### 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
170-32	Vicente (ben) C.	AN ACT TO ADD A NEW SUBSECTION (w) TO	8/16/13,	8/21/13	Committee on			Fiscal Note
(LS)	Pangelinan	§8104, TO AMEND §8139.1, TO AMEND	4:29pm		Appropriations,			Request
		SUBSECTION 8143(j), TO AMEND §8144, §8145,			Public Debt, Legal			Received
		§8146, §8149, §8150, §8151, §8152, §8153,			Affairs,			08/21/13
		§8154, §8156, §8157, §8158, and §8158.1 ALL			Retirement, Public			
		OF ARTICLE 1, CHAPTER 8, TITLE 4 OF THE GUAM			Parks, Recreation,			
		CODE ANNOTATED RELATIVE THE DEFINED			Historic			
		BENEFITS PLAN OF THE GOVERNMENT OF GUAM			Preservation, and			
		RETIREMENT FUND.			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

August 21, 2013

VIA E-MAIL

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.O. San Nicolas

Member

Senator

V. Anthony Ada

Member

MINORITY LEADER

Senator

Aline Yamashita Member

John A. Rios

Director

Bureau of Budget & Management Research

P.O. Box 2950

Hagåtña, Guam 96910

john.rios@bbmr.guam.gov

RE: Request for Fiscal Notes-Bill Nos. 166 through 171-32 (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,

Senator Rory J. Respicio

Chairperson, Committee on Rules

1 Com J. Respicio

Attachments (1)

Cc: Clerk of the Legislature

Bill Nos.	Sponsor	Title
166-32 (LS)	Judith T. Won Pat, Ed.D., Aline A. Yamashita, Ph.D., B.J.F. Cruz	AN ACT TO TRANSFER TITLE OF LOT NO. 5397 MUNICIPALITY OF BARRIGADA, GUAM TO THE UNIVERSITY OF GUAM.
167-32 (LS)	R.J. Respicio	AN ACT TO REPEAL § 23113 OF CHAPTER 23, TITLE 22 OF THE GUAM CODE ANNOTATED TO REMOVE THE CURRENT TAX EXEMPTION ON PREMIUMS COLLECTED BY INSURANCE COMPANIES AS PARTOF THE QC PROGRAM.
168-32 (LS)	T.R. MUÑA Barnes	AN ACT TO REZONE LOT NOS. 22 AND 23, BLOCK NO. 4, TRACT NO. 170, WEST ACRESSUBDIVISION, DEDEDO, GUAM FROM SINGLE- FAMILY DWELLING ZONE (R-1) TO MULTIPLE- FAMILY DWELLING ZONE (R-2)
169-32 (LS)	T.R. MUÑA Barnes	AN ACT TO REZONE LOT NO. 5168-4, LOCATED IN THE MUNICIPALITY OF TAMUNING, FROM SINGLE-FAMILY DWELLING ZONE (R1) TO LIGHT INDUSTRIAL ZONE (M1).
170-32 (LS)	Vicente (ben) C. Pangelinan	AN ACT TO ADD A NEW SUBSECTION (w) TO §8104, TO AMEND §8139.1, TO AMEND SUBSECTION 8143(j), TO AMEND §8144, §8145, §8146, §8149, §8150, §8151, §8152, §8153, §8154, §8156, §8157, §8158, and §8158.1 ALL OF ARTICLE 1, CHAPTER 8, TITLE 4 OF THE GUAM CODE ANNOTATED RELATIVE THE DEFINED BENEFITS PLAN OF THE GOVERNMENT OF GUAM RETIREMENT FUND.
171-32 (LS)	V. Anthony Ada, B. J.F. Cruz	AN ACT TO AMEND §§ 3114 OF 16GCA, 57103 OF 10GCA, 4121 OF 4GCA AND 1107 OF 17GCA RELATIVE TO GOVERNMENT OF GUAM ID CARDS ISSUEDTOPERSONS UNDER 21 YEARSOF AGE.

