#### I Mina'Trentai Dos Na Liheslaturan Received Bill Log Sheet

BILL NO.	SPONSOR	TITLE	DATE INTRODUCED	DATE REFERRED	CMTE REFERRED	PUBLIC HEARING DATE	DATE COMMITTEE REPORT FILED	FISCAL NOTES
	Aline A.	AN ACT TO ADD A NEW CHAPTER 81 TO	4/11/14	04/14/14	Committee on			Fiscal Note
	Yamashita, Ph.D	TITLE 21, GUAM CODE ANNOTATED	12:53 p.m.		Appropriations,			Request
		RELATIVE TO CREATING A STREAMLINED			Public Debt, Legal			04/15/14
		AND EXPEDITED PROCESS FOR REZONING			Affairs, Retirement,			<b>Fiscal Note</b>
314-32 (LS)		REAL PROPERTY FOR CONSTRUCTING			Public Parks,			Received
		SMALL PROJECTS BY PARTIALLY			Recreation, Historic			5/8/14
		PRIVATIZING THE PROCESS.			Preservation, and			
					Land			

# **COMMITTEE ON RULES**



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

Senator Rory J. Respicio Chairperson Majority Leader

May 8, 2014

## Memorandum

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 Rennae Meno

Clerk of the Legislature

From:

To:

Senator Rory J. Respicio Majority Leader & Rules Chair

Subject:

Fiscal Notes

Hafa Adai!

Attached please find the fiscal notes for the bill numbers listed below. Please note that the fiscal notes are issued on the bills as introduced.

## FISCAL NOTES:

Bill No.254-32(COR) Bill No. 314-32(LS)

Please forward the same to MIS for posting on our website. Please contact our office should you have any questions regarding this matter.

2011 NAY -8 AN 9:

 $\underline{\omega}$ 

Si Yu'os ma'åse'!



BUREAU OF BUDGET & MANAGEMENT RESEARCH

OFFICE OF THE GOVERNOR Post Office Box 2950, Hagåtña Guam 96932

EDDIE BAZA CALVO GOVERNOR

RAY TENORIO LIEUTENANT GOVERNOR JOHN A. RIOS DIRECTOR

JOSE S. CALVO DEPUTY DIRECTOR

# FACSIMILE INFORMATION PAGE

PLEASE DELIVER TO: Senator Rory Respicio

FACSIMILE NUMBER: 472-3547

FROM: BBMR

Total Pages including this page: 7

If you do not receive legible copies of all the pages, please call back as soon

as possible. Phone numbers (671) 475-9412/9450. Fax number (671) 472-2825

RE: Fiscal Note on the following Bill Nos.: 254-32(COR) and 314-32(LS).

COMMENTS: Fiscal Notes to be picked up via Central Files.

Thank You!



# BUREAU OF BUDGET & MANAGEMENT RESEARCH

OFFICE OF THE GOVERNOR Post Office Box 2950, Hagåtña Guam 96932

EDDIE BAZA CALVO GOVERNOR JOHN A. RIOS DIRECTOR

RAY TENORIO LIEUTENANT GOVERNOR

# MAI 072014

Senator Rory J. Respicio Chairperson, Committee on Rules I Mina'trentai Dos na Liheslaturan Guåhan The 32nd Guam Legislature 155 Hesler Place Hagåtna, Guam 96932

Hafa Adai Senator Respicio:

Transmitted herewith is Fiscal Note on the following Bill Nos.: 254-32(COR), 314-32(LS).

If you have any question(s), please do not hesitate to call the office at 475-9412/9106.

JOHN A. RIOS Director

Enclosures cc: Senator Vicente (ben) Pangelinan JOSE S. CALVO

DEPUTY DIRECTOR

#### **Bureau of Budget & Management Research** Fiscal Note of Bill No. 314-32 (LS)

#### AN ACT TO ADD A NEW CHAPTER 81 TO TITLE 21, GUAM CODE ANNOTATED RELATIVE TO CREATING A STREAMLINED AND EXPEDITED PROCESS FOR REZONING REAL PROPERTY FOR CONSTRUCTING SMALL PROJECTS BY PARTIALLY PRIVATIZING THE PROCESS.

