administration Office, 3rd floor, "Anni terminal, between 8,00 a.m. anni 5,00. plan. Monute, through Enday, exclusing holdeys, an school to the address sophere hypónico

For additional information, contact GIAA's Procurement Office at 67% 646-0300 during the trains stated and in

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Russian tourist arrivals double, charter flights to begin

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Court denies motion of airman in rape case

By Shop Yabonaton Relity germannengeneren. Vansky tennet Staff

first-degree committee se coal consider charges against Thomas Gregory Amad will trensh need with rollin boosens his nation to dismiss the case.

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Assistant America Council Elizabeth S. Vasdiades argued in hehalf or the government

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grand pan to assume the postsbility of a sual periodical as legally defined by the Legallahard out the hases of committingues

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Department of Revenue and Taxation Government of Guarn P.O. Son 21867 GMF, Course 96923

Tel: 825 1817/1819 Fac No. 681 2641

PUBLIC NOTICE

The Barker, and insurance Board will hold a public meeting on Thirsday, September 5, 7013, 200 p.m. at the Department of Revenue and Taxation Buildery, Denkstor's Conference Agom, an "240 Army Drive, Basingada, Guarri, The ribelong agenda extense the proposed regulations to the Guam Secure and Fair Enforcement of Mortgage Licensing Act of 7010 backing BINE BYNESING OF A STREET

> ARTEMO H HAGAN Barking and insurance Commercions

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AB. WONDAT

GUAM U.S. AIR FORCE VETERANS ASSOCIATION

PO BOX STELDA BAPIPICADA GUMA 9292

Financial Statement from 1 Jul 2012 to 30 Jun 2013

Darde Constant	\$10/10
Revenues	
Weinberging Dies	\$240.00
Moderateous	\$13.61
total Reverse	\$253.61
Éx(Xexto,es	
Operational Expense	\$229.60
(Kinalisons	\$179.92
fax Exemplian Approximation (Learn Review) fax	5400 00
Total Expenses	\$808 92
lotat Cash On Hand	\$1,016.04
/s/ Joseph J. Leon Guerrero, Treasu	is for

THE BANKING AND INSURANCE BOARD MEETING DIRECTOR'S CONFERENCE ROOM SEPTEMBER 05, 2013, THURSDAY 2:00 PM

AGENDA

- 1. Approval of Minutes for meeting held on May 9, 2013.
- II. Old Business
 - The Secure and Fair Enforcement for Mortgage Licensing Act or Safe Act was approved as P.L. No. 30-151 on May 25, 2010.

The Legislature returned the Regulations to our office for further development. The SAFE Act was enacted under Title 18, Business Functions and not under Title 11 of the Banking Code. A banking activity that is set in the Banking code can be the subject of regulation by the Board. Since mortgage origination is a banking activity, the Commissioner submits the SAFE Act Regulations for the approval of the Board. Thereafter, these regulations shall be transmitted to the Guam Legislative Secretary.

Pursuant to the Board direction, on May 14, 2013, the Regulatory Examiner sent via email to all Board Members a draft of the SAFE Act regulations with the strikeout to remove references to residential mortgage lenders, mortgage lenders & servicers and mortgage servicers. A clean draft of the proposed regulations was also sent.

On July 11, 2013, there a public hearing was held for the SAFE Act Regulations. Mark Fish discussed that a licensed attorney may use the provisions to do numerous residential mortgage loan originations under agreement of an attorney client relationship. After some discussions he commented that the exemption to attorneys be limited to situations where an attorney is appointed by a court to handle mortgage loan origination under a client attorney relationship.

West Cassidy discussed that the surety bond appears to be continuous, non-cancellable even for nonpayment of premium. Commissioner Artemio Ilagan commented that the bond must be in place at the time of issuance and at the time of renewal. After discussions from David Silva and Cesar Garcia, the surety bond form shall be modified to show that the surety shall exist for a period that is synchronized to be in effect at the time of the issuance and at the time renewal of the mortgage loan originator's license.

The Commissioner then instructed the Regulatory Administrator to modify the SAFE Act Regulations and thereafter to circulate the revised language to all members of the Board. The Commissioner stated that the regulations have taken too long and needs to be adopted in August 2013.

As a result of the July 11, 2013 Public Hearing, the following sections were revised to read:

- (1) A residential mortgage loan originator license is not required for a licensed attorney performing activities that come within the definition of a loan originator, provided that such activities are:
 - (A) Considered by the state's court of last resort (or other state governing body responsible for regulating the practice of law) to be part of the authorized practice of law within the Island of Guam;
 - (B) Carried out within an attorney-client relationship;
 - (C) Accomplished by an attorney in compliance with all applicable laws, rules, ethics, and standards; and
 - (D) Pursuant to an attorney-client relationship, a court of Guam had issued an order that the named attorney had been entrusted with the duty to perform residential mortgage loan origination for and in behalf of a named client.

Because of the issues raised on the exemption to the attorneys from securing a mortgage loan origination, it was deemed prudent to adopt the provisions of the SAFE Act law exemption to attorneys. This exemption in 18 GCA Section 36304 (c)(4) is set forth below:

- (4) A licensed attorney who negotiates the terms of a residential mortgage loan on behalf of a client as an ancillary matter to the attorney's representation of the client, *unless* the attorney is compensated by a lender, a mortgage broker, or other mortgage loan originator or by any agent of such lender, mortgage broker, or other mortgage loan originator.
- (2) An owner of real property who in any twelve (12) consecutive month period makes no more than five (5) mortgage loans to purchasers of the property for all or part of the purchase price of the real estate against which the mortgage is secured.

A copy of the revised Surety Bond Form which is attached to the SAFE Act Regulations is attached.

2. Vincent Insurance Services Corporation. The main issue is whether or not the Commissioner has the authority to retroactively allow and approve the renewal of the certificates of authority. The company did not file audited financial statements in time for each renewal period. The filing was done as follows: Audited Financial Statements for 2004 to 2007 were filed on March 5, 2010; Audited FS 2008 to 2009 were filed on December 16, 2011; Audited FS for 2010 were filed on January 12, 2012.

The decision of the Commissioner and the hearing officer states that Vincent Insurance cannot be issued an insurance license retroactively. Counsel for Vincent Insurance has filed an appeal before the Banking and Insurance Board. A hearing will be held as soon as a hearing officer for the Board can be arranged with the assistance of the Attorney General. The counsel for Vincent Insurance Services Corporation is also asking for a transcript of the records of the administrative proceedings. Without the transcript of records and hearing officer for the Board, the hearing cannot be scheduled.

- 3. In regards to the letter requiring the Government of Guam autonomous agencies to deposit funds (particularly TCDs) with eligible banks. The first request was sent to AG John Weisenberger on August 4, 2010. A follow up request for opinion was submitted to AG Leonardo Rapadas on April 2, 2013. There is no response at this time.
- 4. The Patient Protection Affordable Care Act (PPACA) became law on March 23, 2010.

The National Association of Insurance Commissioners (NAIC) has created a working committee for all NAIC members in relation to the establishment or non-establishment of Exchanges for the states and territories. The territories have requested the assistance of the NAIC to identify which provisions of the Affordable Care Act do not apply to the territories including Guam.

The US Virgin Islands has spent the \$1 million grant for a study to determine if the Health Insurance Market (formerly called the Health Insurance Exchange) is feasible. The study found that a small population and a low household income a Health Insurance Market in the US Virgin Islands does not appear to be self-sustaining under current revenue sources.

Guam has also small population. Guam's population also has a low household income compared to other states like Hawaii or California. Guam has until October 1, 2013 to opt in to establish a Health Insurance Market or to opt out.

5. Oceanic Bank Guam has been purchased by the First National Bank of Northern California. The purchased was approved by the FDIC. Effective September 24, 2012, Oceanic Bank Branch in Guam became First National Bank of Northern California. (FNB California). The Guam branch of FNB California has been closed with the approval of the Office of the Controller of Currency effective June 2013. The balance sheet of the Guam branch of FNB California is attached. All deposits have been reduced to Zero. All outstanding loan receivables were transferred to the FNB California Branch.

6. The Guam Branch of Allied Bank has informed the Commissioner that it has merged with Philippine National Bank in February 2013. In the May 9, 2013 Banking and Insurance Board Meeting, the Board was furnished copies of the audited financial statement of both Allied Banking Corporation and Philippine National Bank. On May 2013, Philippine National Bank, the surviving corporation was registered as a foreign corporation. On July 2013, the merger documents were between Philippine National Bank and Allied Banking Corporation was filed. Pursuant to this merger document, the foreign banking license issued in June 2013 to Allied Banking Corporation was canceled and a new foreign banking license was issued to Philippine National Bank.

III. New Business

- Bank of Hawaii has informed the Commissioner that the following in-store bank branch at Payless Yigo and Payless at Micronesia Mall will be closed effective August 31, 2013. The ATM machines located within the each of the store will remain in place.
- Sometime in June 2013, card holders with American Express received some form of settlement. The account that arises from the use of credit card is a revolving loan account. The amount of interest that can be charged under a revolving loan account is set forth in the Uniform Commercial Credit Code (UCCC), 14 GCA §3509.

A bank that is licensed in Guam verbally communicated that there might have been non-compliance with the provisions for charging interest on revolving loan accounts.

Lenders can charge interest based on (a) average daily balance of the debt, (b) the unpaid balance of the debt on approximately the same day of the billing cycle or (c) the median amount within a specified range which the daily balance or the unpaid balance of the debt on approximately the same day of the billing cycle, is included. A charge pursuant to a median amount can be made only if the same percentage is applied to all balances within the specified range and if the charge calculated on the median amount is no more than eight percent (8%) greater than the charge that would been calculated on the actual unpaid balance that is computed on average daily balance of the debt or computed on the unpaid balance of the debt approximately the same day of the billing cycle.

If the billing cycle is monthly, the charge may not exceed:

Two percent (2%) of the revolving loan amount from Dollar up to \$500.00.

One and one half percent (1.5 %) on the part of the revolving loan amount which is more than \$500.00.

If the billing cycle is not monthly, the maximum charge is that percentage which bears the same relation to the applicable monthly percentage as the number of days in the billing cycle bears to thirty (30).

Assuming there is noncompliance with §3509, what is the statute of limitation with regards to noncompliance? This is the question asked by the bank.

There is no statute of limitation that can be found in the Uniform Consumer Credit Code. There is a provision on record keeping.

The records pertaining to any loan need not be preserved for more than two (2) years after making the final entry relating to the loan. (14 GCA §3505). Similar language in the regulations state "cards used in a ledger card system, for at least two (2) years after making the final ledger card entry. (15 GAR §2111). There is no definition of the term "two years after making the final entry relating to the loan or two years after making the final ledger card entry." The question is for a revolving loan account when does the two years after making the final entry to the loan account start?

1. National Bank Act (R.S. Sec. 5198)

This section, in case usurious interest has actually been paid, gives to the borrower the right to recover back twice the amount of interest thus paid from the association taking or receiving the same; provided, that such action is commenced within two years from the time the usurious transaction occurred.

The US Supreme Court has held that the remedy provided the borrower by the statute is exclusive, and further ruled that in an action by a bank to collect the principal debt the borrower cannot set up by way of counterclaim or set-off that the bank has received usurious interest.

(see Barnet v. Muncie Nat. Bank, 1878, 98 U. S. 555. The rule established by the Supreme Court has been enforced, in actions by national banks, by the State courts. See Peterborough Nat. Bank v. Childs, 1882, 133 Mass. 248; 43 Am. Rep. 509; Central Nat. Bank v. Haseltine, 1900, 155 Mo. 58; 55 S. W. 1015; 85 Am. St. Rep. 531, (aff. 183 U. S. 132; 22 S. Ct. 50); Nat. Bank v. Lewis, 1880, 81 N. Y. 15; Nat. Bank v. Dushane, 1880, 96 Pa. St. 340. But see Wachovia Nat. Bank v. Ireland, 1898, 122 N. C. 571; 29 S. E. 835. See 5 Fed. Stat. Anno. 133, for extensive collection of authorities. The same rule was applied, in Caponigri v. Altieri, 1901, 165 N. Y. 255; 59 N. E. 87, to a case arising under a New York statute similar to the National Bank Act.]

3. A consumer has complained that a convenience store requires the purchaser to make a minimum of \$10.00 purchase of goods before the vendor will accept payment by the use of credit card. Do credit card companies require a minimum purchase amount for the use of credit cards or is this merely the requirement of the vendor? What is the fee charged by credit card companies each time a vendor or a merchant accepts a credit card for payment of a purchase of goods or services? What is the fee charged by credit card companies for payments of fees or taxes paid to Government of Guarn using credit cards like VISA and MasterCard for payments?

BANKING AND INSURANCE

BOARD OF DIRECTORS MINUTES

September 5, 2013, Thursday, 2:00 pm Director's Conference Room, Department of Revenue and Taxation 1240 Army Drive (Route 16), Barrigada, Guam 96913

Attendance:

Artemio B. Ilagan, Chairman, and Banking & Insurance Commissioner

Board Members:

Edelfrida A. Ada Rose Fejeran Antonita S. Camacho

Cesar García Mark O. Fish (absent)

Danilo Rapadas Dave Silva

William West Cassidy

Also present: John Carlos, Regulatory Programs Administrator and Anita Superales, Regulatory Examiner I.

Call to Order:

The meeting started with a roll call as Chairperson Art Ilagan called the Banking and Insurance Board Meeting to order at 2:15 pm and acknowledged the presence of the seven (7) board members listed above. Antonita Camacho was not present.

1. Approval of minutes:

The approval of minutes by the board meeting held on May 9, 2013 was presented for discussion. Motion to accept the minutes by Mark Fish was seconded by Danilo Rapadas. The board unanimously approved the minutes.

II. Old Business:

1. Approval of the SAFE Act Regulations.

Chairperson Art Ilagan stated the Safe Act Regulations have been pending for the longest time. It has brought up to the Legislature and the Attorney General Office. There were some issues with the SAFE Act. Issues were brought up and discussions made but was later resolved. Chairperson presented the SAFE Act Regulation were presented for approval. A motion to approve the SAFE Act Regulations by Edelfrida Ada then seconded by Rose Fejeran. The board unanimously approved the regulations, which it will be sent down to the Legislature with the Attorney General approval.

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2. Vincent Insurance Corporation:

The hearing before the Commissioner was with the assistance of Mr. Bob Cruz, the Hearing Officer. The commissioner confirmed that the Certificate of Authority to write insurance could not be retroactively given. After the hearing, Vincent Insurance signified that it would appeal the decision of the Commissioner before the Board. The lawyer of Vincent Insurance was given a complete record. The counsel for Vincent Insurance is also asking for a transcript of the records. A transcript will be given on a later date, but a copy of the CD was provided to them.

Discussion with Vincent Insurance:

Vincent Insurance wants to appeal the decision on the hearing before the Commissioner for the Board's decision but they want the transcript first. Now, what happen if the board decision is adverse, the Vincent do they have further recourse or does it end there. Does the Board have the authority; so this has gone to the Attorney General and the Attorney General is stating that he cannot, and he is appealing the hearing officer's process. Does the board have the authority to overturn the Attorney General's ruling on it? Definitely, the board has the authority to overturn the ruling, which provided for in the powers of the board.

The chairperson stated that the issue that it is not retroactive it is the process of getting it done. Vincent is not in compliance with the audits in a timely manner. This was what the Attorney General was looking at. Their Audited Financial Statements were not filed on time, when this is one of the requirements and when it came out for their certificate that is when they started filing prior years. That is the issue with the Attorney General's Office. A timeline for Vincent Insurance has to be scheduled for an appeal to the Board for a ruling.

3. Deposits to the Banks of Government Agency:

Government of Guam's deposit to Banks is still with the Attorney General's Office, Shanon Taitano is the Assistant Attorney General and her decision is still pending.

Mark Fish asked, what is the Commissioners' opinion on Government Agencies putting TCD's other than the bank.

The Commissioner replied when this law was written, there probably was not any credit union in Guam, so when they wrote the law it probably said bank.

If they pay their fair share of taxes then fine you can put them in the credit union, if not do not pay taxes so do not put them in there. Were not even allowed to regulate them and cannot charge those fees through the ATM's.

It is on the record that the office of the commissioners sends some memorandums to all government agencies to stop depositing to the credit unions but the autonomous agencies requested to send it over to the Attorney General.

4. Patient Protection Affordable Care Act-Health Insurance:

The U.S Territories were given the implementation of the Affordable Care Act. In summary, the ACA to be successful on the implementation must include not only Market reforms but also individual mandates. Every person who is a resident or citizen of Guam who has the capacity to pay and buy health insurance should buy insurance. Employer mandates, which require employers to get health insurance for their employees otherwise they will pay penalties. Of all the important provisions of the ACA, the two mandates are individual mandates; employer mandates were not made applicable to the territories. The NAIC formed the sub group because the territories were complaining that there were not any sufficient subsidies given. There were series of conference calls and this is the product end.

Without federal subsidizes, without Individual mandates, without employer mandates, there will be tendencies for the health insurance premiums either in the large or in small groups to go up. They will carry the burden of all those who are not insured. When those who are not insured will have some existing medical condition and they will take advantage of the system. It is just as if somebody making an analogy were going to get ourselves insurance when the fire is already there. This exposes the insurance companies and the insured to greater losses and into higher premiums without a bigger premium base. Therefore, this what it is going to boil down to? It is probably difficult to get any health assistance from the U.S. Congress right now, or some form of relief from HSS. In the event, there is no relief from the US Government and the HSS, the only other avenue is for the local legislature to enact individual mandate and the employer mandate. We are giving it to the board members for information maybe later on the board might want to develop and propose policy.