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Senator Rory J. Respicio CHAIRPERSON MAIORITY LEADER

August 19, 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. 170-32(LS)

As the Chairperson of the Committee on Rules, I am forwarding my referral of **Bill No. 170-32(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 GUAHAN 2013 (FIRST) REGULAR SESSION

Bill No. 170-32(LS)

Introduced by:

V.C. Pangelinan

AN ACT TO ADD A NEW SUBSECTION (w) TO §8104, TO AMEND §8139.1, TO AMEND SUBSECTION 8143(j), TO AMEND §8144, §8145, §8146, §8149, §8150, §8151, §8152, §8153, §8154, §8156, §8157, §8158, and §8158.1 ALL OF ARTICLE 1, CHAPTER 8, TITLE 4 OF THE GUAM CODE ANNOTATED RELATIVE THE DEFINED BENEFITS PLAN OF THE GOVERNMENT OF GUAM RETIREMENT FUND.

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

2 SECTION 1. Legislative Findings and Intent. I Liheslaturan

3 Guahan finds that legislative action is needed to improve the Government of

4 Guam's ability to meet its obligations to fund the Retirement Fund Defined

5 Benefit Plan. The statutory limitations in the Defined Benefit Plan pertaining

6 to investments should not result in unintended consequences such as

encouraging the Government of Guam Retirement Fund ('Fund') to take

8 undue investment risks, or permitting disproportionate risks for some asset

9 classes and some investment vehicles, which might result in an imprudent

10 investment portfolio.

I Liheslaturan Guahan finds that the investment limitations in current law must be updated and revised to expand the Fund's opportunity to improve

the risk adjusted return of the investment portfolio for the benefit of the

4 Retirement Fund as a whole.

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I Liheslaturan Guahan finds inconsistent treatment in provisions
allowing investments in various equity categories, while prohibiting
investments in non-investment grade corporate bonds, even though all bond
categories (including high-yield) can be safer and more protected under stress
scenarios than equities because of established capital structure priorities.

I Liheslaturan Guahan further finds similar inconsistent treatment in provisions that allow bond investments so long as they are included in the applicable bond benchmark (e.g., the U.S. Aggregate Index), while prohibiting equity investments in certain non-U.S. headquartered companies even though such companies do most of their businesses in the U.S. and are included in applicable U.S. equity benchmarks (e.g., the Russell 1000 Index and the Russell 2000 Index).

I Liheslaturan Guahan further finds that current statutes limiting non-U.S. investments, which had a historical purpose of controlling risks in underdeveloped markets, are no longer relevant today and may be significantly inconsistent with global opportunity sets. I Liheslaturan Guahan further finds that, for purposes of quantitative limitations, further clarity is needed when classifying investments by asset classes (e.g., stocks and bonds) and by the vehicles used to purchase such

4 stocks and bonds (e.g., in mutual funds, exchange traded funds, index funds).

I Liheslaturan Guahan further finds that capital requirements for non-locally chartered bank custodians and for investment agents should be updated and more clearly defined in accordance with Federal Deposit Insurance Corporation Regulations, and increased in accordance with the level of assets under Fund management since the statute was enacted.

I Liheslaturan Guahan further finds that the fiduciary duties of the Board of Trustees of the Fund should expressly reflect that their investment decisions respecting individual assets should be evaluated not in isolation, but in the context of the Fund's portfolio as a whole and as part of an overall investment strategy having risk and return objectives reasonably suited to the Fund.

Accordingly, the Board of Trustees' decisions or actions in discharging
their fiduciary duties should be reviewed in light of the facts and
circumstances existing at the time of such decision or action, and not by
hindsight.

I	Based on these findings, I Liheslaturan Guahan intends to amend the
2	Defined Benefit Plan statute: (1) to allow investments in non-investment
3	grade U.S. corporate bonds, up to eight percent (8%) of the Fund at cost and
4	investments in U.S. and non-U.S. stocks, either directly or indirectly through
5	purchases in investment funds or exchange traded funds, up to seventy
6	percent (70%) of the Fund at cost; (2) to clarify that such quantitative
7	limitations on direct and indirect investments in specific asset classes are
8	separate from the quantitative limitations for the investment vehicles (e.g.,
9	investment funds or exchange traded funds); (3) to increase the capital base
10	required for non-locally chartered bank custodians and for investment agents
11	to One Billion Dollars (\$1,000,000,000); and (4) to expressly state how the
12	Board of Trustees' investment decisions should be evaluated based on risk
13	and return objectives reasonably suited to the Fund.