Department/Agency App	propriation Information
Dept/Agency Affected: Department of Land Management	Dept./Agency Head: David Camacho, Acting Director
Department's General Fund (GF) appropriation(s) to date:	358,37
Department's Other Fund (Specify) appropriation(s) to date: La	nd Survey Revolving Fund \$3,243,90
Total Department/Agency Appropriation(s) to date:	\$3,602,28

Fund Source In	formation of Proposed Appropriation	) <u>n</u>	
	General Fund:	(Specify Special Fund):	Total:
FY 2013 Unreserved Fund Balance <sup>1</sup>		\$0	\$0
FY 2014 Adopted Revenues	\$0	\$0	\$0
FY 2014 Appro. <u>(P.L. 31-233)</u>	\$0	\$0	\$0
Sub-total:	\$0	\$0	\$0
Less appropriation in Bill	\$0	\$0	\$0
Total:	\$0	\$0	\$0

	n un 2012 an un service de la composition de la composition de la composition de la comp	Esu	mated Fiscal Impa	ct of Bill		
	One Full Fiscal Year	For Remainder of FY 2014 (if applicable)	FY 2015	FY 2016	FY 2017	FY 2018
General Fund	\$0	\$0	\$0	\$0	\$0	\$0
Land Survey Revolving Fund	1/	\$0	\$0	\$0	\$0	\$0
Total	1/	\$0	<u>\$0</u>	\$0	50	

1.	Does the bill contain "revenue generating" provisions?		/3	V	Yes	/ / No
lf	Yes, see attachment					
2.	Is amount appropriated adequate to fund the intent of the appropri-	/ X / - N/A	1	1	Yes	/ / No
	If no, what is the additional amount required? \$					
3.	Does the Bill establish a new program/agency?	/ X / _ N/A	1	1	Yes	/ / No
	If yes, will the program duplicate existing programs/agencies?	/ X / _ N/A	1	1	Yes	/ / No
	Is there a federal mandate to establish the program/agency?		1	1	Ves	/X/ No
	Will the enactment of this Bill require new physical facilities?		1	1	Yes	/ X / No
5.	Was Fiscal Note coordinated with the affected dept/agency? If no, ind	icate reason:	1	1	Yes	/X/ No
	/X/ Requested agency comments not received as of the due date	1	/ Other:			

FILM mon Back Analyst: Date: 4 Director: Date A Jason W. Baza, BMA I John A. Rios, Director

5/7

Footnotes: 1/ See attached comments.

677

## Bureau of Budget & Management Research Attachment to Fiscal Note No. <u>314-32 (LS)</u> (for revenue generating provisions)

		Projected Multi	-Year Revenues		
	Year 1	Year 2	Year 3	Year 4	Year 5
General Fund	\$0	\$0	\$0	\$0	\$0
Chamorro Land Trust Operations Fund	1/	\$0	\$0	\$0	\$0
Total	<u>1/</u>	<u>\$0</u>	<u>\$0</u>	<u>\$0</u>	<u>\$0</u>

**Comments:** 

1/ See attached comments.

#### BUREAU OF BUDGET AND MANAGEMENT RESEARCH COMMENTS ON BILL NO. <u>314-32 (LS)</u>

The proposed legislation is aimed at adding Chapter 81 to Title 21, Guam Code Annotated, relative to creating a streamlined and expedited process for rezoning real property for constructing small projects by partially privatizing the process.

The intent of the proposed legislation is to enable a speedy review process for "small-scale" development projects, which currently have the same review process for "large-scale" development projects. The proposed legislation determines "small-scale" project to mean: 1) Any commercial facility containing less than fifteen thousand (15,000) square feet of total developed covered building space with not more than two (2) floors of height, seeking a zone change to Commercial; 2) Any apartment or condominium complex with no more than seventy-five (75) units and three (3) floors seeking a zone change to Multi-Family Dwelling; 3) Any housing development of single family dwellings containing no more than fifty (50) dwelling units seeking a zone change to a Single-Family Dwelling; and 4) Any hotel/motel containing no more than one hundred twenty-five (125) rooms, with no more than five (5) stories of height, seeking a zone change to Commercial, Multi-Family Dwelling, or Hotel.