(Commissioner)

The OBAMA ACT is fragment in application to the territories. In a conference call with Health and Human services, Guam is going to oppose the law to health insurance providers to pay 2% of premiums they collect. The federal government is going to enforce this law. Also for each member of the insured, you, your spouse, husband, children, are going to be assessed \$2 dollars each, collected by the federal government. These taxes take way from the island. The commissioners formed a sub-group of territories. The position paper will be presented for round table of Insurance Commissioners to take place in December 2013.

Part of the issue is a million dollar grant to Guam and the territories has a requirement for Guam and the territories to put up the Exchange. The states have a bigger and greater amount. The Exchange is similar to the exchanges like a stock market. Individuals who are not insured can go into the exchange and who want to participate and join to get coverage. The problem is they gave us a million dollars grant to do a study, if you do not put up the Exchange; you have to pay back the million dollars.

The cost of the exchange is about \$50 million. This exchange will communicate with Revenue and Tax to see if you qualify for Medicaid and if you are qualified, you will be sent to Medicaid. The exchange will also communicate with Homeland Security, to see if you are a U.S. citizen or a resident and that you can claim a credit for advance premium for credit. The advance premium tax credit is estimated about \$74 million for Guam. The resources that the Federal Government gave was \$925 million dollars to Puerto Rico and the four (4) territories split up the rest to about \$75 million for five (5) years. Guam will get \$24 million for five (5) years but will have to put 74 million dollars yearly. This is allowable in the Guam Territorial Income Tax Law. We could or may be face with another lawsuit if the advance premium tax credit is not paid out. We will be in trouble with the Obamacare.

Also with the Obamacare, certain things that are given to the insured, like transplant, blood transfusion, all this is covered now and who is going to pay for the insured. All those that are uninsured, will come out and ask to be insured. With all those people who are healthy, do not need insurance and will not get insurance until they are sick. The mandatory individual mandate is for us to get everybody insured so we can get some cash coming in from these people who are healthy. I hope that that the NAIC looks into this matter with the Territories and tells Congress, because we have a none voting delegate, we do not vote.

(JCarlos)

Ouring the conversation with the territories, the representatives from the Virgin Island requested that at least all of the other states to help the territories because all of our territorial delegates are none voting; the Virgin Island delegate requested that assistance be given by the other states in order to assist the territories.

(Commissioner)

This is just for information. The Insurance companies expect to have a 35 to 55% increases in our health insurance rates based on what they have to pay out.

(JCarlos)

Provision for transplants, and other health benefits will start whenever a new policy is issued starting 2014 or when your policy is renewed in 2014. It should contain those new benefits including transplant that is why it is going to become more costly.

There will be lifetime dollar limits on the essential health benefits. Insurance companies have this medical loss ratios, 85% what they collect must be use for insurance, health claims and 15% goes to administrative cost and their profits. Guam has only four (4) health insurance companies, if there is no profits for the insurance then they are going to pull out and we are going end up with no insurance.

How much is the penalty that an individual must pay if they do not buy insurance?

A maximum amount starting in 2014 would be at \$285 for a family. It increases in later years it gets higher and higher. Penalty is not applicable to Guam. Employer mandate and individual mandate are not applicable to Guam. The pre-existing condition is applicable. This has to balance out by the penalty coming from individual and the small employers. Big employers are ready insuring their employees.

5. Oceanic Bank

First National Bank of Northern California purchased Oceanic Bank. The branch was closed effective June 30, 2013. No discussion.

6. Allied Bank-(JCarlos)

Handouts were given regarding the asset loans and receivables, deposit liabilities and the capital of Allied Bank and Philippine National Bank individually. We have computed liquid ratios. Is this in pesos? Yes. Allied Bank assets of 197,777,203,000 billion pesos are converted to \$4,819,133,000. The assets of PNB are 331,006,539,000 pesos converted to \$8,065,461,000 U.S. dollars.

The foreign bank is not allowed to take deposits. The only deposit they can take if they have somebody that has a loan with Allied Bank. You can only deposit to the matching of what is owed, cannot exceed to what is owed, so there is no exposure as far as FDIC concern and plus they have a deposit with the Commissioner of \$525,000. There is no exposure as far as the territory in terms of deposit. They are lending out their own money.

Mark Fish inquired if he wanted to buy a car/condo in the Philippines, it had PNB finance it in the Philippines, pay my loans here but would you take Guam collateral here or is that allowed, does your registration in Guam allow you take Guam collateral as guarantee as purchase made in the Philippines.

Angel Bautista of Allied Bank provided the answer that consumer loan, total housing loan, is processed in the head office. The collateral should be in the Philippines. Allied will not make a loan in the Philippines' while the secured assets are only here in Guam.

New Business:

Antonita Camacho is retired. Maybe replaced by somebody within the Bank. We wait for the
official communication from the Bank of Hawaii. Declare the position vacant. Commissioner will
ask the Governor to open up the appointment.

The Bank of Hawaii Branches located at Payless Yigo and Payless at Micronesia Mall were closed effective August 31, 2013. The automated teller machines will remain in place to serve customers.

- 2. A research of the issue that this bank brought up pursuant to the Uniform Consumer Credit Code (UCCC). There could be an overcharge in the same manner that American Express did some refund to some credit card holders. We are not sure whether American Express did it with in accordance with some state law or accordance with some federal statutes.
 - We have research this matter; look into our Uniform Consumer Credit Code (UCCC). If there, is an overcharging; compute the overcharging from 2 years from the date from last entry, but when is the date of last entry. There is no provision from our Guam banking code. We looked at the National Bank Act and it says a period of 2 years from the date when the transaction occurred. That is the look back period as far as the National Bank Act. How will it apply to Guam banks? We should look at forming on a committee of bankers to look into this matter. A bank made the inquiry verbally. The Board agreed to act on this matter with the banks inquiry if it were made in writing.
- 3. One consumer is saying that he has a credit card and bought food in a convenience store. The convenience store refused to accept the credit card. The consumer asks why the store refused the credit card.
 - Visa, Master card rules, charges a network fee. Merchants pay a fee to credit card companies. If the purchase is small, the merchant will pay a minimum credit card fee. The acceptance of the credit card for a small purchase may result to a loss for the merchant.

Meeting adjourned at 3:10 pm

Next meeting will be on November 14, 2013



REVENUE AND TAXATION

GOVERNMENT OF GUAM

Gubetnamenton Guåhan

JOHN P. CAMACHO. Director Director MARIE M. BENITO, Deputy Director Segundo Direktor

ATTENDANCE SHEET THE BANKING AND INSURANCE BOARD MEETING

DIRECTOR'S CONFERENCE ROOM September 05, 2013

NAME	TIME IN	CONTACT NUMBER	SIGNATURE
Artemio B. Ilagan, Banking & Insurance Commissioner	1.50		adlen
Edelfrida A. Ada		707733	A HA
Danilo Rapadas	2:00	441-6260	MAA
William W. Cassidy	17:95 PM	7/3214	1
Mark O. Fish	1:50 pm	488-3474	W X
Dave Silva	1:05 PM	777.2468	
Antonita S. Camacho			and the second s
Rose Fejeran	21.65	475-1204	W
Cesar Garcia	1:42	482-0648	VL
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DEPARTMENT OF REVENUE AND TAXATION BANKING AND INSURANCE COMMISSIONER REGULATIONS UNDER THE GUAM SECURE AND FAIR ENFORCEMENT FOR MORTGAGE LICENSING ACT OF 2010 EFFECTIVE: Upon Approval of Banking and Insurance Board

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§3124	Forms
§3125	Fingerprinting of Certain Employees
§3126	Annual Report and Mortgage Call Report
§3127	Nontraditional, Adjustable Rate and Mortgage Loan Products
§3128	Report of Civil, Criminal or Disciplinary Action
§3129	Report of Defalcation
§3130	Severability

§ 3101. Definitions.

The following terms used in these rules shall have the following meanings unless the context otherwise indicates:

- (a) "Guam SAFE Act" means the Guam Secure and Fair Enforcement for Mortgage Licensing Act of 2010.
- (b) "Call report" or "NMLS Mortgage Call Report" means a report of condition of a mortgage loan originator either as a company (e.g. corporation, limited liability company, etc) or as a sole proprietor and its operations including financial statements and production activity volumes, as required by NMLS.
 - (c) "Commissioner" means the Banking and Insurance Commissioner of Guam.
 - (d) "Department" means the Department of Revenue and Taxation.
- (e) "NMLS Company Form" means the universal licensing form used by companies and sole proprietors to apply for and maintain any non-depository, financial services license authority with a state agency participating on NMLS. In accordance with state law, applicants may be required to have certain persons (e.g. Owners, Branch Managers, etc.) complete an NMLS Individual Form to be submitted along with NMLS Company Form.
- (f) "Business Activities Definitions" means the NMLS definitions of various financial business activities (e.g. First mortgage lending, Second mortgage lending, etc.).
- (g) "NMLS Branch Form" means the universal licensing form used by companies to apply for and maintain branch license(s) for any non-depository, financial services license authority if required by a state agency participating on NMLS. In accordance with state law, applicants may be required to have certain persons (i.e. Branch Managers) complete an NMLS Individual Form to be submitted along with the NMLS Branch Form.

- (h) "NMLS Individual Form" means the uniform licensing form developed by the NMLS for an individual mortgage loan originator license or registration, entitled "Uniform Individual Mortgage License/Registration & Consent Form."
 - (i) "NMLS" means the Nationwide Mortgage Licensing System and Registry.
- (j) "Sponsoring" or "to sponsor" means to maintain an employment relationship between a company mortgage loan originator (which can be either a company or a sole proprietor) and a mortgage loan originator where the mortgage loan origination activities of the mortgage loan originator are subject to the supervision and oversight of the company mortgage loan originator. A company mortgage loan originator is the "sponsor" of a mortgage loan originator employed by, and subject to the supervision and oversight of, the company mortgage loan originator. For purposes of these rules, an employment relationship may be established through factors such as supervision and control of the sponsored mortgage loan originator, legal and regulatory responsibility for the acts of the mortgage loan originator, and performance under the name, authority and policies of the sponsor, and is not necessarily contingent on whether a mortgage loan originator is issued a Form W-2 by the sponsor.

§3102. Electronic Filings

(a) DESIGNATION: The Commissioner designates the NMLS owned and operated by the State Regulatory Registry LLC (SRR), a wholly-owned subsidiary of the Conference of State Bank Supervisors, in cooperation with the American Association of Residential Mortgage Regulators (AARMR) to receive and store fillings, obtain fingerprints, obtain credit reports, and collect related fees from applicants of mortgage loan originators on behalf of the Commissioner.

- (b) USE OF NMLS: All mortgage loan originator applications, amendments, reports, notices, related filings, renewals, authorizations, and fees required to be filed with the Commissioner shall be filed electronically with and transmitted to NMLS, except as otherwise indicated in Section 3102(b)(4) of this rule. The following conditions relate to such electronic filings:
- (1) Electronic Signature: When a signature or signatures are required by the particular instructions of any filing, including any attestation to be made through NMLS, a duly authorized officer of the applicant or the applicant him or herself, as required, shall affix his or her electronic signature to the filing by typing his or her name in the appropriate field and submitting the filing to the Commissioner through NMLS. Submission of a filing in this manner shall constitute irrefutable evidence of legal signature by any individual making the filing.
- (2) When filed: Solely for purposes of a filing made through NMLS, unless otherwise specified, a document is considered filed with the Commissioner when all fees are received and the filing is transmitted by NMLS to the Commissioner.
- (3) An applicant shall provide through NMLS the necessary authorizations so that NMLS may obtain independent credit reports, fingerprinting and criminal background checks.
- (4) Any documents required to be filed with the Commissioner that is not permitted to be filed with or cannot be transmitted through NMLS shall be filed in paper directly with the Commissioner.

- § 3103. Notice of Officers, Directors, Partners, "Control" Persons, Managers, Members,

 Trustees and Employees.
- (a) The notice to accompany the filing of an individual's fingerprints required in the following circumstances shall be made on the form required by the NMLS or other entities designated by the NMLS.
- (1) In compliance with the requirements for a license application pursuant to 18 GCA Section 36305 (d) of the Guam SAFE Act;
- (2) In the event an officer, director, partner, shareholder owns, acquires control of 10 percent or more of the ownership interests or trustee of a mortgage loan originator whose office, employment, ownership interest or other participation including change of control in the mortgage loan originator or the employer that employs or has an exclusive agency agreement with the mortgage loan originator; or
- (3) In the event an employee or an individual is given the authority to access or responsibility for trust funds held by a mortgage loan originator, and is employed by such licensee.
- (4) For purposes of this section, an individual who has submitted fingerprints through NMLS as part of the application for a mortgage loan originator license is not required to submit an additional set of fingerprints under this rule.
- § 3104. Officers, Directors, Partners, and Other Persons: Maintenance of Current List with Commissioner: Information Required.

(a) A mortgage loan originator shall at all times maintain on file with NMLS in accordance with its procedures for transmission to the Commissioner, a current list of officers, directors, and partners in the case of a partnership, and other persons named in the NMLS Company Form, NMLS Branch Form and NMLS Individual Form as applicable. In the event of any change in the officers, directors, partners, or other persons named in the application, other than transfers between branch offices, a mortgage loan originator shall file with NMLS in accordance with its procedures for transmission to the Commissioner, an amendment to the application containing the same information in relation to such new person(s) as is required in the NMLS Company Form, NMLS Branch Form and NMLS Individual Form.

§ 3105. License Application for Mortgage Loan Originator and Application Fees
The procedures set forth in this section are applicable to a person who is required to be
licensed pursuant to 18 GCA Section 36304 of the Guam SAFE Act as a residential
mortgage loan originator. The application for a license as a residential mortgage loan
originator shall be filed as follows:

(a) INITIAL APPLICATION: The application for a license as a mortgage toan originator under 18 GCA Section 36305 of the Guam SAFE Act and any amendment to such application shall be filed upon NMLS Company Form and any exhibits, in accordance with the instructions of NMLS for transmission to the Commissioner. Exhibits that cannot be submitted through NMLS shall be submitted directly to the Commissioner. The notices set forth in Section 3114 of these rules are part of every application. An applicant shall provide the following information, exhibits and documentation in the manner provided:

- (1) An applicant shall identify all fictitious business names or other trade names on NMLS Company Form.
- (A) For each fictitious business name or other trade name an applicant shall submit directly to the Commissioner a Fictitious Business Name Statement or other trade name bearing the seal of the Director of the Department.
- (B) An applicant may not use a fictitious business name or other trade names until the Commissioner approves the use of the name. An applicant may not permit a mortgage loan originator sponsored by an applicant or a branch office to use any name not approved by the Commissioner.
- (C) Every applicant and licensee shall comply with the rules governing the filing of a fictitious business name set forth in 18 GCA Section 26101 et seq.
- (2) For every additional business location, an applicant shall submit through NMLS a NMLS Branch Form in accordance with Section (3107 (a)) of these rules.
- (3) An applicant shall provide the names, personal history, and experience of individual applicants, officers, directors, managing members (in the case of a limited liability company), general and managing partners (in the case of a partnership), and control persons (both direct and indirect for other business entities) of the applicant that are listed in the Section for "Direct Owners and Executive Officers" of the NMLS Company Form with the NMLS by using the NMLS Individual Form.
- (A) The named individuals shall provide authorization for, and subsequent delivery of, fingerprints to NMLS.
 - B) An applicant shall pay all fees required for the criminal history background check.

- (4) An applicant shall submit through NMLS as an exhibit to NMLS Individual Form an audited financial statements with an unqualified opinion prepared by an independent certified public accountant in accordance with generally accepted accounting principles and acceptable to the Commissioner. The audited financial statements shall be prepared as of the applicant's most recent fiscal year end, or a more recent date, and must document a minimum tangible net worth of \$250,000.
- (a) In accordance with the Guam SAFE Act §36315(a), in the event the applicant for mortgage loan originator is an employee or an exclusive agent of a person that is subject to the Guam SAFE Act, the net worth of such person subject to this Guam SAFE Act can be used in lieu of the mortgage loan originator's net worth requirement.
- (5) An applicant shall submit directly to the Commissioner an Applicant's

 Authorization to Disclose Information hereby incorporated by reference, and maintain a
 copy in the applicant's books and records as provided in Section 36317 of the Guam SAFE

 Act. This authorization is effective as of the date of execution and shall remain effective until
 five years after the surrender or revocation of the residential mortgage lender. The
 authorization may not be revoked.
- (6) In addition to the identification of business activities requested on the NMLS

 Company Form an applicant shall submit a detailed description of the applicant's business activities directly to the Commissioner. If an applicant is a member, an affiliate, a subsidiary or a parent company under common control the applicant must also submit an organizational chart.
- 7) An applicant shall submit directly to the Commissioner evidence of surety bond in accordance with Section 3123 of these rules.