- SECTION 2. A new subsection (w) is hereby added to Section 8104,
  Article 1, Chapter 8, Title 4 of the Guam Code Annotated, to read:
- "(w) *Tier 1 Capital* shall have the meaning set forth in regulations promulgated by the Federal Deposit Insurance Corporation as codified in the Code of Federal Regulations, 12 C.F.R. § 325, as amended from time to time."
- SECTION 3. Section 8139.1, Article 1, Chapter 8, Title 4 of the Guam Code Annotated, is hereby amended to read:
- 21 "§ 8139.1. Fiduciary Duties.

(a) The members of the Board of Trustees stand in a fiduciary 1 relationship to the beneficiaries of the Retirement Fund in regard to the 2 management of the Fund.

- (b) The members of the Board of Trustees shall discharge their duties 4 5 with respect to management of the Retirement Fund:
- (1) solely in the interest of the members and beneficiaries of the 6 Fund and for the exclusive purpose of providing benefits to members and 7 beneficiaries and defraying reasonable expenses of administering the Fund-8 The members of the Board of Trustees shall discharge their duties; 9
- 10 with the care, skill, and prudence and diligence under the circumstances then prevailing that a prudent person acting in a like capacity 11 and familiar with such matters would use in the conduct of an enterprise of a 12 like character and with like aims. The members of the Board of Trustees shall 13 discharge their duties; 14
- 15 (3) by diversifying the investments of the Fund so as to minimize the risk of large losses, unless under the circumstances it is clearly prudent not 16 to do so. The members of the Board of Trustees shall discharge their duties; 17 18 and
- 19 in accordance with the documents and instruments governing the fund Fund. 20
- 21 Unless otherwise provided in this Chapter, investment and management decisions respecting individual assets shall be evaluated not in 22 isolation, but in the context of the Fund's portfolio as a whole and as a part of 23 an overall investment strategy having risk and return objectives reasonably 24 25 suited to the Fund.

(d) A Trustee's decision or action in discharging his or her fiduciary
duties shall be reviewed in light of the facts and circumstances existing at the
time of such decision or action, and not by hindsight."
SECTION 4. Subsection (j) of Section 8143, Article 1, Chapter 8,
Title 4 of the Guam Code Annotated is hereby amended to read:
"§8143(j). Before the Board may approve by resolution the acquisition
of real property consisting of physical assets under §4225.16 of the
Government Code, as amended, codified as §8159, of Title 4 GCA, the
following steps must be taken:
(1) the proposed acquisition must be reviewed and recommendations
must be submitted to the Board by an investment agent as defined under §8145
of this Chapter;
(2) completion of an in-house evaluation of the proposed acquisition
must be completed;
(3) a review of the proposed acquisition as to legal sufficiency must be
made by the Attorney General; and
(4) a review and recommendation must be submitted by three (3)
members of the Board of Trustees.
At no time shall an acquisition considered under this Section Subsection
(j) be made that would provide an immediate investment return which is less
than the average rate of investment return that the Fund is receiving overall on
its alternative investment portfolio."
SECTION 5. Section 8144, Article 1, Chapter 8, Title 4 of the Guam
Code Annotated is hereby amended to read:
"§ 8144. Custodian.
The Board shall engage one or more bank trust departments custodians
to assume responsibility for the physical possession of fund assets or