The proposed legislation would require any landowner or small-scale developer seeking to rezone their property to fill out an Application for Small Project Rezone (ASPR). The ASPR will be submitted to the Chief Planner of the Department of Land Management and must contain a list of documents including: evidence of ownership, lease agreement, or legal authority to seek a rezone of the affected property; lot description and map of property; description and layout of the Small Project on the affected property, and five other documents that are stipulated in the proposed legislation.

The proposed legislation also enables collaboration between the Chief Planner of the Department of Land Management and professional engineers or professional architects licensed on Guam. After an ASPR is filed, the professional engineer/architect will file a Declaration of Compliance to the Chief Planner. The Chief Planner will then review the Declaration of Compliance and determine whether all the requirements have been met in order to enable a zone change to commence a "small-scale" project.

The proposed legislation does have a positive fiscal impact on Government of Guam funding. Through this legislation, the DLM can implement filing fees for every submitted ASPR, Declaration of Compliance, and Notice of Approval issued by the Chief Planner. However, there is no exact dollar amount due to the lack of a fee schedule for said documents.

## **COMMITTEE ON RULES**

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Senator Rory J. Respicio Chairperson Majority Leader

April 15, 2014

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 <u>VIA E-MAIL</u> 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. 309-32 (COR), 310-32(LS), 311-32(LS), 312-32(LS), 313-32(LS), 314-32(LS), 315-32(LS), 316-32(LS), 317-32(LS), 318-32(LS), 319-32(LS), and 320-32(LS)

Hafa Adai Mr. Rios:

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

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

Very Truly Yours,

1 Comy J. Respicio

**Senator Rory J. Respicio** *Chairperson of the Committee on Rules* 

Attachment (1)

Cc: Clerk of the Legislature

Bill Nos.	Sponsors	Title
309-32 (COR)	V.C.Pangelinan B. J.F. Cruz	AN ACT TO ADD A NEW SECTION 7 TO CHAPTER I OF PUBLIC LAW 32-068 AND TO REPEAL AND RE-ENACT SECTION 13109(a)(5), CHAPTER 13, TITLE 2 OF THE GUAM CODE ANNOTATED, RELATIVE TO PRIORITIZING THE USES OF ADDITIONAL SECTION 30 REVENUES AND TO INCREASE TRANSPARENCY AND ACCOUNTABILITY IN THE REPORTING OF SECTION 30 REVENUES TO BE RECEIVED BY THE GOVERNMENT OF GUAM.
310-32 (LS)	FRANK B. AGUON, JR.	AN ACT TO ADD A NEW §55104, §55104.1, §55104.2, §55104.3 TO CHAPTER 55, DIVISION 3, TITLE 10, GUAM CODE ANNOTATED; RELATIVE TO THE ESTABLISHMENT OF PHYSICAL FITNESS STANDARDS AND POLICIES FOR PUBLIC SAFETY AND LAW ENFORCEMENT UNIFORM PERSONNEL; AND SHALL HENCEFORTH BE KNOWN AS THE "FIT TO SERVE AND PROTECT ACT OF 2014".
311-32 (LS)	FRANK B. AGUON, JR.	AN ACT RELATIVE TO APPROPRIATING THE FUNDS AVAILABLE IN THE LIMITED GAMING FUND IN FISCAL YEAR 2013-2014 IN ACCORDANCE WITH PUBLIC LAW 32-060.
312-32 (LS)	FRANK B. AGUON, JR.	AN ACT RELATIVE TO APPROPRIATING THE FUNDS IN THE GMHA HEALTHCARE TRUST AND DEVELOPMENT FUND TO THE GUAM MEMORIAL HOSPITAL AUTHORITY PURSUANT TO PUBLIC LAW 32-060; BY AMENDING SUBSECTION "(B)" OF §97103, CHAPTER 97, ARTICLE 1, TITLE 10, GUAM CODE ANNOTATED.
313-32 (LS)	Brant T. McCreadie V. Anthony Ada Chris M. Dueñas Michael T. Limtiaco Tommy Morrison Aline A. Yamashita, Ph.D. FRANK B. AGUON, JR. Dennis G. Rodriguez, Jr.	AN ACT TO CREATE A NEW ARTICLE 6 TO CHAPTER 90 TITLE 9, GUAM CODE ANNOTATED, RELATIVE TO THE CONSTRUCTION AND RENOVATION OF THE DEPARTMENT OF CORRECTIONS ADULT CORRECTIONAL FACILITY TO ENSURE THE SAFETY OF THE PEOPLE OF GUAM; WHICH SHALL COLLECTIVELY BE CITED AS "THE DEPARTMENT OF CORRECTIONS CONSTRUCTION INITIATIVE ACT OF 2014".
314-32 (LS)	Aline A. Yamashita, Ph.D	AN ACT TO ADD A NEW CHAPTER 81 TO TITLE 21, GUAM CODE ANNOTATED RELATIVE TO CREATING A STREAMLINED AND EXPEDITED PROCESS FOR REZONING REAL PROPERTY FOR CONSTRUCTING SMALL PROJECTS BY PARTIALLY PRIVATIZING THE PROCESS.
315-32 (LS)	Michael F.Q. San Nicolas	AN ACT TO APPROPRIATE TWO HUNDRED NINETY-TWO THOUSAND EIGHT HUNDRED DOLLARS (\$292,800) TO FUND PROGRAMS FOR DRUG AND ALCOHOL TREATMENT SERVICES AND EMERGENCY YOUTH SHELTER FOR HOMELESS, RUNAWAY, AND ABUSED YOUTH, BY ADDING A NEW §11 TO CHAPTER XI OF PUBLIC LAW 32-068.