- (8) If an applicant intends to engage in any activities not specified in the Business Activities Section of NMLS Company Form, the applicant shall submit this information directly to the Commissioner.
- (9) Business entities shall submit the following documents directly to the Commissioner:
- (A) A corporate applicant shall submit an original certificate of qualification or good standing from the Director of the Department of Revenue and Taxation executed not more than sixty days before the filing of the application. The certificate must show that the applicant is authorized to transact business in Guam.
- (B) A foreign corporation shall submit an original certificate of qualification or good standing from the Secretary of State of the state of incorporation executed not more than 60 days before the filing of the application, showing that the applicant is authorized to transact business in that state.
 - (C) A partnership applicant shall submit its partnership agreement.
- (D) A limited partnership or limited liability company applicant shall submit an original certificate of qualification or good standing from the Director of the Department of Revenue and Taxation executed not more than sixty days before the filing of the application, showing that the applicant is authorized to transact business in Guam.
- (E) A foreign limited partnership or limited liability company applicant shall submit an original certificate of qualification or good standing from the Secretary of State of the state of formation executed not more than sixty days before the filing of the application, showing that the applicant is authorized to transact business in that state.

- (10) An applicant shall submit directly to the Commissioner evidence of federal agency approval for the applicant to engage in business as a lender or servicer of federally related mortgage loans, in accordance with Section 36303(n) of the Guam SAFE Act.
- (11) Every applicant shall provide a resident/ registered agent for service of process in item 4 of the NMLS Company Form. The resident/registered agent must be located within the Island of Guam.
- (12) An applicant shall provide its website information through NMLS on the NMLS Company Form.
- (b) FILING FEES: The fees payable include fees required by the NMLS, the Federal Bureau of Investigation, any other party for the processing of criminal history for background checks, credit reports, testing, education, or any other licensure requirement under the Guam SAFE Act. All fees shall be paid through NMLS for transmission to the Commissioner. All fees are not refundable.

The following fees shall be paid by each applicant for each of the following licenses:

§3105(b)(1) Company Mortgage Loan Originator Fees		
New License	Application/License/Registration Fee	\$500.00
New License	Investigation Fee	\$100.00
License Transition	License/Registration Transition Fee	\$100.00
Company Amendment	Main Address Amendment Fee	\$100.00
Company Amendment	Legal Name Amendment Fee	\$100.00
Company Amendment	Other Trade Names Amendment Fee	\$100.00
Company Amendment	Qualifying Individual Amendment Fee	\$100.00
Renewal Fee	License Registration/Renewal fee	\$500.00
Reinstatement Fee	License Registration Reinstatement Fee	\$600.00
New License	NMLS Processing Fee	\$100.00
License/Registration Transition Fee	NMLS Processing Fee	\$100.00
Renewal Fee	NMLS Annual Processing Fee	\$100.00

§3105(b)(2) Company Mortgage Loan Originator Branch Fees				
New Liteense	Application/License/Registration Fee	\$500.00		
New License	Investigation Fee	\$100.00		
License Transition	License/Registration Transition Fee	\$100.00		
Company Amendment	Physical Address Amendment Fee	\$100.00		
Company Amendment	Other Trade Name Amendment Fee	\$100.00		
Company Amendment	Branch Manager Amendment Fee	\$100,00		
Renewal Fee	License Registration Renewal Fee	\$500.00		
Reinstatement Fee	License Registration Reinstatement Fee	\$600.00		
New License	NMLS Processing Fee	\$100.00		
License/Registration Transition Fee	NMLS Processing Fee	\$100.00		
Renewal Fee	NMLS Processing Fee	\$100.00		
§3105(b)(3) 1	ndividual Mortgage Loan Originator Fees	A Proposition of the Contract		
New License	Application/License/Registration Fee	\$100.00		
New License	Investigation Fee	\$100.00		
License Transition	License/Registration Transition Fee	\$100.00		
Individual Form Amendment	Sponsorship Fee	\$50.00		
Renewal Fee	License/Registration Renewal Fee	\$100.00		
Reinstatement Fee	License/Registration Reinstatement Fee	\$200.00		
New License	NMLS Processing Fee	\$30.00		
License/Registration Transition Fee	NMLS Processing Fee	\$30.00		
Renewal Fee	NMLS Processing Fee	\$30.00		
Sponsorship Fee	NMLS Processing Fee	\$30.00		
Criminal Background Check	CBC Processing Fee	S39.(X)		
Credit Report	Credit Report Processing Fee	\$15.00		

- (c) COMPLETION OF FILING AND ISSUANCE OF LICENSE: An application for licensure as a mortgage loan originator is not deemed complete until all required fees, all required submissions, and all background and investigative reports are received by the Commissioner. The filing of NMLS Company Form with NMLS does not constitute automatic approval of a license. The applicant for residential mortgage loan originator shall not consider the application approved until it is approved by the Commissioner and a license is issued to the applicant. In accordance with Section 3108 (e) of these rules, the NMLS Company Form application may be considered withdrawn if the Commissioner does not receive the requested information contained in the notification of a deficiency within 90 days of the notification.
- (d) FILING AN AMENDMENT: In the event of a change to the information in the application, or exhibits thereto, the mortgage loan originator applicant or licensee shall file an amendment to the NMLS Company Form, NMLS Branch Form or NMLS Individual Form through NMLS in accordance with the procedures in Section 3116 of these rules. Prior to the issuance of a license, any amendment to an application shall be filed within five (5) days. Any change that cannot be reported through NMLS shall be reported directly to the Commissioner.

§3106 Mortgage Loan Originator License Not Required:

A residential mortgage loan originator license is not required for:

(1) A licensed attorney who negotiates the terms of a residential mortgage loan on behalf of a client as an ancillary matter to the attorney's representation of the client, *unless* the attorney is compensated by a lender, a mortgage broker, or other mortgage loan originator or by any agent of such lender, mortgage broker, or other mortgage loan originator.

(2) An owner of real property who in any twelve (12) consecutive month period makes no more than five (5) mortgage loans to purchasers of the property for all or part of the purchase price of the real estate against which the mortgage is secured.

§ 3107. Branch Office Instructions for Mortgage Loan Originator

- (a) A licensed mortgage loan originator that seeks to engage in business at an additional location must submit an application for a branch office by submitting NMLS Branch Form in accordance with the instructions of NMLS for transmission to the Commissioner at least ten days (10) before engaging in business at the location.
- (b) An applicant that intends to conduct business at the branch office under a fictitious business name not already approved by the Commissioner shall submit a copy of the Fictitious Business Name Statement with the "filed stamp" from the office of the Department of Revenue and Taxation and may not use the name until the Commissioner approves the use of the name.
- (c) An applicant for a branch office shall state the name of the branch manager for each branch location on the NMLS Branch Form and submit to the NMLS a NMLS Individual Form for each branch manager.
- (d) The Commissioner may request additional information, documentation or detail pertaining to the branch office application be filed directly with the Commissioner.
- (e) The application, investigation, and criminal history background check fees shall be paid by the applicant or licensee to the NMLS for transmission to the Commissioner. All fees are not refundable.

- (a) ESTABLISHING A RELATIONSHIP IN NMLS: A company mortgage loan originator shall sponsor in the NMLS each individual mortgage loan originator employed by the company. To sponsor a mortgage loan originator, a company mortgage loan originator must:
 - (1) Obtain a unique identifier through NMLS,
- (2) Obtain for its records, evidence that each mortgage loan originator meets the qualification requirements of Sections 36306, 36307, and 36308 of the Guam SAFE Act or is exempted from such qualification requirements pursuant to Section 36304 (c) of the Guam SAFE Act, and
- (3) Ascertain (by investigation) the character, business reputation and experience of any individual mortgage loan originator, prior to executing any transaction on behalf of the company mortgage loan originator. Evidence of compliance with this paragraph shall be maintained as a part of the records of the licensee as required by Section 36317 of the Guam SAFE Act and 3107 (b) of these rules.
- (b) Upon the employment of an individual as a mortgage loan originator, a company mortgage loan originator shall ensure that the individual mortgage loan originator files the NMLS Individual Form with the NMLS for submission to the Commissioner and obtains a mortgage loan originator license. The notices set forth in Section 3113 (a); (b); and (c) of these rules are part of every mortgage loan originator application.
- (c) A mortgage loan originator sponsorship is not approved until the Commissioner approves the sponsorship and issues the mortgage loan originator a license. A sponsorship will not be approved until the sponsoring company mortgage loan originator has obtained a license through NMLS.

- d) A mortgage loan originator applicant must complete all license requirements, including, but not limited to the payment of all required fees prior to filing the application with the NMLS for transmittal to the Commissioner. The fees for an application as a mortgage loan originator are set forth in Sections 3105 (b)(1); through (b)(3) of these rules. These fees shall be paid through NMLS for transmission to the Commissioner and include the processing fees by NMLS, the Federal Bureau of Investigation, or any other party for the processing of criminal history background checks, credit reports, testing, education, or any other licensure requirement under the Act.
- (e) The NMLS Individual Form application may be considered withdrawn if the Commissioner does not receive the requested information contained in the written notification of a deficiency within 90 days of the notification.
- (f) in accordance with Section 36318 (f) of the Guam SAFE Act, a company mortgage loan originator shall not permit an individual mortgage loan originator whose license or license sponsorship has lapsed, or whose license sponsorship is not in effect, to engage in activities of a mortgage loan originator unless the individual mortgage loan originator's license has been reinstated pursuant to the procedures set forth in Section 3112 of these rules.
- (g) A company mortgage loan originator shall require every sponsored individual mortgage loan originator to file an amendment to his or her NMLS Individual Form through NMLS within twenty (20) days of any change to the information contained in the NMLS Individual Form.

- (h) A mortgage loan originator may not engage in business under any name other than a name approved by the Commissioner for use by the sponsor of the mortgage loan originator.
- (i) A company mortgage loan originator shall be responsible for the acts, practices, and conduct of its sponsored mortgage loan originator in connection with the making, servicing, or origination of residential mortgage loans until such time that the sponsorship of the mortgage loan originator is terminated through the NMLS. Termination procedures shall be as follows:
- (1) A company mortgage loan originator shall terminate the sponsorship of an individual mortgage loan originator through the NMLS within fifteen (15) days after the termination of an individual, and shall clearly state the reason(s) for termination.
- (2) A company mortgage loan originator shall file an amendment to NMLS Individual Form to terminate a relationship with a residential mortgage lender within 15 days of the termination. A company mortgage loan originator may not originate loans under the authority of the Guam SAFE Act unless he or she has a valid license and the mortgage loan originator has a sponsorship approved by the Commissioner.
 - (j) PROCEDURES FOR A SOLE PROPRIETOR MORTGAGE LOAN ORIGINATOR:

 A sole proprietor mortgage loan originator must:
- (1) File NMLS Company Form and obtain a license as a company mortgage loan originator and
 - (2) File a NMLS Individual Form and obtain a license as a mortgage loan originator.

§ 3109. Qualifications of Mortgage Loan Originator Applicants.

Every applicant for a mortgage loan originator license shall meet the requirements of this section.

- (a) QUALIFIED WRITTEN TEST: Every applicant for a mortgage loan originator license shall pass a qualified written test developed by the NMLS and administered by a test provider approved by the NMLS within one year prior to the date of filing the application for, or the issuance of, a mortgage loan originator license. The qualified written test shall consist of a national component and a Guam component. An applicant shall abide by the rules, policies and procedures of the NMLS in the administration of the test.
- (b) EDUCATION: Every applicant for a residential mortgage loan originator license shall complete at least 20 hours of NMLS approved education including:
 - (1) Three hours of instruction on federal law and regulations,
- (2) Three hours of ethics, which shall include instruction on fraud, consumer protection, and fair lending issues, and
- (3) Two hours of training related to lending standards for the nontraditional mortgage product marketplace.

§ 3110. Evidence of Financial Responsibility.

(a) The Commissioner's finding required by Section 36306 of the Guam SAFE Act relates to any matter, personal or professional, that may impact upon an applicant's

propensity to operate honestly, fairly, and efficiently when engaging in the role of a mortgage loan originator.

- (b) An applicant for a mortgage loan originator license shall authorize NMLS to obtain the applicant's current credit report. The credit report will be used as needed to validate the applicant's responses to the electronic application form, in order to support the Commissioner's finding required by Section 36306 of the Guam SAFE Act.
- (c) An applicant may be precluded from obtaining a mortgage loan originator license where his or her personal history includes:
- (1) Any liens or judgments for fraud, misrepresentation, dishonest dealing, and/or mishandling of trust funds, or
- (2) Other liens, judgments, or financial or professional conditions that indicate a pattern of dishonesty on the part of the applicant.
 - § 3111. Continuing Education and Renewal Procedures for Mortgage Loan Originators.
- (a) A mortgage loan originator license shall be renewed on an annual basis between November 1 and December 31.
- (b) A license not renewed during the specified time period shall be deemed a lapsed or expired license. A mortgage loan originator with a lapsed or expired license may not engage in business as a mortgage loan originator until the mortgage loan originator's license is reinstated pursuant to Section 3112 of these rules.
- (c) To renew a license under subsection (a) of this rule, a licensed mortgage loan originator shall complete at least eight hours of NMLS approved continuing education on or before December 31st of every year, which shall include the following:
 - (1) Three hours of instruction on federal law and regulations.

- (2) Three hours of ethics, which shall include instruction on fraud, consumer protection and fair lending issues, and
- (3) Two hours of training related to lending standards for the nontraditional mortgage product marketplace.
 - § 3112. Reinstatement of License as a Mortgage Loan Originator.
- (a) A mortgage loan originator license that has not been renewed between

 November 1 and December 31 is a lapsed or expired license. A mortgage loan originator

 with a lapsed or expired license is not authorized to continue doing business as a mortgage

 loan originator unless his or her license is reinstated.
- (b) A mortgage loan originator may reinstate an expired license if the following conditions are met:
- (1) The mortgage loan originator must submit a request for reinstatement through NMLS after December 31 and before March 1 of the year immediately following the year the license expired.
- (2) All continuing education courses and any other minimum requirements for the license renewal for the year in which the license expired must be completed before March 1 following the year the license expired.
- (3) The mortgage loan originator must pay the applicable license renewal, reinstatement, and any late fees or penalties.
- (4) The mortgage loan originator must continue to meet minimum standards for renewal in Section 36309 of the Guam SAFE Act.

(c) If a mortgage loan originator whose license has expired cannot meet the requirements for reinstatement specified in this section or submits a reinstatement filing on or after March 1, the mortgage loan originator must apply for a new license and meet the requirements for licensure in effect at that time.

§ 3113. Supervision of Mortgage Loan Originators.

- (a) Every company mortgage loan originator shall exercise diligent supervision over the mortgage loan origination, lending and servicing activities of every mortgage loan originator that it sponsors.
- (b) Every mortgage loan originator employed by a company mortgage loan originator shall be subject to the supervision of a manager designated by such company mortgage loan originator. Every manager shall be identified on NMLS Branch Form, and shall submit a NMLS Individual Form to NMLS.
- (c) Every company mortgage loan originator shall establish, maintain, and enforce written procedures, a copy of which shall be kept in each business office that set forth the procedures adopted by the company mortgage loan originator to comply with the duties imposed by this section.
- (d) Every company mortgage loan originator shall designate a Supervisor, an individual, who shall:
- (1) Supervise and periodically review the activities of the managers designated pursuant to subsection (b) of this section;

- (2) Periodically inspect each business office of the company mortgage loan originator to ensure that the written procedures are enforced.
- (3) In the event a company mortgage loan originator does not have any branches offices, the Supervisor shall directly supervise and review the activities of the individual mortgage loan originators.
- (e) The Supervisor shall be identified on the NMLS Company Form Section for "Qualifying Individual" and shall submit a NMLS Individual Form.. For purposes of this section, a qualifying individual is a person in charge and responsible for the actions of the company mortgage loan originator.

Section 3114. Statement of Citizenship, Alienage, and Immigration Status.

Any applicant for mortgage loan originator who is applying for any license under the Guam SAFE Act shall file the Statement of Citizenship, Alienage, and Immigration Status and any accompanying documentation directly with the Commissioner.

§ 3115. Notices Included with Applications.

The following notices required by state and federal law are hereby provided for those completing an application for a mortgage loan originator license in Section 3105 of these rules and an application for a mortgage loan originator license for a branch office in Section 3107 of these rules:

NOTICES REQUIRED UNDER STATE AND FEDERAL LAW

(Social Security Number Confidentiality Act, 5 GCA Section 32701 et seq.)

- (a) The Banking and Insurance Commissioner is requesting the information specified in the NMLS Company Form, application for licensure of company or sole proprietor mortgage loan originators and NMLS Individual Form, as part of the application for licensure of mortgage loan originators.
- (b) Any public entity or private entity is not prevented from using a Social Security Number for internal verification and administrative purposes, so long as the use does not result in, or require the release of the Social Security Number to persons not designated by the entity to perform associated functions authorized by law. (5 GCA Section 32705).
- (c) The submission of all items of information is mandatory unless otherwise noted. 5 GCA Section 32705 allows a public entity to collect and use social security numbers from all applicants for internal verification and administrative purposes, so long as the use does not result in, or require the release of, the Social Security Number to persons not designated by the entity to perform associated functions authorized by law. The Privacy Act of 1974 prohibits a state agency from denying an individual any right, benefit or privilege provided by law because of the individual's refusal to disclose the individual's social security account number.
- (d) The failure or refusal of an applicant for mortgage loan originator license or an individual that is sponsored by mortgage loan originator to provide all or any part of the information requested including a social security number may preclude the Banking and Insurance Commissioner from approving the application.
- (e) The principal purposes for which the information will be used by the Banking and Insurance Commissioner are to determine whether:
- a license, registration, or other authority, as allowed under the law, should be accepted, granted, approved, denied, revoked or limited in any way;

- (2) business entities or individuals licensed or otherwise regulated by the Banking and Insurance Commissioner are conducting themselves in accordance with applicable laws; and/or
- (3) laws administered by the Banking and Insurance Commissioner are being or have been violated and whether administrative action, civil action, or referral to appropriate federal, state or local law enforcement or regulatory agencies, as authorized by law, is appropriate.
- (f) Any known or foreseeable disclosures of the information pursuant to 5 GCA Section 32705 and may include transfer of information to other federal, state, or local law enforcement or regulatory agencies as authorized by law.
- (g) The Sunshine Reform Act of 1999, (5 GCA, Chapter 10) grants an individual a right to access his or her own personal information that is maintained by the Department of Revenue and Taxation.