- 1 evidences of assets. The custodian shall submit such reports, accountings and
- 2 other information in such form and at such times as requested by the Board.
- 3 All costs incurred for custodial services shall be a direct charge to Investment
- 4 Income. The custodian shall hold all assets for the account of the Government
- 5 of Guam Retirement Fund and shall act only upon the instructions of the
- 6 Board, its ex-officio director or a member, committee or agent so authorized
- 7 by the Board. No custodian shall be engaged unless it:
- 8 (a) Has been continuously engaged in rendering trust custody services
- 9 for a period of ten (10) or more years; and
- 10 (b) Is organized under the laws of the United States or a state or
- 11 territory thereof; and
- (c) Has <u>Tier 1</u> capital and surplus in excess of <u>Ten Million One Billion</u>
- 13 Dollars (\$\frac{10,000,0001,000,000,000}{}); and
- 14 (d) Is a member of the Federal Reserve System whose deposits are
- 15 insured by the Federal Deposit Insurance Corporation or any successor
- 16 thereto; or
- (e) Notwithstanding any of the above, any locally chartered bank may
- be a custodian of the Retirement Fund."
- 19 SECTION 6. Section 8145, Article 1, Chapter 8, Title 4 of the
- 20 Guam Code Annotated is hereby amended to read:
- 21 "§8145. Investment Agent.
- 22 (a) In order to secure expert advice and counsel, the Board may engage
- 23 an investment agent to serve as investment counsel which shall be either an
- 24 investment counsel or a bank trust department as hereinafter qualified; and
- 25 one or more Investment Agents to serve as investment manager(s) to manage
- 26 asset classes identified by the Board upon the recommendation of investment

- 1 <u>counsel</u>. All costs incurred in this connection shall be a direct charge to 2 Investment Income.
- 3 (b) No person, firm or corporation shall be eligible for employment as 4 investment counsel which acts as principal for its own account or as broker for 5 a client other than the Fund in connection with the sale of any security to or 6 the purchase of any security from the Fund.
  - (c) No investment counsel agent shall be engaged unless:

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- 8 (1) The principal business of the person, firm or corporation selected 9 by the Board consists of rendering investment supervisory services, that is, the 10 giving of continuous advice as to the investment of Funds on the basis of the 11 individual needs of each client; and
  - (2) The principal ownership <u>or and</u> control of such person, firm or corporation rests with individuals who are actively engaged in such business; and
- 15 (3) Such person, firm or corporation and its predecessors have been 16 continuously engaged in such business for a period of ten (10) or more years; 17 and
  - (4) Such person, firm or corporation is registered as an investment adviser under the laws of the United States of America as from time to time in effect; and
  - (5) The contract between the Board and the investment <u>counsel agent</u> is of no specified duration and is voidable at any time by either party; and
- (6) Such person, firm or corporation certifies in writing, to the Board, that the assets under its direct investment supervision are in excess of <del>Two</del> Hundred Million One Billion Dollars (\$200,000,0001,000,000,000).
  - (d) The Board shall not engage a bank trust department unless it:

1	(1) Certifies in writing, to the Board, that the assets under its direct
2	investment supervision are in excess of Two Hundred Million One Billion
3	Dollars (\$200,000,0001,000,000,000); and
4	(2) Has been, together with its predecessors, continuously engaged in
5	supervising investments for a period of ten (10) or more years; and
6	(3) Is organized under the laws of the United States or a state or
7	territory thereof; and
8	(4) Has <u>Tier 1</u> capital and surplus in excess of <del>Ten Million</del> One
9	Billion Dollars (\$10,000,0001,000,000,000); and
10	(5) Is a member of the Federal Reserve System whose deposits are
11	insured by the Federal Deposit Insurance Corporation or any successor thereto.
12	(e) The Board or its designee under § 8143(a), shall establish and may
13	from time to time change operating arrangements with the Investment Agent in
14	order to facilitate efficient management and timely investment action.
15	(f) No investment shall be made unless in the opinion of the Investment
16	Agent it is an appropriate investment for the Fund and is an authorized
17	investment under §§ 8143 through § 8159, inclusive, or in the absence of such
18	opinion, unless preceded by a resolution of the Board direction directing the
19	investment."
20	SECTION 7. Section 8146, Article 1, Chapter 8, Title 4 of the
21	Guam Code Annotated is hereby amended to read:
22	"§8146. General Investment Limitations.
23	No investment shall be made if, after such investment, the Fund would
24	own:
25	(a) Any combination of obligations of any one political subdivision,
26	corporation or other single issuing entity in excess of five percent (5%) of
27	Fund assets at cost. This limitation shall not apply to general obligations of the