Bill Nos.	Sponsors	Title
316-32(LS)	Benjamin J.F. Cruz	AN ACT TO REPEAL AND REENACT §3105, CHAPTER 3 OF TITLE 22 OF THE GUAM CODE ANNOTATED RELATIVE TO RESPONSIBLY RAISING THE MINIMUM WAGE.
317-32 (LS)	T.A. Morrison	AN ACT TO ADD A NEW ARTICLE 4 TO CHAPTER 46 OF 9GCA RELATIVE TO THE CRIME OF PHISHING.
318-32 (LS)	T.A. Morrison	AN ACT TO ADD A NEW ARTICLE 5 TO CHAPTER 46, TITLE 9, GUAM CODE ANNOTATED RELATIVE TO CREATING THE "COMPUTER PROTECTION ACT,"
319-32 (LS)	T.A. Morrison	AN ACT TO ADD A NEW ARTICLE 3 TO CHAPTER 46, TITLE 9, GUAM CODE ANNOTATED RELATIVE TO CREATING THE "COMPUTER SPYWARE PROTECTION ACT,"
320-32 (LS)	V.C. Pangelinan	AN ACT TO ADD A NEW CHAPTER 53 TO DIVISION 2, AND TO ADD A NEW SECTION 70134 TO CHAPTER 70, DIVISION 3, TITLE 11 OF THE GUAM CODE ANNOTATED, RELATIVE THE CREATION OF THE GUAM QUALIFIED RETIREMENT PLAN AND TRUST ACT.



# **COMMITTEE ON RULES**

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Senator Rory J. Respicio Chairperson Majority Leader

April 14, 2014

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 **M**INORITY 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 Chairperson of the Committee on Rules

### Subject: Referral of Bill No. 314-32(LS)

As the Chairperson of the Committee on Rules, I am forwarding my referral of **Bill No. 314-32(LS).** 

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 GUÅHAN 2014 (SECOND) Regular Session

Bill No. 314-32 (65 )

Introduced by

Aline A. Yamashita, PhD M

## AN ACT TO ADD A NEW CHAPTER 81 TO TITLE 21, GUAM CODE ANNOTATED RELATIVE TO CREATING A STREAMLINED AND EXPEDITED PROCESS FOR REZONING REAL PROPERTY FOR CONSTRUCTING SMALL PROJECTS BY PARTIALLY PRIVATIZING THE PROCESS.