FEDERAL PRIVACY ACT OF 1974 (Public Law 93-579)

In accordance with Section 7 of the Privacy Act of 1974 (found at 5 U.S.C. § 552a note (Disclosure of Social Security Number)), the following is information on whether the disclosure of a social security account number is voluntary or mandatory, by what statutory or other authority such number is solicited, and what uses will be made of it.

(1) Section 36305 of the SAFE Act requires the Banking and Insurance

Commissioner to do background checks and obtain independent credit report for any individual applicant for residential mortgage loan originator. The disclosure of a Social Security Number to the Banking Commissioner through the NMLS is required in order to do a background check and obtain an independent credit report on an individual applicant for residential loan mortgage originator. The Privacy Act of 1974 prohibits a state agency from

denying an individual any right, benefit or privilege provided by law because of the individual's refusal to disclose the individual's social security account number.

- (2) A social security account number is solicited pursuant to one or more of the following authorities: Sections 36305 of the Act and 5 GCA Section 32705.
- (3) For all persons disclosing a social security account number, the number may be used, in addition to other information provided, to conduct a background investigation of the individual by federal, state or local law enforcement agencies, as authorized by law. The social security number may also be used to respond to requests for this number made by child support agencies.

§ 3116. Notice of Changes by Mortgage Loan Originator.

- (a) Each licensed mortgage loan originator shall, upon any change in the information contained in its application for license (other than financial information contained therein), promptly file an amendment to such application setting forth the changed information.
- (b) A licensed company mortgage loan originator shall file changed information contained in its NMLS Company Form, NMLS Branch Form and NMLS Individual Form and any exhibits thereto, through NMLS in accordance with its procedures for transmission to the Commissioner. Any change that cannot be submitted through NMLS shall be filed directly with the Commissioner.
- (c) A mortgage loan originator shall file changed information contained in his or her NMLS Individual Form and any exhibits thereto, through NMLS in accordance with its procedures for transmission to the Commissioner within twenty (20) days of changes to the information. Any change that cannot be submitted through NMLS shall be filed directly with

the Commissioner. A mortgage loan originator may not renew his or her license under Section 3111 of these rules until all changes to the information contained in his or her NMLS Individual Form are filed with the Commissioner as provided in this section.

- (d) A licensed company mortgage loan originator shall notify the Commissioner of the employment of any new mortgage loan originator in Guam and of the termination of employment of any mortgage loan originator in Guam by filing with the NMLS the NMLS Individual Form and in accordance with Section 3108 of these rules.
- (e) If a company mortgage loan originator discovers that its mortgage loan originator has not filed an amendment to his or her NMLS Individual Form as required by subsection (c), the company mortgage loan originator shall require the sponsored mortgage loan originator to file the amendment immediately. If, within five (5) days from the demand, the sponsored mortgage loan originator has not made the changes, the company mortgage loan originator shall inform the Commissioner in writing.
 - § 3117. Effectiveness of Mortgage Loan Originator Licenses.
- (a) A license as a mortgage loan originator under Section 36306 of the Guam SAFE Act continues in effect until it is revoked or suspended by the Commissioner, or surrendered by the mortgage loan originator and the surrender has been accepted by the Commissioner pursuant to Section 3120 of these rules.
- (b) A license as a mortgage loan originator under Section 36306 of the Guam SAFE.

 Act shall be renewed on an annual basis in accordance with Section 3111 of these rules.

§ 3118. Challenge Process or Information Entered Into NMLS.

- (a) If an applicant or licensee disputes the accuracy or completeness of any material information entered into and maintained by NMLS, the applicant or licensee may submit a written request to the Commissioner by hand delivery at 1240 Army Drive, Barrigada, Guam 96913 or by mail to P.O. Box 23607, GMF, Guam 96921.
- (b) The request shall include the applicant or licensee's name, unique identifier, a statement of the alleged inaccuracy or incompleteness of the information entered into NMLS, and its materiality, and shall provide any proof or corroboration available, including copies of official documents or court orders that support the changes requested by the applicant.
- (c) Upon receipt of the request, the Commissioner shall investigate the request, along with any information provided, and determine if the information entered into NMLS is correctly reflected.
- (d) If the Commissioner determines that the information is materially incorrect, the Commissioner shall request that the NMLS record be corrected.
- (e) If the Commissioner denies the allegations of material inaccuracy or incompleteness in the NMLS record, the Commissioner shall notify the licensee or applicant in writing.
- (f) Within 30 days from the mailing or service of the notification, the person may request a hearing under the Administrative Adjudication Law 5 GCA (commencing with Section 9100) for a determination of whether material inaccuracy or incompleteness exists in the record.

- (g) If a material inaccuracy or incompleteness is found in any record, within 30 days of notice of the finding the Commissioner shall request that NMLS correct the information.
- (h) A request for judicial review of the decision shall be made pursuant to the Administrative Adjudication Law, 5 GCA Section 9240.
 - § 3119. Shared Arrangements with Other Governmental Agencies: Confidentiality.
- (a) For purposes of Section 36316 of the Act, the Commissioner is authorized to share any information or material that has been submitted to the NMLS to any governmental agency, including but not limited to, the Attorney General of Guam, the U.S. Department of Justice, the Federal Bureau of Investigation, state or federal regulatory agencies. The information or material that is shared with a governmental agency shall be accomplished without the loss of privilege or the loss of confidentiality protections provided by law.
- (b) A mortgage loan originator applicant may request that certain documents, or parts thereof, be treated confidentially. A request for confidentiality shall be in writing. If a request for confidential treatment is granted or denied, the person making such request will be notified in writing.
 - § 3120. Surrender of License as a Mortgage Loan Originator.
- (a) An application to surrender a license as a mortgage loan originator shall be filed on NMLS Company Form, NMLS Branch Form or NMLS Individual Form through NMLS in

accordance with its procedures for transmission to the Commissioner. A licensed company mortgage loan originator shall amend every branch office application with NMLS Branch Form and terminate the sponsorship of all mortgage loan originators on NMLS Individual Form

- (b) Prior to surrendering its license, a licensed mortgage loan originator must file a plan for approval by the Commissioner. The plan shall contain the licensee's detailed proposal for the orderly closing out of its mortgage lending business. At a minimum, the plan shall contain the following:
- (1) A detailed description of the plan to process to completion any loan applications pending which were received before the decision to surrender the license was made. In the alternative, the plan may describe the process for cancellation or completion of the loan by another licensee or exempt person.
- (2) A detailed description of the plan to transfer the licensee's existing servicing portfolio, including the time frame within which the transfer will be completed.
- (3) The time frame required for payout to another mortgage loan originator of all payments received from the borrowers, or the time frame required for transfer of payments received to another servicing licensee or exempt person.

§ 3121. Prohibited Advertising.

(a) A mortgage loan originator shall not advertise that it or any of its officers, employees, or agents is "bonded," "supervised by," "regulated by," "audited by" or "examined by" the Island of Guam or any agency thereof.

(b) A mortgage loan originator shall refer to its licensure under the Guam SAFE

Act in any written or printed communication or any communication by means of recorded telephone messages, telephonic or electronic media, or spoken on radio, television or similar communications media, only by the following statement: "Registered Mortgage Loan Originator".

§ 3122. "Blind" Advertising Prohibited.

A mortgage loan originator shall not use "blind" advertisements. "Blind" advertising is an advertisement used to solicit business that gives only a telephone number, post office or newspaper box number, or name other than that of the licensee.

§ 3123. Surety Bond.

Every licensee shall maintain a surety bond in accordance with Section 36314 of the Guam SAFE Act as follows:

- (a) A registered mortgage loan originator that does not employ one or more mortgage loan originators shall post a surety bond in the amount of \$50,000.
- (b) A registered mortgage loan originator that employs one or more mortgage loan originators shall post a surety bond based on the dollar amount of residential mortgage loans originated or serviced, or both, by that licensee and its mortgage loan originator employees in the first year and succeeding years, are as follows:

Aggregate Loans

Bond Amount

<u>First year</u>	\$50,000
0 - \$10,000,001	\$ 50,000
\$10,000,001 - \$25,000,000	\$50,000
<u>\$25,000,001 - \$50,000,000</u>	\$75,000
Over \$50,000,000	\$100,000

- (c) An applicant for company mortgage loan originator shall procure the surety bond described above from an insurance company that is currently admitted or licensed to transact insurance business in Guam; and such insurance company that is accredited or listed with the United States Treasury.
 - (d) The surety bond shall secure the payment for:
- non- compliance with the provisions of the Guam SAFE Act and the regulations thereto; or
- (2) violation of applicable laws on unfair, deceptive, and fraudulent practices committed in connection with the origination of residential real estate mortgage loans and in the servicing of such loans.
- (e) The Commissioner shall upon determination and issuance of an order of non-compliance of the provisions of the Guam SAFE. Act or violation of applicable laws on unfair, deceptive and fraudulent practices on residential mortgage loans originations either through an administrative proceedings or consent order pursuant to the Administrative Adjudication Law draw upon the surety bond in such amount equal to the assessment of penalty.

(f) Upon the assessment of penalty on the surety bond, the Commissioner shall order the mortgage loan originator to post a replacement surety bond in an amount required in Subsection (b) of this Section.

§ 3124. Forms.

(a) The unique identifier of a licensed mortgage loan originator shall be clearly shown on all residential mortgage loan application forms, solicitations, or advertisements, including business cards or Internet Web sites, whether in paper, electronic, or any other format. The unique identifier number shall be so labeled and shall not be smaller than 8-point bold font.

§ 3125. Fingerprinting of Certain Employees.

- (a) If a licensee suffers a loss of trust funds as a result of the actions of an employee, as defined by Section 3103 (a)(3) of these rules and that employee is or was an individual prohibited from employment with a licensee under Section 36306 of the Guam SAFE Act, then the Department, at the discretion of the Commissioner, may undertake to obtain
- (1) a Statement of Identity and Questionnaire, or similar report, including but not limited to the NMLS Company Form, NMLS Branch Form and NMLS Individual Form.
 - (2) notice under Section 3103 of these Rules, and

- (3) fingerprints of all other such employees for the purpose of determining whether other prohibited individuals have been so employed by the licensee.
- (b) A licensee shall cooperate fully with the Commissioner and the Department in complying with the requirement of subsection (a) of this Rule.

§ 3126. Annual Report and Mortgage Call Report.

- a) Pursuant to the provisions of Section 36317 (d) of the Guam SAFE Act, a mortgage loan originator shall submit an audited annual financial report and report of condition in accordance with generally accepted accounting principles (GAAP) no later than 90 days after the end of the calendar_or fiscal year, and in addition, shall file as the NMLS may require, the NMLS Mortgage Call Report required to be filed pursuant to Section 36319 of the Guam SAFE Act with NMLS for transmission to the Commissioner.
- (b) Every mortgage loan originator shall ensure that all residential mortgage loans that close as a result of his or her loan origination activities are included in the mortgage call reports submitted to NMLS or the Commissioner by his or her sponsoring mortgage loan originator.
 - § 3127. Nontraditional, Adjustable Rate and Mortgage Loan Products.
- (a) Best Practices. Every licensee or every mortgage loan originator shall implement best practices to manage loan product risk on a continuous basis. These best practices shall include practices set forth in the Guidance on Nontraditional Mortgage Product Risks

published by the Conference of State Bank Supervisors and the American Association of Residential Mortgage Regulators, which is hereby incorporated by reference, and the Statement on Subprime Mortgage Lending published by the aforementioned entities and the National Association of Consumer Credit Administrators, which is hereby incorporated by reference. Both publications are collectively referred to herein as the "Guidance". A mortgage loan originator employed by a licensee shall follow the best practices policies and procedures developed by his or her employer. For purposes of this section, "best practices" shall mean lawful processes, policies, and procedures to manage risks associated with use of nontraditional mortgage products and adjustable rate mortgage products as defined and prescribed by the Guidance.

(b) Written Compliance Report. In a separate written document, submitted as an addendum to its annual financial report and report of condition required under Section 36317 of the Guam SAFE Act and by Section 3126 (b) of these Rules, every licensee or a mortgage loan originator shall state whether it made or arranged nontraditional mortgage products and adjustable rate mortgage products, as defined by the Guidance, during the reporting period covered by the annual report. If any such loans were made or arranged, the licensee or mortgage loan originator shall also explain how it has implemented best practices and explain whether and how it has put into effect the following internal controls or procedures during the reporting period: adopted processes, policies and procedures to ensure compliance with the Guidance; designated a compliance officer (including contact information of that officer) to ensure compliance with the Guidance; implemented a consumer complaint process to resolve consumer complaints involving loans covered by the Guidance; and educated employees and agents to help them understand how to apply the best practices. In addition, the licensee shall indicate the number of any consumer

complaints it received during the reporting period regarding loans that are subject to the Guidance, including the number of resolved complaints and unresolved complaints and the number of workout arrangements used for resolved complaints. For purposes of this section, "workout arrangement" shall mean a modified or converted loan product with predictable payment requirements to help the financially-stressed borrower.

- (c) Books and Records. If the licensee or a mortgage loan originator receives any reportable consumer complaints described in subsection (b), the licensee or mortgage loan originator shall maintain for each complaint a copy of the complaint and the licensee's or mortgage loan originator's written response or explanation of how the company resolved the complaint including any workout arrangement, shall maintain this documentation as part of its books and records, and shall make the documentation available to the commissioner upon request. In addition, if the licensee reports any internal controls or procedures or nontraditional or adjustable rate loans described in subsection (b), the licensee or mortgage loan originator shall maintain documentation of those controls or procedures as part of its books and records, and any loan documentation required by law, and shall make the documentation available to the commissioner upon request.
- (d) Loan Disclosures. Every licensee or every mortgage loan originator shall, within three business days after receipt of a completed application for a nontraditional loan or an adjustable rate loan that is subject to the Guidance, or before the borrower becomes obligated on the note, whichever is earlier, cause to be delivered to the borrower statements in writing disclosing, in a clear and conspicuous manner, information comparing payment scenarios and loan balance scenarios among any nontraditional loan and adjustable rate loan products offered by the finance company and that are subject to the Guidance. This information shall be provided by one of the following methods:

- (1) The form entitled CSBS/AARMR Residential Mortgage Disclosure to provide information to the borrower, which is hereby incorporated by reference, or
- (2) Any other form used by the licensee to compare payment scenarios and loan balance scenarios among any nontraditional loan and adjustable rate loan products that are subject to the Guidance; provided, however, that the form shall, at a minimum, (A) compare monthly payments and loan balances of these loan products offered by the licensee, and (B) reflect the borrower's proposed loan amount.
- (e) Advertising Prohibitions. For purposes of Section 36318 of the Guam SAFE Act, the following are considered false, misleading, or deceptive advertising prohibited by that section for loans that are subject to the Guidance:
- (1) Any advertisement of an installment in repayment of an adjustable rate, interest only or payment-option loan without an equally prominent disclosure of the following information about the loan as applicable:
 - (A) Principal amount
 - (B) Term of loan
 - (C) Initial interest rate
 - (D) Number of months the initial interest rate will be in effect
 - (E) Fully-indexed interest rate
 - (F) Maximum interest rate

- (G) If different, an explanation of the difference between the payment rate, initial interest rate and fully-indexed rate
 - (H) Annual percentage rate
 - (I) How often the interest rate and payments can change
 - (J) Maximum periodic change in the interest rate and payments (periodic caps)
- (K) Number of months and percentage of original loan amount after which minimum payments will not be accepted and the loan re-amortizes
- (L) The monthly payment based on the maximum interest rate, and the loan balance after all negative amortization is included, assuming minimum payments are made
 - (M) If the loan contains a prepayment penalty, a statement to that effect
 - (N) If the loan contains a balloon payment, a statement to that effect
- (2) Any advertisement that the licensee can arrange "low doc/no doc", "no income/no asset", "stated income", "stated asset", "no ratio" or similar loan products without a statement that these products may have a higher interest rate, more points or more fees than other products requiring documentation.
- (f) This section applies to loans secured by residential real property located in Guam improved by a one-to-four family dwelling.

§ 3128. Report of Civil, Criminal or Disciplinary Action.

- (a) A mortgage loan originator shall immediately report in writing to the Commissioner any civil, criminal or disciplinary action set forth in Section 36317 (a) (1) of the Guam SAFE Act, filed against a mortgage loan originator, or any of its officers, directors, partners, shareholders controlling 10 percent or more of the ownership interests, trustees or employees (employee is described in Section 3101 (j) of these Rules) through the NMLS in accordance with its procedures for transmission to the Commissioner on NMLS Company Form, NMLS Branch Form and NMLS Individual Form. Any action that cannot be reported through NMLS shall be reported directly to the Commissioner.
- (b) If a company mortgage loan originator finds that its mortgage loan originator has not filed an amendment to his or her NMLS Individual Form, the mortgage loan originator shall proceed as required in Section 3108(f) of these rules.