1	United States, investments authorized under § 8150, or general obligations of
2	the territory of Guam.
3	(b) Any combination of investment instruments as covered by § 8151,
4	Subsection (b) of § 8154, Subsection (b) of § 8156, and Subsection (b) of §
5	8157 in excess of Fifteen Thirty-Five Percent (4535%) of Fund assets at cost.
6	(c) Obligations or other investments issued or guaranteed by the territory
7	of Guam in excess of Ten Percent (10%) of Fund assets at cost, provided
8	however, that this limitation shall not apply to such obligations or other
9	investments that are unconditionally guaranteed as to principal and interest by,
10	or supported by lease assignment from, another entity whose principle business
11	is outside of said Territory and whose obligations are authorized investments
12	under §§ 8143 through 8159, inclusive."
13	SECTION 8. Section 8149, Article 1, Chapter 8, Title 4 of the
14	Guam Code Annotated is hereby amended to read:
14 15	
	Guam Code Annotated is hereby amended to read:
15	Guam Code Annotated is hereby amended to read:  '§8149. Same: Bank Deposits; Other Cash Equivalents.
15 16	Guam Code Annotated is hereby amended to read:  '§8149. Same: Bank Deposits; Other Cash Equivalents.  (a) Interest-bearing time deposits, demand deposits, and cash sweep
15 16 17	Guam Code Annotated is hereby amended to read:  '§8149. Same: Bank Deposits; Other Cash Equivalents.  (a) Interest-bearing time deposits, demand deposits, and cash sweep deposit accounts in banks organized under the laws of the United States or any
15 16 17 18	Guam Code Annotated is hereby amended to read:  '§8149. Same: Bank Deposits; Other Cash Equivalents.  (a) Interest-bearing time deposits, demand deposits, and cash sweep deposit accounts in banks organized under the laws of the United States or any state or territory thereof, provided that said bank:
15 16 17 18 19	Guam Code Annotated is hereby amended to read:  '§8149. Same: Bank Deposits; Other Cash Equivalents.  (a) Interest-bearing time deposits, demand deposits, and cash sweep deposit accounts in banks organized under the laws of the United States or any state or territory thereof, provided that said bank:  (a)(1) Has Tier 1 capital and surplus in excess of One Billion Dollars
15 16 17 18 19 20	Guam Code Annotated is hereby amended to read:  '§8149. Same: Bank Deposits; Other Cash Equivalents.  (a) Interest-bearing time deposits, demand deposits, and cash sweep deposit accounts in banks organized under the laws of the United States or any state or territory thereof, provided that said bank:  (a)(1) Has Tier 1 capital and surplus in excess of One Billion Dollars (\$1,000,000,000)\$10,000,000; and
15 16 17 18 19 20 21	Guam Code Annotated is hereby amended to read:  '§8149. Same: Bank Deposits; Other Cash Equivalents.  (a) Interest-bearing time deposits, demand deposits, and cash sweep deposit accounts in banks organized under the laws of the United States or any state or territory thereof, provided that said bank:  (a)(1) Has Tier 1 capital and surplus in excess of One Billion Dollars (\$1,000,000,000)\$10,000,000; and  (b)(2) Is a member of the Federal Reserve System; and
15 16 17 18 19 20 21 22	Guam Code Annotated is hereby amended to read:  '§8149. Same: Bank Deposits; Other Cash Equivalents.  (a) Interest-bearing time deposits, demand deposits, and cash sweep deposit accounts in banks organized under the laws of the United States or any state or territory thereof, provided that said bank:  (a)(1) Has Tier 1 capital and surplus in excess of One Billion Dollars (\$1,000,000,000)\$10,000,000; and  (b)(2) Is a member of the Federal Reserve System; and  (e)(3) Together with any predecessors, have been conducting a
15 16 17 18 19 20 21 22 23	Guam Code Annotated is hereby amended to read:  '§8149. Same: Bank Deposits; Other Cash Equivalents.  (a) Interest-bearing time deposits, demand deposits, and cash sweep deposit accounts in banks organized under the laws of the United States or any state or territory thereof, provided that said bank:  (a)(1) Has Tier 1 capital and surplus in excess of One Billion Dollars (\$1,000,000,000)\$10,000,000; and  (b)(2) Is a member of the Federal Reserve System; and (e)(3) Together with any predecessors, have been conducting a banking business for a continuous period of ten (10) or more years; or