#### **1 BE IT ENACTED BY THE PEOPLE OF GUAM:**

2 Section 1. A new Chapter 81 is hereby added to Title 21, Guam Code Annotated,

3 to read as follows:

4	"CHAPTER 81
5	Small Project Rezoning Act
6	§81101. Legislative Findings and Intent.
7	§81102. Title.
8	§81103. Definitions.

1	§81104. Jurisdiction.
2	§81105. Application.
3	§81106. Notice Requirements.
4	§81107. Objections or Concerns.
5	§81108. Public Hearings.
6	§81109. Resolution of Objections or Concerns
7	§81110. Chief Planner Review.
8	§81111. Guam Land Use Commission Review.
9	§81112. Disposition of Application.
10	§81113. Limitation on Use.
11	§81114. Extensions of Deadlines.
12	§81115. Fees.
13	<b>§81101. Legislative Findings and Intent.</b> <i>I Liheslaturan Guahan</i> finds that
14	here is a current bottleneck at the Guam Land Use Commission requiring in many
15	cases several years for any developer seeking a change of zoning designation for
16	heir intended project site. This lengthy process is very expensive and

1	unpredictable and applies equally to large and to small projects. There is in effect
2	a "one size fits all" process that applies equally to small developments as well as
3	large developments. The current process is best suited for large development
4	projects and discourages small scale development projects that are essential to
5	providing products and services in the villages and outside the densely developed
6	areas of Tamuning and Tumon. This problem has had a disproportionately
7	negative effect on small landowners and small scale developers and residents
8	outside the densely developed parts of the island.
9	I Liheslatura further finds this one size fits all approach further misallocates

scarce resources of the Department of Land Management, the Guam Land Use 10 Commission and the various government of Guam agencies which are required to 11 submit comments on every development proposal seeking a zone change. These 12 scarce resources would be better used if they are concentrated on extensively and 13 timely reviewing large projects while small projects should be reviewed and 14 submitted by Professional Architects and Professional Engineers in a streamlined 15 and efficient process. This can be achieved by partially privatizing the zone 16 change process for small projects. 17

*I Liheslatura* also finds this bottleneck has had broader negative
 consequences for our community by stifling sustainable development activity by
 reducing job creation, reducing tax collections and the tax base and has forced

1	numerous small landowners and small scale developers to seek legislative
2	intervention to obtain zone changes. This has resulted in the allocation of
3	legislative resources to address this significant problem and which resources are
4	better used for other purposes.
5	I Liheslatura intends for these reasons to provide policy to create a
6	streamlined zone change approval process that allows the Guam Land Use
7	Commission, the Department of Land Management and other government of Guam
8	agencies to concentrate their scare resources and efforts to ensure the timely
9	review large developments which will have a significant impact on our
10	infrastructure and quality of life while allowing small scale development to
11	proceed through the zone change process under the supervision of a Professional
12	Architect or Professional Engineer with oversight by the Chief Planner of the
13	Department of Land Management and the Guam Land Use Commission.
14	§ 81102. Title. This Chapter shall be known, and may be cited as the
15	"Small Project Rezoning Act."
16	<b>§81103. Definitions.</b> For purposes of this Chapter, and unless otherwise

specified, the following words or phrases are defined to mean:

(a) "Adjoining Lot" or "Adjoining Lots" means a parcel of real property with a
 separate lot description which shares a boundary with the property for which an
 Application for Small Project Rezone has been filed.

(b) "Agreement to Resolve Objections or Concerns" means a written agreement 4 between the Small Developer and any person or entity, which can include the 5 Chief Planner, which resolves any Objections or Concerns to the Application for 6 Small Project Rezone and which terms shall be binding on the parties and may be 7 recorded at Department of Land Management and shall be a covenant running with 8 the land. Any such agreement which is not recorded at the Department of Land 9 Management shall not be a covenant running with the land but may nevertheless be 10 enforceable by the parties to it according to its terms. 11

(c) "Application for Small Project Rezone" or "ASPR"" means an application 12 submitted to the Chief Planner to rezone a particular parcel of real property to a 13 zoning designation allowed herein. This application shall contain at least the 14 following information: 1) The Small Developer's evidence of ownership, a lease 15 agreement or other legal authority providing the Small Developer with the legal 16 right to seek a rezoning of the affected property; 2) The lot description and lot map 17 of the affected property; 3) A description of the project and the layout of the Small 18 Project on the affected property, 4) The basis on which the Small Developer 19 20 believes that the application is for a Small Project; 5) A description of the