§ 3129. Report of Defalcation.

A mortgage loan originator shall immediately report to the Commissioner any defalcation, embezzlement or theft made, or reasonably believed by the company to have been made, by any of its officers, directors, partners, shareholders controlling 10 percent or more of the ownership interests, trustees or employees (employee is described in Section 3101(j) of these Rules).

§ 3130 SEVERABILITY

If any provision of these rules or its application to any person or circumstance is held
invalid, the remainder of these rules or the application of the provision to other persons or
circumstances is not affected.

APPLICANT'S AUTHORIZATION TO DISCLOSE INFORMATION

10.	banking and insurance Commissioner
From:	

- I hereby authorize and request all persons to whom this request is presented
 having information related to or concerning applicant to furnish such information
 to duly appointed agent of the Banking and Insurance commissioner, whether or
 not such information would otherwise be protected from disclosure by any
 constitutional statutory or common law privilege.
- 2. I hereby authorize and request all persons or entities to whom this request is presented having documents related to or concerning applicant to permit a duly appointed agent of the Banking and Insurance Commissioner, whether or not such information would otherwise be protected from disclosure by any constitutional statutory or common law privilege.
- 3. If the person to who this request is presented is a brokerage firm, bank, savings and loan, or other financial institution or as office of same, applicant hereby authorized and request that a duly appointed agent of the Banking and Insurance Commissioner be permitted to review and obtain copies of any and all documents, records, or correspondence pertain to applicant including but not limited to past loan information notes co-signed by applicant check account records, savings deposit box record, passbook records, and general ledger folio sheets.

- 4. Applicant does hereby make, constitute, and appoint any duly appointed agent of the Banking and Insurance Commissioner of the Department of Revenue and Taxation its true and lawful attorney in-fact for it and its name place and stead an on its behalf and for its benefit:
 - a. To request, review, copy, sign for, or otherwise act for investigative purposes with respect to documents and information in the possession of the person or entity to whom this request is presented as applicant might.
 - b. To name the person or entity to whom this request is presented and insert that person's name in the appropriate location on this request.
- 5. Applicant grants to said attorney in fact full power and authority to do, take, and perform all and every act and thing whatsoever requisite proper, or necessary to be done in the exercise of any of the rights and powers herein granted as fully to all intents and purposes as applicant might or could do if it were present with full power of substitution or revocation hereby ratifying and confirming all that said attorney in fact or his substitute or substitute, shall lawfully do or cause to be done by virtue of this power of attorney and the right and powers herein granted.
- This power of attorney is effective as of the date of execution and shall remain effective until five years after the surrender or revocation of the license of the applicant.
- 7. Applicant has filed with the Department of Revenue and Taxation, Insurance, Securities and Banking Division an "application" to be licensed or request for

approval of key officer/director/majority owner. Applicant understands that it is seeking the granting of a privilege and acknowledges that the burden of providing its qualifications for a favorable determination is at all times on it. Applicant accepts any risk or adverse public notice, embarrassment, criticism, or other action of financial loss, which may remit from action with respect to this application.

- 8. Applicant does for itself, its heirs, executors, administrators, successors, and assignee, hereby release, and forever discharge the person or entity to who this request is presented and his/it's agents and employees from all and all manner of actions, cause of action, suits, debts, judgments, execution, claims, and demands whatsoever, known or unknown, in law or equity which applicant ever had, now has, may have, or claim to have against the person or entity to whom this request is presented or his/it's agents or employees arising out of or by reason of complying with this request.
- 9. Applicant agrees to indemnify and hold harmless the person or entity to whom this request is presented and his/it's agents and employees from and against all claim damages, losses and expenses, including reasonable attorney's fees arising out of or by reason of complying with this request.
- 10.A reproduction of this request by photocopy or similar process shall be for all intents and purposes as valid as the original.

In witness whereof, I, an applicant o	r an authorized principal of the applicant, executed
this Authorization to Disclose at	
on this day of	······································
Applicant Name:	
By:	Title:
(Signature of applicant or authorize	d principal of applicant)
Subscribed and sworn to before	me this day of
20	
Notary public in and for the county o	f, State of
Notary Signature:) Notary Seal (
Signature of Agent presenting this re	equest:
	Date:

JOHN P. CAMACHO, Director Director MARIE M. BENITO, Deputy Director Camanda Director

GOVERNMENT OF GUAM

Gubetnamenton Guåhan

OCT 15 2013

The Honorable Tina Muna Barnes Legislative Secretary The 32nd Guam Legislature 155 Hesler Place, Suite 101 Hagatna, Guam 96910

Re: Economic Impact Statement of the Regulations under the Guam Secure and Fair Enforcement of Mortgage Licensing Act of 2010 (Guam S.A.F.E. Act Regulations)

Dear Senator Tina Muna Barnes:

Pursuant to 5 GCA, Section 9301 (i) our findings for the above referenced regulations are as follows.

On July 30, 2008, Title V of P.L. 110-289, the Secure and Fair Enforcement of Mortgage Licensing Act of 2008 (S.A.F.E. Act) was passed. The new federal law gave states one year to pass legislation requiring the licensure of mortgage loan originators according to national standards and the participation of state agencies on the Nationwide Mortgage Licensing System and Registry (NMLS).

The S.A.F.E. Act is designed to enhance consumer protection and reduce fraud through the setting of minimum standards for the licensing and registration of state licensed mortgage loan originators. Guam is mandated to adopt these rules.

The mortgage loan originators working under federally supervised banking institutions on island are currently registered with the NMLS and are in compliance with the Guam S.A.F.E. Act Regulations. The Guam S.A.F.E. Act Regulations does not include educational or testing requirements for mortgage loan originators employed by federally regulated banking institutions. Any training required is provided by the banking institutions.

However, the remaining independent mortgage loan originators and mortgage loan originators working under finance companies, and other companies must comply with the licensing and registration requirements of the Guam S.A.F.E. Act Regulations. This will require initial educational courses, examination, and licensing fees. Thereafter, the annual requirements will include continuing education courses and licensing fees.

MLO Licensing Cost	Initial	Renewal
1. SAFE-Certified 20 Hours training cost	349	
2. National & State Licensing Test	189	
3. National Fingerprinting & Background Check	39	39
4. Guam Application Fee	500	500
5. Guam Investigation Fee	100	
6. NMLS Registration Fee		
a. Company	100	100
b. Individual	30	30
c. Annual Fee	100	
7. Credit Report	15	15
Kastovi	1422	684

Our office anticipates that less than one hundred (100) mortgage loan originators will apply for licensing. The estimated total costs associated with registration and licensing per applicant for initial licensing is \$1,422 and annual renewal is \$684. These estimates show that for the initial licensing year the applicants will incur \$114,220. This amount falls under the threshold exemption of \$500,000 allowed under 5 GCA, 9301 (i), which is reproduced below:

5GCA, 9301(i) Exemptions. Any proposed rule, change of rule, regulation or request to impose or raise fees or rates shall be exempted from the requirements of this Act if the annual economic impact to the general public is Five Hundred Thousand Dollars (\$500,000.00) or less, as determined by the department, agency, autonomous agency, office or instrumentality proposing the rule, change of rule, regulation or request to impose or raise fees.

Sincerely,

internio Bellewan

Banking & Insurance Commissioner

KDT



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

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. 211-32 (COR) – "AN ACT TO ADOPT THE BANKING AND INSURANCE BOARD PROPOSED REGULATIONS UNDER THE GUAM SECURE AND FAIR ENFORCEMENT FOR MORTGAGE LICENSING ACT OF 2010." – on November 7, 2013. COR hereby certifies that BBMR confirmed receipt of this request on October 21, 2013 at 11:36 P.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 211-32 (COR) to be included in the committee report on said bill, is hereby waived.

Certified by:

Senator Rory J. Respicio

Chairperson, Committee on Rules

11/7/13

Date

COMMITTEE ON RULES



I Mina'trentai Dos na Liheslaturan Guåhan • The 32nd Guam Legislature
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Senator Rory J. Respicio CHAIRPERSON MAIORITY LEADER

October 21, 2013

Senator Thomas C, Ada Vice Chairperson Assistant Majority Leader VIA E-MAIL

john.rios@bbmr.guam.gov

Senator Vicente (Ben) C. Pangelinan Member John A. Rios
Director
Bureau of Budget & Management Research
P.O. Box 2950

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

Hagåtña, Guam 96910

Senator Dennis G. Rodriguez, Jr. Member

Hafa Adai Mr. Rios:

Vice-Speaker Benjamin J.F. Cruz Member 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.

RE: Request for Fiscal Notes-Bill Nos. 209-32 (COR) through 211-32 (COR)

Legislative Secretary Tina Rose Muña Barnes Member Si Yu'os ma'åse' for your attention to this matter.

Senator Frank Blas Aguon, Jr. Member Very Truly Yours, Pany J. Respicio

Senator Michael F.Q. San Nicolas Member

Senator Rory J. Respicio Chairperson, Committee on Rules

Senator
V. Anthony Ada
Member
MINORITY LEADER

Attachments (1)

Senator Aline Yamashita Member Cc: Clerk of the Legislature

Bill Nos.	Sponsor	Title
209-32 (COR)	Judith T. Won Pat, Ed.D.	AN ACT TO AMEND SECTION 1 OF PUBLIC LAW 31-234, RELATIVE TO EXTENDING THE DEADLINE TO OBLIGATE OR EXPEND AMERICAN RECOVERY AND REINVESTMENT FUNDS.
210-32 (COR)	Michael F.Q. San Nicolas, Vicente (ben) C. Pangelinan, T.C. Ada, B. J.F. Cruz, Brant T. McCreadie	AN ACT TOADD A NEW (yy) TO §1102, CHAPTER 1, AND AMEND§\$12104, 12106, AND 12107, OFCHAPTER 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.
211-32 (COR)	Michael 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.



Request for Fiscal Notes-Bill Nos. 209-32 (COR) through 211-32 (COR)

Senator Rory J. Respicio < cor@guamlegislature.org>

Mon, Oct 21, 2013 at 11:36 AM

To: john.rios@bbmr.guam.gov

Cc: admin@bbmr.guam.gov, analyn.eustaquio@bbmr.guam.gov

Bcc: Mary Maravilla <marymaravilla19@gmail.com>

October 21, 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. 209-32 (COR) through 211-32 (COR)

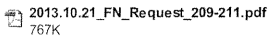
Hafa Adai Mr. Rios:

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.

Majority Leader Rory J. Respicio Chairperson, Committee on Rules; Federal, Foreign & Micronesian Affairs; Human & Natural Resources; and Election Reform I Mina'Trentai Dos na Liheslaturan Guåhan 155 Hesler Place, Ste. 302

Hagåtna, Guam 96910 Phone: (671) 472-7679 Fax: (671) 472-3547



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

Senator Rory J. Respicio CHAIRPERSON MAIORITY LEADER

October 17, 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 E.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. 211-32(COR)

As the Chairperson of the Committee on Rules, I am forwarding my referral of Bill No. 211-32(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
211-32	Michael F.Q. San Nicolas	AN ACT TO ADOPT THE BANKING AND	10/17/13	10/17/13	Committee on			
(COR)		INSURANCE BOARD PROPOSED	11:35 a.m.		Aviation,			
		REGULATIONS UNDER THE GUAM SECURE			Ground			
		AND FAIR ENFORCEMENT FOR MORTGAGE			Transportation,			
		LICENSING ACT OF 2010.			Regulatory		-	
					Concerns, and			
					Future			
			and the same of th		Generations			



Sensita di Maginazi. Seo di tao tao di kamanda di manda d

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@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 life@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@mvguam.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@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@gmail.com>, Delisa Kloppenburg <delisakloppenburg@gmail.com>, Louella Losinio <louella@mvguam.com>, david@mvguam.com, John Paul Manuel <jpmanuel@gmail.com>, josh@spbguam.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 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@gmail.com>, Brant McCreadie <brantforguam@gmail.com>, Senator Brant McCreadie <senatorbrantmccreadie@gmail.com>, "Senator Frank Aguon, Jr." <aguon4quam@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@gmail.com, "Mayor Louise C. Rivera" <mayorlcrivera.tatuha@gmail.com>, "Vice Mayor Ken C. Santos" <vcemayorksantos.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.gibson@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, 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@cqa.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 <jpcamacho@revtax.gov.gu>, Marie Benito <mmbenito@revtax.gov.qu>, benny.m.paulino@us.army.mil, john.unpingco@gyao.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

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<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.

BIII 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.

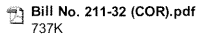
If written testimonies are to be presented at the hearings, copies should be delivered prior to the hearing date. Testimonies should be addressed to Senator Michael F.Q. San Nicolas and will be accepted via hand delivery to our office; our mailbox at the Main Legislature Building at 155 Hesler Place, Hagatha, 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.

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Regards,
Jermaine Alerta [Quoted text hidden]

3 attachments

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



Bill No. 176-32 (COR).pdf 195K



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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
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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.

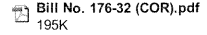
Bill No. 210-32 (COR), introduced by M.F.Q. San Nicolas, V.C. Pangelinan, T.C. Ada, B.J.F. Cruz, and B.T. McCreadie: AN ACT TO ADD A NEW (yy) TO §1102, CHAPTER 1, AND AMEND §§ 12104, 12106, AND 12107, OF CHAPTER 12, EACH OF TITLE 16, GUAM CODE ANNOTATED, RELATIVE TO INFORMING THE LIENHOLDER AND INSURER 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 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.

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3 attachments



Bill No. 210-32 (COR).pdf

Bill No. 211-32 (COR).pdf

Listserv: phnotice@guamlegislature.org As of October 1, 2013

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Bill Nos.	Sponsor	Title		
209-32 (COR)	Judith T. Won Pat, Ed.D.	AN ACT TO AMEND SECTION 1 OF PUBLIC LAW 31-234, RELATIVE TO EXTENDING THE DEADLINE TO OBLIGATE OR EXPEND AMERICAN RECOVERY AND REINVESTMENT FUNDS.		
210-32 (COR)	Michael F.Q. San Nicolas, Vicente (ben) C. Pangelinan, T.C. Ada, B. J.F. Cruz, Brant T. McCreadie	AN ACT TOADD A NEW (yy) TO §1102, CHAPTER 1, AND AMEND§§12104, 12106, AND 12107, OFCHAPTER 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.		
211-32 (COR)	Michael 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.		

COMMITTEE ON RULES

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

October 21, 2013

Senator Thomas C. Ada VICE CHAIRPERSON ASSISTANT MAIORITY LEADER

VIA E-MAIL

john.rios@bbmr.guam.gov

Senator Vicente (Ben) C. Pangelinan

Member

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

I Mina'trentai Dos na Liheslaturan Guåhan • The 32nd Guam Legislature

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

Member

Senator Dennis G. Rodriguez, Jr. Member

Hafa Adai Mr. Rios:

Vice-Speaker Benjamin I.F. Cruz Member 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.

RE: Request for Fiscal Notes-Bill Nos. 209-32 (COR) through 211-32 (COR)

Legislative Secretary Tina Rose Muña Barnes Member Si Yu'os ma'åse' for your attention to this matter.

Senator Frank Blas Aguon, Jr. Member

Very Truly Yours, my J. Kespicis

Senator Michael F.Q. San Nicolas Member

Senator Rory J. Respicio Chairperson, Committee on Rules

Senator V. Anthony Ada Member MINORITY LEADER

Attachments (1)

Senator Aline Yamashita Member

Cc: Clerk of the Legislature



Senator Michael F.Q. San Nicolas

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



PUBLIC HEARING

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

AGENDA

- 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 \$\frac{1}{2}\$ 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

COMMITTEE ON RULES



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

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Senator Rory J. Respicio CHAIRPERSON MAIORITY LEADER

October 17, 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. 211-32(COR)

As the Chairperson of the Committee on Rules, I am forwarding my referral of **Bill No. 211-32(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

3

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

Bill No. 211-32 (WR)

1

Michael F.Q. San Nicolas

ADOPT**BANKING** AND ANACT TO THE INSURANCE BOARD PROPOSED REGULATIONS THE **GUAM SECURE AND** UNDER FAIR ENFORCEMENT FOR MORTGAGE LICENSING ACT OF 2010.

BE IT ENACTED BY THE PEOPLE OF GUAM:

- 2 Section 1. Adoption of Regulations. Notwithstanding any other
- 3 provision of law, rule, regulation and Executive Order, the Banking and
- 4 Insurance Board proposed Regulations under the Guam Secure and Fair
- 5 Enforcement for Mortgage Licensing Act of 2010, and attached hereto as
- 6 Exhibit "A", are hereby adopted by I Mina'Trentai Dos Na Liheslaturan
- 7 Guåhan, and shall be codified under a new Chapter 19 of Division 2, Title
- 8 30, Guam Administrative Rules and Regulations.
- 9 Section 2. Amendment of Regulations. The Banking and Insurance
- 10 Board may review and amend, as necessary pursuant to the Administrative
- 11 Adjudication Law, the regulations adopted in §1 of this Act.
- 12 **Section 3. Severability.** *If* any provision of this Act or its application
- 13 to any person or circumstance is found to be invalid or contrary to law,

- 1 such invalidity shall not affect other provisions or applications of this Act
- 2 which can be given effect without the invalid provisions or application,
- 3 and to this end the provisions of this Act are severable.

1		"EXHIBIT A"
2		DEPARTMENT OF REVENUE AND TAXATION
3		BANKING AND INSURANCE COMMISSIONER
4		REGULATIONS UNDER THE
5		GUAM SECURE AND FAIR ENFORCEMENT
6		FOR MORTGAGE LICENSING ACT OF 2010
7		EFFECTIVE: Upon Approval of Banking and Insurance Board
8		
9		TABLE OF CONTENTS
10		
11	§3101	Definitions
12	§3102	Electronic Filings
13	§3103	Notice of Officers, Directors, Partners, "Control" Persons, Managers, Members,
14		Trustees and Employees
15	§3104	Officers, Directors, Partners, and Other Persons, Maintenance of Current List with
16		Commissioner: Information Required
17	§3105	License Application for Mortgage Loan Originator and Application fees
18	§3106	Mortgage Loan Originator License Not Required
19	§3107	Branch Office Instructions for Mortgage Loan Originator
20	§3108	Mortgage Loan Originator Application Procedures
21	§3109	Qualifications of Mortgage Loan Originator Applicants
22	§3110	Evidence of Financial Responsibility
23	§3111	Continuing Education and Renewal Procedures for Mortgage Loan Originators
24	§3112	Reinstatement of License as a Mortgage Loan Originator
25	§3113	Supervision of Mortgage Loan Originators
26	§3114	Statement of Citizenship, Alienage, and Immigration Status
27	§3115	Notices Included with Applications
28	§3116	Notice of Changes by Mortgage Loan Originator
29	§3117	Effectiveness of Mortgage Loan Originator Licenses
30	§3118	Challenge Process of Information Entered Into NMLS
31	§3119	Shared Arrangements with Other Governmental Agencies: Confidentiality
32	§3120	Surrender of License as Mortgage Loan Originator

1	§3121	Prohibited Advertising
2	§3122	"Blind" Advertising Prohibited
3	§3123	Surety Bond
4	§3124	Forms
5	§3125	Fingerprinting of Certain Employees
6	§3126	Annual Report and Mortgage Call Report
7	§3127	Nontraditional, Adjustable Rate and Mortgage Loan Products
8	§3128	Report of Civil, Criminal or Disciplinary Action
9	§3129	Report of Defalcation
10	§3130	Severability
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§ 3101. Definitions.

The following terms used in these rules shall have the following meanings unless the context otherwise indicates:

- (a) "Guam SAFE Act" means the Guam Secure and Fair Enforcement for Mortgage Licensing Act of 2010.
- (b) "Call report" or "NMLS Mortgage Call Report" means a report of condition of a mortgage loan originator either as a company (e.g. corporation, limited liability company, etc) or as a sole proprietor and its operations including financial statements and production activity volumes, as required by NMLS.
 - (c) "Commissioner" means the Banking and Insurance Commissioner of Guam.
 - (d) "Department" means the Department of Revenue and Taxation.
- (e) "NMLS Company Form" means the universal licensing form used by companies and sole proprietors to apply for and maintain any non-depository, financial services license authority with a state agency participating on NMLS. In accordance with state law, applicants may be required to have certain persons (e.g. Owners, Branch Managers, etc.) complete an NMLS Individual Form to be submitted along with NMLS Company Form.
- (f) "Business Activities Definitions" means the NMLS definitions of various financial business activities (e.g. First mortgage lending, Second mortgage lending, etc.).
- (g) "NMLS Branch Form" means the universal licensing form used by companies to apply for and maintain branch license(s) for any non-depository, financial services license authority if required by a state agency participating on NMLS. In accordance with state law, applicants may be required to have certain persons (i.e. Branch Managers) complete an NMLS Individual Form to be submitted along with the NMLS Branch Form.
- (h) "NMLS Individual Form" means the uniform licensing form developed by the NMLS for an individual mortgage loan originator license or registration, entitled "Uniform Individual Mortgage License/Registration & Consent Form."
 - (i) "NMLS" means the Nationwide Mortgage Licensing System and Registry.
- (j) "Sponsoring" or "to sponsor" means to maintain an employment relationship between a company mortgage loan originator (which can be either a company or a sole proprietor) and a mortgage loan originator where the mortgage loan origination activities of the mortgage loan originator are subject to the supervision and oversight of the company mortgage loan originator. A company mortgage loan originator is the "sponsor" of a mortgage loan originator employed by, and subject to the supervision and oversight of, the company mortgage loan originator. For purposes of

these rules, an employment relationship may be established through factors such as supervision and control of the sponsored mortgage loan originator, legal and regulatory responsibility for the acts of the mortgage loan originator, and performance under the name, authority and policies of the sponsor, and is not necessarily contingent on whether a mortgage loan originator is issued a Form W-2 by the sponsor.

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§3102. Electronic Filings

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32 § 3103. Notice of Officers, Directors, Partners, "Control" Persons, Managers, Members, Trustees and 33 Employees.

- (a) DESIGNATION: The Commissioner designates the NMLS owned and operated by the State Regulatory Registry LLC (SRR), a wholly-owned subsidiary of the Conference of State Bank Supervisors, in cooperation with the American Association of Residential Mortgage Regulators (AARMR) to receive and store filings, obtain fingerprints, obtain credit reports, and collect related fees from applicants of mortgage loan originators on behalf of the Commissioner.
- (b) USE OF NMLS: All mortgage loan originator applications, amendments, reports, notices, related filings, renewals, authorizations, and fees required to be filed with the Commissioner shall be filed electronically with and transmitted to NMLS, except as otherwise indicated in Section 3102(b)(4) of this rule. The following conditions relate to such electronic filings:
 - (1) Electronic Signature: When a signature or signatures are required by the particular instructions of any filing, including any attestation to be made through NMLS, a duly authorized officer of the applicant or the applicant him or herself, as required, shall affix his or her electronic signature to the filing by typing his or her name in the appropriate field and submitting the filing to the Commissioner through NMLS. Submission of a filing in this manner shall constitute irrefutable evidence of legal signature by any individual making the filing.
- (2) When filed: Solely for purposes of a liling made through NMLS, unless otherwise specified, a document is considered filed with the Commissioner when all fees are received and the filing is transmitted by NMLS to the Commissioner.
- (3) An applicant shall provide through NMLS the necessary authorizations so that NMLS may obtain independent credit reports, fingerprinting and criminal background checks.
- (4) Any documents required to be filed with the Commissioner that is not permitted to be filed with or cannot be transmitted through NMLS shall be filed in paper directly with the Commissioner.

- (a) The notice to accompany the filing of an individual's fingerprints required in the following circumstances shall be made on the form required by the NMLS or other entities designated by the NMLS.
- (1) In compliance with the requirements for a license application pursuant to 18 GCA Section 36305 (d) of the Guam SAFE Act;
- (2) In the event an officer, director, partner, shareholder owns, acquires control of 10 percent or more of the ownership interests or trustee of a mortgage loan originator whose office, employment, ownership interest or other participation including change of control in the mortgage loan originator or the employer that employs or has an exclusive agency agreement with the mortgage loan originator; or
- (3) In the event an employee or an individual is given the authority to access or responsibility for trust funds held by a mortgage loan originator, and is employed by such licensee.
- (4) For purposes of this section, an individual who has submitted fingerprints through NMLS as part of the application for a mortgage loan originator license is not required to submit an additional set of fingerprints under this rule.

§ 3104. Officers, Directors, Partners, and Other Persons: Maintenance of Current List with Commissioner: Information Required.

(a) A mortgage loan originator shall at all times maintain on file with NMLS in accordance with its procedures for transmission to the Commissioner, a current list of officers, directors, and partners in the case of a partnership, and other persons named in the NMLS Company Form, NMLS Branch Form and NMLS Individual Form as applicable. In the event of any change in the officers, directors, partners, or other persons named in the application, other than transfers between branch offices, a mortgage loan originator shall file with NMLS in accordance with its procedures for transmission to the Commissioner, an amendment to the application containing the same information in relation to such new person(s) as is required in the NMLS Company Form, NMLS Branch Form and NMLS Individual Form.

§ 3105. License Application for Mortgage Loan Originator and Application Fees

The procedures set forth in this section are applicable to a person who is required to be licensed

pursuant to 18 GCA Section 36304 of the Guam SAFE Act as a residential mortgage loan originator.

The application for a license as a residential mortgage loan originator shall be filed as follows:

(a) INITIAL APPLICATION: The application for a license as a mortgage loan originator under 18 GCA Section 36305 of the Guam SAFE Act and any amendment to such application shall be filed upon NMLS Company Form and any exhibits, in accordance with the instructions of NMLS for transmission to the Commissioner. Exhibits that cannot be submitted through NMLS shall be submitted directly to the Commissioner. The notices set forth in Section 3114 of these rules are part of every application. An applicant shall provide the following information, exhibits and documentation in the manner provided:

- (1) An applicant shall identify all fictitious business names or other trade names on NMLS Company Form.
- (A) For each fictitious business name or other trade name an applicant shall submit directly to the Commissioner a Fictitious Business Name Statement or other trade name bearing the seal of the Director of the Department.
- (B) An applicant may not use a fictitious business name or other trade names until the Commissioner approves the use of the name. An applicant may not permit a mortgage loan originator sponsored by an applicant or a branch office to use any name not approved by the Commissioner.
- (C) Every applicant and licensee shall comply with the rules governing the filing of a fictitious business name set forth in 18 GCA Section 26101 et seq.
- (2) For every additional business location, an applicant shall submit through NMLS a NMLS Branch Form in accordance with Section {3107 (a)} of these rules.
- (3) An applicant shall provide the names, personal history, and experience of individual applicants, officers, directors, managing members (in the case of a limited liability company), general and managing partners (in the case of a partnership), and control persons (both direct and indirect for other business entities) of the applicant that are listed in the Section for "Direct Owners and Executive Officers" of the NMLS Company Form with the NMLS by using the NMLS Individual Form..
 - (A) The named individuals shall provide authorization for, and subsequent delivery of, fingerprints to NMLS.
 - B) An applicant shall pay all fees required for the criminal history background cheek.
- (4) An applicant shall submit through NMLS as an exhibit to NMLS Individual Form an audited financial statements with an unqualified opinion prepared by an independent certified public accountant in accordance with generally accepted accounting principles and acceptable to the Commissioner. The audited financial statements shall be prepared as of the applicant's most recent

fiscal year end, or a more recent date, and must document a minimum tangible net worth of \$250,000.

- (a) In accordance with the Guam SAFE Act §36315(a), in the event the applicant for mortgage to an originator is an employee or an exclusive agent of a person that is subject to the Guam SAFE Act, the net worth of such person subject to this Guam SAFE Act can be used in lieu of the mortgage loan originator's net worth requirement.
- (5) An applicant shall submit directly to the Commissioner an Applicant's Authorization to Disclose Information hereby incorporated by reference, and maintain a copy in the applicant's books and records as provided in Section 36317 of the Guam SAFE Act. This authorization is effective as of the date of execution and shall remain effective until five years after the surrender or revocation of the residential mortgage lender. The authorization may not be revoked.
- (6) In addition to the identification of business activities requested on the NMLS Company Form an applicant shall submit a detailed description of the applicant's business activities directly to the Commissioner. If an applicant is a member, an affiliate, a subsidiary or a parent company under common control the applicant must also submit an organizational chart.
- 7) An applicant shall submit directly to the Commissioner evidence of surety bond in accordance with Section 3123 of these rules.
- (8) If an applicant intends to engage in any activities not specified in the Business Activities Section of NMLS Company Form, the applicant shall submit this information directly to the Commissioner.
 - (9) Business entities shall submit the following documents directly to the Commissioner:
- (A) A corporate applicant shall submit an original certificate of qualification or good standing from the Director of the Department of Revenue and Taxation executed not more than sixty days before the filing of the application. The certificate must show that the applicant is authorized to transact business in Guam.
- (B) A foreign corporation shall submit an original certificate of qualification or good standing from the Secretary of State of the state of incorporation executed not more than 60 days before the filing of the application, showing that the applicant is authorized to transact business in that state.
 - (C) A partnership applicant shall submit its partnership agreement.
- (D) A limited partnership or limited liability company applicant shall submit an original certificate of qualification or good standing from the Director of the Department of Revenue and

Taxation executed not more than sixty days before the filing of the application, showing that the applicant is authorized to transact business in Guam.

- (E) A foreign limited partnership or limited liability company applicant shall submit an original certificate of qualification or good standing from the Secretary of State of the state of formation executed not more than sixty days before the filing of the application, showing that the applicant is authorized to transact business in that state.
- (10) An applicant shall submit directly to the Commissioner evidence of federal agency approval for the applicant to engage in business as a lender or servicer of federally related mortgage loans, in accordance with Section 36303(n) of the Guam SAFE Act.
- (11) Every applicant shall provide a resident/ registered agent for service of process in item 4 of the NMLS Company Form. The resident/registered agent must be located within the Island of Guam.
- (12) An applicant shall provide its website information through NMLS on the NMLS Company Form,
- (b) FILING FEES: The fees payable include fees required by the NMLS, the Federal Bureau of Investigation, any other party for the processing of criminal history for background checks, credit reports, testing, education, or any other licensure requirement under the Guam SAFE Act. All fees shall be paid through NMLS for transmission to the Commissioner. All fees are not refundable.

The following fees shall be paid by each applicant for each of the following licenses:

§3105(b)(1) Company Mortgage Loan Originator Fees					
New License Application/License/Registration Fee \$500.00					
New License	Investigation Fee	\$100.00			
License Transition	License/Registration Transition Fee	\$100.00			
Company Amendment	Main Address Amendment Fee	\$100.00			
Company Amendment	Legal Name Amendment Fee	\$100.00			
Company Amendment	Other Trade Names Amendment Fee	\$100,00			
Company Amendment	Qualifying Individual Amendment Fee	\$100.00			
Renewal Fee	License Registration/Renewal fee	\$500.00			
Reinstatement Fee	License Registration Reinstatement Fee	\$600.00			
New License	NMLS Processing Fee	\$100.00			

License/Registration	NMLS Processing Fee	\$100.00
Transition Fee		many vy y y y y y y y y y y y y y y y y y
Renewal Fee	NMLS Annual Processing Fee	\$100.00
§3105(b)(2) Cor	npany Mortgage Loan Originator Branch Fe	es:
New License	Application/License/Registration Fee	\$500.00
New License	Investigation Fee	\$100.00
License Transition	License/Registration Transition Fee	\$100.00
Company Amendment	Physical Address Amendment Fee	\$100.00
Company Amendment	Other Trade Name Amendment Fee	\$100.00
Company Amendment	Branch Manager Amendment Fee	\$100.00
Renewal Fee	License Registration Renewal Fee	\$500,00
Reinstatement Fee	License Registration Reinstatement Fee	\$600.00
New License	NMLS Processing Fee	\$100.00
License/Registration Transition	NMLS Processing Fee	\$100.00
Fee		
Renewal Fee	NMLS Processing Fee	\$100.00
§3105(b)(3)	Individual Mortgage Loan Originator Fees	
New License	Application/License/Registration Fee	\$100.00
New License	Investigation Fee	\$100.00
License Transition	License/Registration Transition Fee	\$100.00
Individual Form Amendment	Sponsorship Fee	\$50.00
Renewal Fee	License/Registration Renewal Fee	\$100.00
Reinstatement Fee	License/Registration Reinstatement Fee	\$200.00
New License	NMLS Processing Fee	\$30.00
License/Registration Transition	NMLS Processing Fee	\$30.00
Fee		A CALLES AND CALLES AN
Renewal Fee	NMLS Processing Fee	\$30.00
Sponsorship Fee	NMLS Processing Fee	\$30.00
Criminal Background Check	CBC Processing Fee	\$39.00
Credit Report	Credit Report Processing Fee	\$15.00

- (c) COMPLETION OF FILING AND ISSUANCE OF LICENSE; An application for licensure as a mortgage loan originator is not deemed complete until all required fees, all required submissions, and all background and investigative reports are received by the Commissioner. The filing of NMLS Company Form with NMLS does not constitute automatic approval of a license. The applicant for residential mortgage loan originator shall not consider the application approved until it is approved by the Commissioner and a license is issued to the applicant. In accordance with Section 3108 (e) of these rules, the NMLS Company Form application may be considered withdrawn if the Commissioner does not receive the requested information contained in the notification of a deficiency within 90 days of the notification.
- (d) FILING AN AMENDMENT: In the event of a change to the information in the application, or exhibits thereto, the mortgage loan originator applicant or licensee shall file an amendment to the NMLS Company Form, NMLS Branch Form or NMLS Individual Form through NMLS in accordance with the procedures in Section 3116 of these rules. Prior to the issuance of a license, any amendment to an application shall be filed within five (5) days. Any change that cannot be reported through NMLS shall be reported directly to the Commissioner.

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- §3106 Mortgage Loan Originator License Not Required:
- 18 A residential mortgage loan originator license is not required for:
- 19 (1) A licensed attorney who negotiates the terms of a residential mortgage loan on behalf of a
- 20 client as an ancillary matter to the attorney's representation of the client, unless the attorney is
- 21 compensated by a lender, a mortgage broker, or other mortgage loan originator or by any agent
- of such lender, mortgage broker, or other mortgage loan originator.
- 23 (2) An owner of real property who in any twelve (12) consecutive month period makes no more
- 24 than five (5) mortgage loans to purchasers of the property for all or part of the purchase price of
- 25 the real estate against which the mortgage is secured.