1	supporting infrastructure and a statement by the Professional that it is adequate to
2	support the Small Project or that adequate infrastructure will be constructed by the
3	Small Developer including a description of the infrastructure the Small Developer
4	intends to construct to meet the needs of the Small Project; 6) A list of the names
5	of all owners of any Adjoining Lot and their corresponding lot number and
6	address; 7) The current zoning designation of the affect parcel and the zoning
7	designation sought; and 8) A declaration under oath that the Small Developer, its
8	subsidiaries and/or affiliates, have not filed and do not intend to file another ASPR
9	within one hundred and eighty (180) days or a brief description of any other ASPR
10	which has been or will be filed within this period.
11	(d) "ACR" means the Application Review Committee within the Department of

Land Management, Government of Guam, or any other similar committee
established by the Department of Land Management to review zone change
applications.

15 (e) "C" zone means a commercial zone designation as established in 21 G.C.A  $\S$ 

16 61201 with permitted uses and conditional uses described in 21 G.C.A § 61307.

17 (f) "Chief Planner" means the Chief Planner at the Department of Land

18 Management, Planning Division, Government of Guam.

1	(g) "Declaration of Compliance" means a declaration under oath made by the
2	Professional Engineer certifying that all notices required by the Notice of
3	Application have been given and to which is attached a true and correct copy of the
4	Record of Objections or Concerns and each Resolution of Objections or Concerns.
5	(h) "DLM" means the Department of Land Management, Government of Guam.
6	(i) "GLUC" means the Guam Land Use Commission, Government of Guam.
7	(j) "H" means a resort hotel zone as described in 21 G.C.A. § 61311.
8	(k) "Notice of the Application" means to provide a copy of the ASPR to the
9	following parties: 1) Owners of all Adjoining Lots by personal service or service
10	by registered mail with return receipt; 2) Department of Agriculture; 3) Guam
11	Environmental Protection Agency; 3) Department of Parks and Recreation; 4)
12	Department of Public Works; 5) Guam Waterworks Authority; 6) Guam Power
13	Authority; 7) The Mayor of the Municipality in which the rezoning is sought; 8)
14	Posting a copy of the ASPR on an exterior wall at the Mayor's office in the
15	municipality where the rezoning is sought; and 9) Publish for two (2) consecutive
16	days in a newspaper of general circulation the following information: a) That an
17	ASPR has been filed for a particular lot number in a particular municipality; b) The
18	description of all Adjoining Lots with the lot number and name of the owner; c)
19	The current zoning designation of the affected lot and the zoning sought; d) A

description of the project; e) A statement that any persons may, within thirty (30)
days stating the deadline date, comment or object to the Professional Engineer who
filed the ASPR at a stated phone number and address and that a failure to comment
or object within this time frame will be construed as no objection to the ASPR; and
f) And that a copy of the ASPR may be obtained without charge from the
Professional Engineer.

(1) "Notice of Approval Deemed by Law" or "Approval Deemed by Law" means 7 approval of the request for rezoning as described in the ASPR subject to any 8 Agreement to Resolve Objections or Concerns deemed to occur by the terms of 9 this Act without affirmative action of the Chief Planner or the GLUC and which 10 notice shall contain the property affected described by lot number, municipality 11 and total area, the previous zoning designation, the new zoning designation, a 12 description of the project and a description of any Agreement to Resolve 13 Objections or Concerns and its recordation number if it is recorded at DLM or a 14 notice thereof. 15

(m) "Professional Engineer" means a professional engineer licensed on Guamfiling an ASPR.

(n) "Public Hearings" means a meeting or set of meetings sponsored by the Mayorof the municipality in which an ASPR has been filed and which the Mayor has

provided at least forty-hours (48) hours personal written notice confirmed by
declaration under oath to the Professional Engineer and the Chief Planner and
which must be attended by the Professional Engineer or the Small Developer and
at which the Professional Engineer or Small Developer or the Mayor must record
the concerns or objections of participants which must be included in the Record of
Objections.