- § 3107. Branch Office Instructions for Mortgage Loan Originator
- 28 (a) A licensed mortgage loan originator that seeks to engage in business at an additional location must submit an application for a branch office by submitting NMLS Branch Form in accordance with the instructions of NMLS for transmission to the Commissioner at least ten days (10) before engaging in business at the location.

- (b) An applicant that intends to conduct business at the branch office under a fictitious business name not already approved by the Commissioner shall submit a copy of the Fictitious Business Name Statement with the "filed stamp" from the office of the Department of Revenue and Taxation and may not use the name until the Commissioner approves the use of the name.
- (c) An applicant for a branch office shall state the name of the branch manager for each branch location on the NMLS Branch Form and submit to the NMLS a NMLS Individual Form for each branch manager.
- (d) The Commissioner may request additional information, documentation or detail pertaining to the branch office application be filed directly with the Commissioner.
- (e) The application, investigation, and criminal history background check fees shall be paid by the applicant or licensee to the NMLS for transmission to the Commissioner. All fees are not refundable.

§ 3108. Mortgage Loan Originator Application Procedures.

- (a) ESTABLISHING A RELATIONSHIP IN NMLS: A company mortgage loan originator shall sponsor in the NMLS each individual mortgage loan originator employed by the company. To sponsor a mortgage loan originator, a company mortgage loan originator must:
 - (1) Obtain a unique identifier through NMLS,
- (2) Obtain for its records, evidence that each mortgage loan originator meets the qualification requirements of Sections 36306, 36307, and 36308 of the Guam SAFE. Act or is exempted from such qualification requirements pursuant to Section 36304 (c) of the Guam SAFE Act, and
- (3) Ascertain (by investigation) the character, business reputation and experience of any individual mortgage loan originator, prior to executing any transaction on behalf of the company mortgage loan originator. Evidence of compliance with this paragraph shall be maintained as a part of the records of the licensee as required by Section 36317 of the Guam SAFE Act and 3107 (b) of these rules.
- (b) Upon the employment of an individual as a mortgage loan originator, a company mortgage loan originator shall ensure that the individual mortgage loan originator files the NMLS Individual Form with the NMLS for submission to the Commissioner and obtains a

mortgage loan originator license. The notices set forth in Section 3113 (a); (b); and (c) of these rules are part of every mortgage loan originator application.

- (c) A mortgage loan originator sponsorship is not approved until the Commissioner approves the sponsorship and issues the mortgage loan originator a license. A sponsorship will not be approved until the sponsoring company mortgage loan originator has obtained a license through NMLS.
- (d) A mortgage loan originator applicant must complete all license requirements, including, but not limited to the payment of all required fees prior to filing the application with the NMLS for transmittal to the Commissioner. The fees for an application as a mortgage loan originator are set forth in Sections 3105 (b)(1); through (b)(3) of these rules. These fees shall be paid through NMLS for transmission to the Commissioner and include the processing fees by NMLS, the Federal Bureau of Investigation, or any other party for the processing of criminal history background checks, credit reports, testing, education, or any other licensure requirement under the Act.
- (e) The NMLS Individual Form application may be considered withdrawn if the Commissioner does not receive the requested information contained in the written notification of a deficiency within 90 days of the notification.
- (f) In accordance with Section 36318 (f) of the Guam SAFE Act, a company mortgage loan originator shall not permit an individual mortgage loan originator whose license or license sponsorship has lapsed, or whose license sponsorship is not in effect, to engage in activities of a mortgage loan originator unless the individual mortgage loan originator's license has been reinstated pursuant to the procedures set forth in Section 3112 of these rules.
- (g) A company mortgage loan originator shall require every sponsored individual mortgage loan originator to file an amendment to his or her NMLS Individual Form through NMLS within twenty (20) days of any change to the information contained in the NMLS Individual Form..
- (h) A mortgage loan originator may not engage in business under any name other than a name approved by the Commissioner for use by the sponsor of the mortgage loan originator.
- (i) A company mortgage loan originator shall be responsible for the acts, practices, and conduct of its sponsored mortgage loan originator in connection with the making, servicing, or

origination of residential mortgage loans until such time that the sponsorship of the mortgage loan originator is terminated through the NMLS. Termination procedures shall be as follows:

- (1) A company mortgage loan originator shall terminate the sponsorship of an individual mortgage loan originator through the NMLS within fifteen (15) days after the termination of an individual, and shall clearly state the reason(s) for termination.
- (2) A company mortgage loan originator shall file an amendment to NMLS Individual Form to terminate a relationship with a residential mortgage lender within 15 days of the termination. A company mortgage loan originator may not originate loans under the authority of the Guam SAFE Act unless he or she has a valid license and the mortgage loan originator has a sponsorship approved by the Commissioner.
 - (j) PROCEDURES FOR A SOLE PROPRIETOR MORTGAGE LOAN ORIGINATOR:

 A sole proprietor mortgage loan originator must:
- (1) File NMLS Company Form and obtain a license as a company mortgage loan originator and
 - (2) File a NMLS Individual Form and obtain a license as a mortgage loan originator.
- § 3109. Qualifications of Mortgage Loan Originator Applicants.

Every applicant for a mortgage loan originator license shall meet the requirements of this section.

- (a) QUALIFIED WRITTEN TEST: Every applicant for a mortgage loan originator license shall pass a qualified written test developed by the NMLS and administered by a test provider approved by the NMLS within one year prior to the date of filing the application for, or the issuance of, a mortgage loan originator license. The qualified written test shall consist of a national component and a Guam component. An applicant shall abide by the rules, policies and procedures of the NMLS in the administration of the test.
- (b) EDUCATION: Every applicant for a residential mortgage loan originator license shall complete at least 20 hours of NMLS approved education including:
 - (1)Three hours of instruction on federal law and regulations,
- (2) Three hours of ethics, which shall include instruction on fraud, consumer protection, and fair lending issues, and

(3) Two hours of training related to lending standards for the nontraditional mortgage product marketplace.

- § 3110. Evidence of Financial Responsibility.
- (a) The Commissioner's finding required by Section 36306 of the Guam SAFE Act relates to any matter, personal or professional, that may impact upon an applicant's propensity to operate honestly, fairly, and efficiently when engaging in the role of a mortgage loan originator.
- (b) An applicant for a mortgage loan originator license shall authorize NMLS to obtain the applicant's current credit report. The credit report will be used as needed to validate the applicant's responses to the electronic application form, in order to support the Commissioner's finding required by Section 36306 of the Guam SAFE Act.
- (c) An applicant may be precluded from obtaining a mortgage loan originator license where his or her personal history includes:
- (1) Any liens or judgments for fraud, misrepresentation, dishonest dealing, and/or mishandling of trust funds, or
- (2) Other liens, judgments, or financial or professional conditions that indicate a pattern of dishonesty on the part of the applicant.

- § 3111. Continuing Education and Renewal Procedures for Mortgage Loan Originators.
- (a) A mortgage loan originator license shall be renewed on an annual basis between November 1 and December 31.
- (b) A license not renewed during the specified time period shall be deemed a lapsed or expired license. A mortgage loan originator with a lapsed or expired license may not engage in business as a mortgage loan originator until the mortgage loan originator's license is reinstated pursuant to Section 3112 of these rules.
- (c) To renew a license under subsection (a) of this rule, a licensed mortgage loan originator shall complete at least eight hours of NMLS approved continuing education on or before December 31st of every year, which shall include the following:
 - (1) Three hours of instruction on federal law and regulations,
- 30 (2) Three hours of ethics, which shall include instruction on fraud, consumer protection and fair lending issues, and

1	(3) Two hours of training related to lending standards for the nontraditional mortgage
2	product marketplace.
3	
4	§ 3112. Reinstatement of License as a Mortgage Loan Originator.
5	(a) A mortgage loan originator license that has not been renewed between November 1
6	and December 31 is a lapsed or expired license. A mortgage loan originator with a lapsed or
7	expired license is not authorized to continue doing business as a mortgage loan originator unless
8	his or her license is reinstated.
9	(b) A mortgage loan originator may reinstate an expired license if the following
10	conditions are met:
11	(1) The mortgage loan originator must submit a request for reinstatement through NMLS
12	after December 31 and before March 1 of the year immediately following the year the license
13	expired.
14	(2) All continuing education courses and any other minimum requirements for the license
15	renewal for the year in which the license expired must be completed before March 1 following
16	the year the license expired.
17	(3) The mortgage loan originator must pay the applicable license renewal, reinstatement,
18	and any late fees or penalties.
19	(4) The mortgage loan originator must continue to meet minimum standards for renewal
20	in Section 36309 of the Guam SAFE Act.
21	(c) If a mortgage loan originator whose license has expired cannot meet the requirements
22	for reinstatement specified in this section or submits a reinstatement filing on or after March 1,
23	the mortgage loan originator must apply for a new license and meet the requirements for
24	licensure in effect at that time.
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26	§ 3113. Supervision of Mortgage Loan Originators.
27	(a) Every company mortgage loan originator shall exercise diligent supervision over the
28	mortgage loan origination, lending and servicing activities of every mortgage loan originator that

(b) Every mortgage loan originator employed by a company mortgage loan originator

shall be subject to the supervision of a manager designated by such company mortgage loan

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it sponsors.

originator. Every manager shall be identified on NMLS Branch Form, and shall submit a NMLS Individual Form to NMLS.

- (c) Every company mortgage loan originator shall establish, maintain, and enforce written procedures, a copy of which shall be kept in each business office that set forth the procedures adopted by the company mortgage loan originator to comply with the duties imposed by this section.
- (d) Every company mortgage loan originator shall designate a Supervisor, an individual, who shall:
- (1) Supervise and periodically review the activities of the managers designated pursuant to subsection (b) of this section;
- (2) Periodically inspect each business office of the company mortgage loan originator to ensure that the written procedures are enforced.
- (3) In the event a company mortgage loan originator does not have any branches offices, the Supervisor shall directly supervise and review the activities of the individual mortgage loan originators.
- (e) The Supervisor shall be identified on the NMLS Company Form Section for "Qualifying Individual" and shall submit a NMLS Individual Form. For purposes of this section, a qualifying individual is a person in charge and responsible for the actions of the company mortgage loan originator.

§ 3114. Statement of Citizenship, Alienage, and Immigration Status.

Any applicant for mortgage loan originator who is applying for any license under the Guam SAFE Act shall file the Statement of Citizenship, Alienage, and Immigration Status and any accompanying documentation directly with the Commissioner.

§ 3115. Notices Included with Applications.

The following notices required by state and federal law are hereby provided for those completing an application for a mortgage loan originator license in Section 3105 of these rules and an application for a mortgage loan originator license for a branch office in Section 3107 of these rules:

1 NOTICES REQUIRED UNDER STATE AND FEDERAL LAW 2 (Social Security Number Confidentiality Act, 5 GCA Section 32701 et seq.) 3 (a) The Banking and Insurance Commissioner is requesting the information specified in 4 the NMLS Company Form, application for licensure of company or sole proprietor mortgage 5 loan originators and NMLS Individual Form, as part of the application for licensure of mortgage 6 loan originators. 7 (b) Any public entity or private entity is not prevented from using a Social Security 8 Number for internal verification and administrative purposes, so long as the use does not result 9 in, or require the release of the Social Security Number to persons not designated by the entity to 10 perform associated functions authorized by law. (5 GCA Section 32705). 11 (c) The submission of all items of information is mandatory unless otherwise noted. 5 12 GCA Section 32705 allows a public entity to collect and use social security numbers from all 13 applicants for internal verification and administrative purposes, so long as the use does not result 14 in, or require the release of, the Social Security Number to persons not designated by the entity 15 to perform associated functions authorized by law. The Privacy Act of 1974 prohibits a state 16 agency from denying an individual any right, benefit or privilege provided by law because of the 17 individual's refusal to disclose the individual's social security account number. 18 (d) The failure or refusal of an applicant for mortgage loan originator license or an 19 individual that is sponsored by mortgage loan originator to provide all or any part of the 20 information requested including a social security number may preclude the Banking and 21 Insurance Commissioner from approving the application. 22 (e) The principal purposes for which the information will be used by the Banking and 23 Insurance Commissioner are to determine whether: 24 (1) a license, registration, or other authority, as allowed under the law, should be 25 accepted, granted, approved, denied, revoked or limited in any way; 26 (2) business entities or individuals licensed or otherwise regulated by the Banking and 27 Insurance Commissioner are conducting themselves in accordance with applicable laws; and/or 28 (3) laws administered by the Banking and Insurance Commissioner are being or have

been violated and whether administrative action, civil action, or referral to appropriate federal,

state or local law enforcement or regulatory agencies, as authorized by law, is appropriate.

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- (f) Any known or foreseeable disclosures of the information pursuant to 5 GCA Section 32705 and may include transfer of information to other federal, state, or local law enforcement or regulatory agencies as authorized by law.
- (g) The Sunshine Reform Act of 1999, (5 GCA, Chapter 10) grants an individual a right to access his or her own personal information that is maintained by the Department of Revenue and Taxation.

FEDERAL PRIVACY ACT OF 1974 (Public Law 93-579)

In accordance with Section 7 of the Privacy Act of 1974 (found at 5 U.S.C. § 552a note (Disclosure of Social Security Number)), the following is information on whether the disclosure of a social security account number is voluntary or mandatory, by what statutory or other authority such number is solicited, and what uses will be made of it.

- (1) Section 36305 of the SAFE Act requires the Banking and Insurance Commissioner to do background checks and obtain independent credit report for any individual applicant for residential mortgage loan originator. The disclosure of a Social Security Number to the Banking Commissioner through the NMLS is required in order to do a background check and obtain an independent credit report on an individual applicant for residential loan mortgage originator. The Privacy Act of 1974 prohibits a state agency from denying an individual any right, benefit or privilege provided by law because of the individual's refusal to disclose the individual's social security account number.
- (2) A social security account number is solicited pursuant to one or more of the following authorities: Sections 36305 of the Act and 5 GCA Section 32705.
- (3) For all persons disclosing a social security account number, the number may be used, in addition to other information provided, to conduct a background investigation of the individual by federal, state or local law enforcement agencies, as authorized by law. The social security number may also be used to respond to requests for this number made by child support agencies.

§ 3116. Notice of Changes by Mortgage Loan Originator.

- (a) Each licensed mortgage loan originator shall, upon any change in the information contained in its application for license (other than financial information contained therein), promptly file an amendment to such application setting forth the changed information.
- (b) A licensed company mortgage loan originator shall file changed information contained in its NMLS Company Form, NMLS Branch Form and NMLS Individual Form and any exhibits thereto, through NMLS in accordance with its procedures for transmission to the Commissioner. Any change that cannot be submitted through NMLS shall be filed directly with the Commissioner.
- (c) A mortgage loan originator shall file changed information contained in his or her NMLS Individual Form and any exhibits thereto, through NMLS in accordance with its procedures for transmission to the Commissioner within twenty (20) days of changes to the information. Any change that cannot be submitted through NMLS shall be filed directly with the Commissioner. A mortgage loan originator may not renew his or her license under Section 3111 of these rules until all changes to the information contained in his or her NMLS Individual Form are filed with the Commissioner as provided in this section.
- (d) A licensed company mortgage loan originator shall notify the Commissioner of the employment of any new mortgage loan originator in Guam and of the termination of employment of any mortgage loan originator in Guam by filing with the NMLS the NMLS Individual Form and in accordance with Section 3108 of these rules.
- (e) If a company mortgage loan originator discovers that its mortgage loan originator has not filed an amendment to his or her NMLS Individual Form as required by subsection (c), the company mortgage loan originator shall require the sponsored mortgage loan originator to file the amendment immediately. If, within five (5) days from the demand, the sponsored mortgage loan originator has not made the changes, the company mortgage loan originator shall inform the Commissioner in writing.

- § 3117. Effectiveness of Mortgage Loan Originator Licenses.
- (a) A license as a mortgage loan originator under Section 36306 of the Guam SAFE Act continues in effect until it is revoked or suspended by the Commissioner, or surrendered by the mortgage loan originator and the surrender has been accepted by the Commissioner pursuant to Section 3120 of these rules.

(b) A license as a mortgage loan originator under Section 36306 of the Guam SAFE Act shall be renewed on an annual basis in accordance with Section 3111 of these rules.

§ 3118. Challenge Process or Information Entered Into NMLS.

information entered into and maintained by NMLS, the applicant or licensee may submit a written request to the Commissioner by hand delivery at 1240 Army Drive, Barrigada, Guam 96913 or by mail to P.O. Box 23607, GMF, Guam 96921.

(a) If an applicant or licensee disputes the accuracy or completeness of any material

(b) The request shall include the applicant or licensee's name, unique identifier, a statement of the alleged inaccuracy or incompleteness of the information entered into NMLS, and its materiality, and shall provide any proof or corroboration available, including copies of official documents or court orders that support the changes requested by the applicant.

(c) Upon receipt of the request, the Commissioner shall investigate the request, along with any information provided, and determine if the information entered into NMLS is correctly reflected.

(d) If the Commissioner determines that the information is materially incorrect, the Commissioner shall request that the NMLS record be corrected.

(e) If the Commissioner denies the allegations of material inaccuracy or incompleteness in the NMLS record, the Commissioner shall notify the licensee or applicant in writing.

(f) Within 30 days from the mailing or service of the notification, the person may request a hearing under the Administrative Adjudication Law 5 GCA (commencing with Section 9100) for a determination of whether material inaccuracy or incompleteness exists in the record.

(g) If a material inaccuracy or incompleteness is found in any record, within 30 days of notice of the finding the Commissioner shall request that NMLS correct the information.

(h) A request for judicial review of the decision shall be made pursuant to the Administrative Adjudication Law, 5 GCA Section 9240.

§ 3119. Shared Arrangements with Other Governmental Agencies: Confidentiality.

- (a) For purposes of Section 36316 of the Act, the Commissioner is authorized to share any information or material that has been submitted to the NMLS to any governmental agency,
- including but not limited to, the Attorney General of Guam, the U.S. Department of Justice, the

Federal Bureau of Investigation, state or federal regulatory agencies. The information or material that is shared with a governmental agency shall be accomplished without the loss of privilege or the loss of confidentiality protections provided by law.

(b) A mortgage loan originator applicant may request that certain documents, or parts thereof, be treated confidentially. A request for confidentiality shall be in writing. If a request for confidential treatment is granted or denied, the person making such request will be notified in writing.

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- § 3120. Surrender of License as a Mortgage Loan Originator.
- (a) An application to surrender a license as a mortgage loan originator shall be filed on NMLS Company Form, NMLS Branch Form or NMLS Individual Form through NMLS in accordance with its procedures for transmission to the Commissioner. A licensed company mortgage loan originator shall amend every branch office application with NMLS Branch Form and terminate the sponsorship of all mortgage loan originators on NMLS Individual Form.
- (b) Prior to surrendering its license, a licensed mortgage loan originator must file a plan for approval by the Commissioner. The plan shall contain the licensee's detailed proposal for the orderly closing out of its mortgage lending business. At a minimum, the plan shall contain the following:
- (1) A detailed description of the plan to process to completion any loan applications pending which were received before the decision to surrender the license was made. In the alternative, the plan may describe the process for cancellation or completion of the loan by another licensee or exempt person.
- (2) A detailed description of the plan to transfer the licensee's existing servicing portfolio, including the time frame within which the transfer will be completed.
- (3) The time frame required for payout to another mortgage loan originator of all payments received from the borrowers, or the time frame required for transfer of payments received to another servicing licensee or exempt person.

§ 3121. Prohibited Advertising.

- (a) A mortgage loan originator shall not advertise that it or any of its officers, employees, or agents is "bonded," "supervised by," "regulated by," "audited by" or "examined by" the Island of Guam or any agency thereof.
- (b) A mortgage loan originator shall refer to its licensure under the Guam SAFE Act in any written or printed communication or any communication by means of recorded telephone messages, telephonic or electronic media, or spoken on radio, television or similar communications media, only by the following statement: "Registered Mortgage Loan Originator".

§ 3122. "Blind" Advertising Prohibited.

A mortgage loan originator shall not use "blind" advertisements. "Blind" advertising is an advertisement used to solicit business that gives only a telephone number, post office or newspaper box number, or name other than that of the licensee.

§ 3123. Surety Bond.

Every licensee shall maintain a surety bond in accordance with Section 36314 of the Guam SAFE Act as follows:

- (a) A registered mortgage loan originator that does not employ one or more mortgage loan originators shall post a surety bond in the amount of \$50,000.
- (b) A registered mortgage loan originator that employs one or more mortgage loan originators shall post a surety bond based on the dollar amount of residential mortgage loans originated or serviced, or both, by that licensee and its mortgage loan originator employees in the first year and succeeding years, are as follows:

24	Aggregate Loans	Bond Amount
25	First year	\$50,000
26	0 - \$10,000,001	\$ 50,000
27	\$10,000,001 - \$25,000,000	\$50,000
28	\$25,000,001 - \$50,000,000	\$75,000
29	Over \$50,000,000	\$100.000

(c) An applicant for company mortgage loan originator shall procure the surety bond described above from an insurance company that is currently admitted or licensed to transact

- insurance business in Guam; and such insurance company that is accredited or listed with the
 United States Treasury.
 - (d) The surety bond shall secure the payment for:
 - (1) non- compliance with the provisions of the Guam SAFE Act and the regulations thereto; or
 - (2) violation of applicable laws on unfair, deceptive, and fraudulent practices committed in connection with the origination of residential real estate mortgage loans and in the servicing of such loans.
 - (e) The Commissioner shall upon determination and issuance of an order of non-compliance of the provisions of the Guam SAFE Act or violation of applicable laws on unfair, deceptive and fraudulent practices on residential mortgage loans originations either through an administrative proceedings or consent order pursuant to the Administrative Adjudication Law draw upon the surety bond in such amount equal to the assessment of penalty.
 - (f) Upon the assessment of penalty on the surety bond, the Commissioner shall order the mortgage loan originator to post a replacement surety bond in an amount required in Subsection (b) of this Section.

18 § 3124. Forms.

(a) The unique identifier of a licensed mortgage loan originator shall be clearly shown on all residential mortgage loan application forms, solicitations, or advertisements, including business cards or Internet Web sites, whether in paper, electronic, or any other format. The unique identifier number shall be so labeled and shall not be smaller than 8-point bold font.

24 § 3125. Fingerprinting of Certain Employees.

- (a) If a licensee suffers a loss of trust funds as a result of the actions of an employee, as defined by Section 3103 (a)(3) of these rules and that employee is or was an individual prohibited from employment with a licensee under Section 36306 of the Guam SAFE Act, then the Department, at the discretion of the Commissioner, may undertake to obtain
- (1) a Statement of Identity and Questionnaire, or similar report, including but not limited to the NMLS Company Form, NMLS Branch Form and NMLS Individual Form.
 - (2) notice under Section 3103 of these Rules, and

- (3) fingerprints of all other such employees for the purpose of determining whether other prohibited individuals have been so employed by the licensee.
- (b) A licensee shall cooperate fully with the Commissioner and the Department in complying with the requirement of subsection (a) of this Rule.

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- § 3126. Annual Report and Mortgage Call Report.
- a) Pursuant to the provisions of Section 36317 (d) of the Guam SAFE Act, a mortgage loan originator shall submit an audited annual financial report and report of condition in accordance with generally accepted accounting principles (GAAP) no later than 90 days after the end of the calendar or fiscal year, and in addition, shall file as the NMLS may require, the NMLS Mortgage Call Report required to be filed pursuant to Section 36319 of the Guam SAFE Act with NMLS for transmission to the Commissioner.
- (b) Every mortgage loan originator shall ensure that all residential mortgage loans that close as a result of his or her loan origination activities are included in the mortgage call reports submitted to NMLS or the Commissioner by his or her sponsoring mortgage loan originator.

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- § 3127. Nontraditional, Adjustable Rate and Mortgage Loan Products.
- 18 (a) Best Practices. Every licensee or every mortgage loan originator shall implement best 19 practices to manage loan product risk on a continuous basis. These best practices shall include 20 practices set forth in the Guidance on Nontraditional Mortgage Product Risks published by the 21 Conference of State Bank Supervisors and the American Association of Residential Mortgage 22 Regulators, which is hereby incorporated by reference, and the Statement on Subprime Mortgage 23 Lending published by the aforementioned entities and the National Association of Consumer 24 Credit Administrators, which is hereby incorporated by reference. Both publications are 25 collectively referred to herein as the "Guidance". A mortgage loan originator employed by a 26 licensee shall follow the best practices policies and procedures developed by his or her employer. 27 For purposes of this section, "best practices" shall mean lawful processes, policies, and 28 procedures to manage risks associated with use of nontraditional mortgage products and 29
 - (b) Written Compliance Report. In a separate written document, submitted as an addendum to its annual financial report and report of condition required under Section 36317 of

adjustable rate mortgage products as defined and prescribed by the Guidance.

the Guam SAFE Act and by Section 3126 (b) of these Rules, every licensee or a mortgage loan originator shall state whether it made or arranged nontraditional mortgage products and adjustable rate mortgage products, as defined by the Guidance, during the reporting period covered by the annual report. If any such loans were made or arranged, the licensee or mortgage loan originator shall also explain how it has implemented best practices and explain whether and how it has put into effect the following internal controls or procedures during the reporting period: adopted processes, policies and procedures to ensure compliance with the Guidance; designated a compliance officer (including contact information of that officer) to ensure compliance with the Guidance; implemented a consumer complaint process to resolve consumer complaints involving loans covered by the Guidance; and educated employees and agents to help them understand how to apply the best practices. In addition, the licensee shall indicate the number of any consumer complaints it received during the reporting period regarding loans that are subject to the Guidance, including the number of resolved complaints and unresolved complaints and the number of workout arrangements used for resolved complaints. For purposes of this section, "workout arrangement" shall mean a modified or converted loan product with predictable payment requirements to help the financially-stressed borrower.

- (c) Books and Records. If the licensee or a mortgage loan originator receives any reportable consumer complaints described in subsection (b), the licensee or mortgage loan originator shall maintain for each complaint a copy of the complaint and the licensee's or mortgage loan originator's written response or explanation of how the company resolved the complaint including any workout arrangement, shall maintain this documentation as part of its books and records, and shall make the documentation available to the commissioner upon request. In addition, if the licensee reports any internal controls or procedures or nontraditional or adjustable rate loans described in subsection (b), the licensee or mortgage loan originator shall maintain documentation of those controls or procedures as part of its books and records, and any loan documentation required by law, and shall make the documentation available to the commissioner upon request.
- (d) Loan Disclosures. Every licensee or every mortgage loan originator shall, within three business days after receipt of a completed application for a nontraditional loan or an adjustable rate loan that is subject to the Guidance, or before the borrower becomes obligated on the note, whichever is earlier, cause to be delivered to the borrower statements in writing

1	disclosing, in a clear and conspicuous manner, information comparing payment scenarios and
2	loan balance scenarios among any nontraditional loan and adjustable rate loan products offered
3	by the finance company and that are subject to the Guidance. This information shall be provided
4	by one of the following methods:
5	(1) The form entitled CSBS/AARMR Residential Mortgage Disclosure to provide
6	information to the borrower, which is hereby incorporated by reference, or
7	(2) Any other form used by the licensee to compare payment scenarios and loan balance
8	scenarios among any nontraditional loan and adjustable rate loan products that are subject to the
9	Guidance; provided, however, that the form shall, at a minimum, (A) compare monthly payments
10	and loan balances of these loan products offered by the licensee, and (B) reflect the borrower's
11	proposed loan amount.
12	(e) Advertising Prohibitions. For purposes of Section 36318 of the Guam SAFE Act, the
13	following are considered false, misleading, or deceptive advertising prohibited by that section for
14	loans that are subject to the Guidance:
15	(1) Any advertisement of an installment in repayment of an adjustable rate, interest only
16	or payment-option loan without an equally prominent disclosure of the following information
17	about the loan as applicable:
18	(A) Principal amount
19	(B) Term of loan
20	(C) Initial interest rate
21	(D) Number of months the initial interest rate will be in effect
22	(E) Fully-indexed interest rate
23	(F) Maximum interest rate
24	(G) If different, an explanation of the difference between the payment rate, initial interest
25	rate and fully-indexed rate
26	(H) Annual percentage rate
27	(I) How often the interest rate and payments can change
28	(J) Maximum periodic change in the interest rate and payments (periodic caps)

payments will not be accepted and the loan re-amortizes

(K) Number of months and percentage of original loan amount after which minimum

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- (L) The monthly payment based on the maximum interest rate, and the loan balance after all negative amortization is included, assuming minimum payments are made
 - (M) If the loan contains a prepayment penalty, a statement to that effect
 - (N) If the loan contains a balloon payment, a statement to that effect
- (2) Any advertisement that the licensee can arrange "low doc/no doc", "no income/no asset", "stated income", "stated asset", "no ratio" or similar loan products without a statement that these products may have a higher interest rate, more points or more fees than other products requiring documentation.
- (f) This section applies to loans secured by residential real property located in Guam improved by a one-to-four family dwelling.
- 12 § 3128. Report of Civil, Criminal or Disciplinary Action.
 - (a) A mortgage loan originator shall immediately report in writing to the Commissioner any civil, criminal or disciplinary action set forth in Section 36317 (a) (1) of the Guam SAFE Act, filed against a mortgage loan originator, or any of its officers, directors, partners, shareholders controlling 10 percent or more of the ownership interests, trustees or employees (employee is described in Section 3101 (j) of these Rules) through the NMLS in accordance with its procedures for transmission to the Commissioner on NMLS Company Form, NMLS Branch Form and NMLS Individual Form. Any action that cannot be reported through NMLS shall be reported directly to the Commissioner.
 - (b) If a company mortgage loan originator finds that its mortgage loan originator has not filed an amendment to his or her NMLS Individual Form, the mortgage loan originator shall proceed as required in Section 3108(f) of these rules.
- 25 § 3129. Report of Defalcation.

- A mortgage loan originator shall immediately report to the Commissioner any defalcation,
 embezzlement or theft made, or reasonably believed by the company to have been made, by any
 of its officers, directors, partners, shareholders controlling 10 percent or more of the ownership
 interests, trustees or employees (employee is described in Section 3101(i) of these Rules).
- 31 § 3130. Severability.

If any provision of these rules or its application to any person or circumstance is held invalid, the remainder of these rules or the application of the provision to other persons or circumstances is not affected.

APPLICANT'S AUTHORIZATION TO DISCLOSE INFORMATION

3	To:	Banking and Insurance Commissioner
4	From:	
5		
6	1.	I hereby authorize and request all persons to whom this

- I hereby authorize and request all persons to whom this request is presented having
 information related to or concerning applicant to furnish such information to duly
 appointed agent of the Banking and Insurance commissioner, whether or not such
 information would otherwise be protected from disclosure by any constitutional statutory
 or common law privilege.
- 12 2. I hereby authorize and request all persons or entities to whom this request is presented having documents related to or concerning applicant to permit a duly appointed agent of the Banking and Insurance Commissioner, whether or not such information would otherwise be protected from disclosure by any constitutional statutory or common law privilege.
 - 3. If the person to who this request is presented is a brokerage firm, bank, savings and loan, or other financial institution or as office of same, applicant hereby authorized and request that a duly appointed agent of the Banking and Insurance Commissioner be permitted to review and obtain copies of any and all documents, records, or correspondence pertain to applicant including but not limited to past loan information notes co-signed by applicant check account records, savings deposit box record, passbook records, and general ledger folio sheets.
 - 4. Applicant does hereby make, constitute, and appoint any duly appointed agent of the Banking and Insurance Commissioner of the Department of Revenue and Taxation its true and lawful attorney in-fact for it and its name place and stead an on its behalf and for its benefit:

a. To request, review, copy, sign for, or otherwise act for investigative purposes with respect to documents and information in the possession of the person or entity to whom this request is presented as applicant might.

- b. To name the person or entity to whom this request is presented and insert that person's name in the appropriate location on this request.
- 5. Applicant grants to said attorney in fact full power and authority to do, take, and perform all and every act and thing whatsoever requisite proper, or necessary to be done in the exercise of any of the rights and powers herein granted as fully to all intents and purposes as applicant might or could do if it were present with full power of substitution or revocation hereby ratifying and confirming all that said attorney in fact or his substitute or substitute, shall lawfully do or cause to be done by virtue of this power of attorney and the right and powers herein granted.
- 6. This power of attorney is effective as of the date of execution and shall remain effective until five years after the surrender or revocation of the license of the applicant.
- 7. Applicant has filed with the Department of Revenue and Taxation, Insurance, Securities and Banking Division an "application" to be licensed or request for approval of key officer/director/majority owner. Applicant understands that it is seeking the granting of a privilege and acknowledges that the burden of providing its qualifications for a favorable determination is at all times on it. Applicant accepts any risk or adverse public notice, embarrassment, criticism, or other action of financial loss, which may remit from action with respect to this application.
- 8. Applicant does for itself, its heirs, executors, administrators, successors, and assignee, hereby release, and forever discharge the person or entity to who this request is presented and bis/it's agents and employees from all and all manner of actions, cause of action, suits, debts, judgments, execution, claims, and demands whatsoever, known or unknown, in law or equity which applicant ever had, now has, may have, or claim to have against the person or entity to whom this request is presented or his/it's agents or employees arising out of or by reason of complying with this request.

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2	9. Applicant agrees to indemnify and	l hold harmless the person	on or entity to whom this			
3	request is presented and his/it's a	agents and employees fr	om and against all claim			
4	damages, losses and expenses, including reasonable attorney's fees arising out of or by					
5	reason of complying with this request.					
6						
7	10. A reproduction of this request by photocopy or similar process shall be for all intents and					
8	purposes as valid as the original.					
9	In witness whereof, I, an applicant or an authorized principal of the applicant, executed this					
10	Authorization to Disclose at	and a second control of the second control o	on this			
11	day of	, 20				
12						
13	Applicant Name:					
14	By:Title:		had a trading proposition of the second control of the second cont			
15	(Signature of applicant or authorized principal of	applicant)				
16	Subscribed and sworn to before me this	day of MANAGERIAN AND AND AND AND AND AND AND AND AND A	is the			
17	Notary public in and for the county of	, State of	appropriation of a 300 to 15 th specific production and the 15 th			
18	Notary Signature:) Notary Seal (
19	Signature of Agent presenting this request:					
20	Date:					