(o) "Record of Objections or Concerns" means a detailed record of each concern
and objection relating to the ASPR made by any person or entity and which shall
include: 1) The name and contact information of the person or entity making an
objection or expressing concern with the ASPR, if available; and 2) A detailed
description of the nature of the objection or concern.

"R1" means a one family dwelling zone as established in 21 G.C.A § 61201 with
permitted uses and conditional uses described in 21 G.C.A § 61305.

(p) "R2" means a multiple dwelling zone as established in 21 G.C.A § 61201 with
permitted uses and conditional uses described in 21 G.C.A § 61306.

16 (q) "Small Developer" means any person or entity filing an SPRA.

17 (r) "Small Project" means: 1) Any commercial facility as described in 21 G.C.A §

18 61307(a) & (b) containing less than fifteen thousand (15,000) square feet of total

19 developed covered building space with not more than two floors (2) floors of

1	height, including the ground floor, seeking a change of zone to C, or; 2) Any
2	apartment or condominium complex with less than seventy five (75) total units
3	with not more than three (3) floors, including the ground floor, seeking a change of
4	zoning designation to R2, or; 3) Any housing development of single family
5	dwellings containing not more than fifty (50) dwelling units seeking a zone change
6	to R1, or; 4) Any hotel/motel and its ancillary facilities containing not more than
7	one hundred and twenty-five (125) rooms, with not more than five (5) stories of
8	height including the ground floor, seeking a zone designation of C, R2, H or any
9	combination thereof, or ; 5) Any combination of the above 1) through 4), inclusive.
10	Any ASPR(s) made within one hundred and eighty (180) days of each other for the
11	same lot number or for any adjoining lot which is owned by the same owner or
12	which will be developed by the same Small Developer or any of its subsidiaries or
13	affiliates shall be considered by the Chief Planner as one application who shall
14	conclusively determine if the projects described in the ASPR(s) qualify as a Small
15	Project hereunder.

16 (s) "SPRA" means the Small Project Rezoning Act which shall be the title of this17 Act.

**§81104.** Jurisdiction. The Small Project Rezoning Act shall apply only to
the rezoning of any parcels of real property for a Small Project.

1	§81105. Application. A Small Developer, through a Professional Engineer,
2	shall initiate an effort to obtain a change in zone designation under the SPRA by
3	filing an ASPR with the Chief Planner. Within two (2) business days thereafter,
4	the Chief Planner shall provide a copy of the ASPR to the ARC.
5	<b>§81106.</b> Notice Requirements. Within thirty (30) days of filing the ASPR,
6	the Professional Engineer shall provide Notice of the Application.
7	<b>§81107.</b> Objections or Concerns. Within sixty (60) days of the filing of
8	the ASPR, any person or entity may file or state an objection or concern to the
9	ASPR with the Professional Engineer. The Professional Engineer shall keep a
10	Record of Objections or Concerns.
11	<b>§81108.</b> Public Hearings. At any time within sixty (60) days of the filing
12	of the ASPR, the Mayor of the municipality in which the affected property is
13	located may hold Public Hearings. A failure of the Professional Engineer or Small
14	Developer to attend any Public Hearing shall result in the withdrawal of the ASPR.
15	§81109. Resolution of Objections and Concerns. The Small Developer,
16	or the Professional Engineer on his, her or its behalf, may enter into discussions
17	and negotiations to reach an Agreement to Resolve Objections or Concerns.
18	§81110. Chief Planner and ARC Review. Within one hundred and twenty
19	(120) days but not less than ninety (90) days after the ASPR has been filed, the
	11

1	Professional Engineer shall file a Declaration of Compliance with the Chief
2	Planner. A failure to file the Declaration of Compliance within the prescribed time
3	shall result in the automatic withdrawal of the ASPR.
4	Within forty-five (45) days after the ASPR is initially filed with the Chief
5	Planner, the ARC may provide the Chief Planner with its report. A failure by the
6	ARC to issue said report within this time frame shall be conclusively construed as
7	its consent to the ASPR.
8	The Chief Planner shall, within thirty (30) days of the filing of the
9	Declaration of Compliance do the following: 1) Determine if all Notice of
10	Application requirements have been met; and 2) Determine if there are any
11	substantial unresolved objections or concerns; and 3) If the Notice of Application
12	requirements have been met and there are no substantial unresolved concerns or
13	objections the ASPR shall be approved by a Notice of Approval signed by the
14	Chief Planner; or 4) If the Chief Planner determines that the Notice of Application
15	requirements have not been met the Chief Planner shall deny the application
16	stating his reasons with particularity; or 5) If there are substantial unresolved
17	comments or concerns regarding the ASPR the Chief Planner shall refer the ASPR
18	to the GLUC for its review.

If the Chief Planner does not act within thirty (30) days of the filing of the
 Declaration of Compliance to approve, deny or refer the ASPR to the GLUC, then
 the ASPR and zone change requested therein shall be deemed approved resulting
 in an Approval Deemed by Law.

§81111. Guam Land Use Commission Review. Any ASPR referred to the 5 GLUC and shall be placed on its agenda for the next available meeting which shall 6 review the application as it would any other zone change request. After reviewing 7 the ASPR, the GLUC may do the following: 1) Approve the application as 8 requested subject to any existing Agreement to Resolve Objections or Concerns; or 9 2) Conditionally approve the application provided the Small Developer enters into 10 an Agreement to Resolve Concerns with the GLUC on terms negotiated between 11 the GLUC and the Small Developer; or 3) Deny the application stating its reasons 12 with particularity. If the GLUC lacks a quorum to review the ASPR for two (2) 13 consecutive meetings, then the ASPR shall be deemed approved and the zone 14 change therein granted subject to any existing Agreement to Resolve Objections or 15 Concerns and shall be an Approval Deemed by Law. 16

17 §81112. Disposition of Application. Any Notice of Approval issued by the 18 Chief Planner or Notice of Action issued by the GLUC approving or conditionally 19 approving any ASPR shall be filed with the Governor of Guam and the Secretary 20 of the Guam Legislature. If the ASPR has been deemed approved under the terms

of this Act, then the Professional Engineer or the Small Developer or his attorney 1 shall file a Notice of Approval Deemed by Law with the Governor and with the 2 Guam Legislature. The Governor of Guam and the Guam Legislature shall have 3 thirty (30) days to reject an approved ASPR by enacting a statute to that effect. 4 Provided an ASPR has not been reversed by the Governor of Guam and the Guam 5 Legislature the Small Developer or his representative shall provide the Chief 6 Planner with a copy of the Notice of Approval Deemed by Law and DLM shall 7 thereafter amend the applicable zoning map to reflect the new zoning designation 8 of the affected property. 9

**§81113.** Limitations on Use. Any property rezoned under the SPRA must 10 be used substantially for the purposes and developed substantially in the manner 11 described in the ASPR as determined by the Chief Planner who is authorized to 12 allow minor deviations from the ASPR in writing. All substantial deviations from 13 the uses and development plan described in the ASPR will require a new ASPR. 14 Nothing herein shall prevent a Small Developer from developing less units or a 15 smaller project than requested in the ASPR but in no event may the Small 16 Developer exceed the requests contained in the ASPR. 17

§81114. Extensions of Deadlines. Any deadline herein may, before the
expiration of the deadline at issue, be extended once in writing by the Chief
Planner for not more than thirty (30) days. If the Small Developer fails to complete

the Notice of Application or the Declaration of Compliance within the required
time or within timely extensions thereof, the ASPR shall be deemed withdrawn
requiring a new application.

§81115. Fees. DLM may implement filing fees for the ASPR, the filing of
the Declaration of Compliance, Notice of Approval issued by the Chief Planner
and for extensions of any deadlines issued by the Chief Planner, provided said fees
are implemented pursuant to applicable provisions of the Administrative
Adjudication Act. The lack of such a fee schedule shall not prevent the filing and
completion of any ASPR."

Section 2. Severability. If any of the provisions of this law or its application 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 law which can be given effect without the invalid provisions or application, and to this end the provisions of this law are severable.