1	(b) Cash equivalents purchased in investment funds authorized under
2	Section 8158 or in exchange-traded funds authorized under §8158.1; in
3	amounts and for durations approved by the Board in connection with the
4	management of uninvested cash balances; such purchases shall be excluded
5	from limitations of § 8158(e) and § 8158.1(b)."
6	SECTION 9. Section 8150, Article 1, Chapter 8, Title 4 of the Guam
7	Code Annotated is hereby amended to read:
8	"§8150. Same: Bonds of United States and Federal Instrumentalities.
9	(a) Bonds or other evidence of indebtedness of the United States of
10	America, or any of its agencies or instrumentalities, when such obligations are
11	guaranteed as to principal and interest by the United States of America or by
12	any agency or instrumentality thereof;
13	(b) Debt securities issued by the Federal National Mortgage Association
14	or the Federal Home Loan Mortgage Corporation that are backed by pools of
15	mortgage loans and guaranteed as to timely repayment of principal and interest
16	by the Federal National Mortgage Association or the Federal Home Loan
17	Mortgage Corporation; or
18	(c) Non-mortgage-related bonds or other evidence of indebtedness of the
19	Federal National Mortgage Association or the Federal Home Loan Mortgage
20	Corporation.
21	(d) Bonds authorized under this Section may be purchased and held in
22	investment funds authorized under §8158 or in exchange-traded funds
23	authorized under §8158.1; such purchases shall be excluded from the
24	limitations of §8158(e) and §8158.1(b)."
25	SECTION 10. Section 8151, Article 1, Chapter 8, Title 4 of the
26	Guam Code Annotated is hereby amended to read:

- "\$8151. Same: Bonds Issued by National Governments Other Than The United States.
- Bonds and other evidences of indebtedness which are direct obligations
- 4 of, or secured by, the full faith and credit of national governments other than
- 5 the United States, where there exists the power to levy taxes for the prompt
- 6 payment of the principal and interest of such bonds or evidences of
- 7 indebtedness, provided that:
- 8 (a) The issuer shall not be in default in the payment of principal or 9 interest on any bonds or other evidences of indebtedness; and
- 10 (b) The Investment Agent determines that such an investment would be
- 11 employed by a prudent man person acting in a like capacity and familiar with
- such matters would use in the investment of a fund with like character and with
- 13 like aims; and
- (c) No investment shall be made in any one (1) issue described in this
- 15 Section in an amount in excess of ten percent (10%) of such issues.
- 16 (d) Bonds authorized under this Section may be purchased and held in
- 17 investment funds authorized under §8158 or in exchange-traded funds
- authorized under §8158.1; such purchases shall be excluded from the
- 19 <u>limitations of §8158(e) and §8158.1(b).</u>"
- SECTION 11. Section 8152, Article 1, Chapter 8, Title 4 of the Guam
- 21 Code Annotated is hereby amended to read:
- 22 "§8152. Same: Bonds of States and Territories.
- 23 (a) Bonds or other evidences of indebtedness which are direct obligations
- of or secured by the full faith and credit of, any state or territory of the United
- 25 States or the District of Columbia where there exists the power to levy taxes for
- 26 the prompt payment of the principal and interest of such bonds or evidences of

- indebtedness; but the issuer shall not be in default in the payment of principal or
- 2 interest on any bonds or other evidences of indebtedness.
- 3 (b) Bonds authorized under this Section may be purchased and held in
- 4 investment funds authorized under §8158 or in exchange-traded funds
- 5 authorized under §8158.1; such purchases shall be excluded from the
- 6 <u>limitations of §8158(e) and §8158.1(b).</u>"
- 7 SECTION 12. Section 8153, Article 1, Chapter 8, Title 4 of the Guam
- 8 Code Annotated is hereby amended to read:
- 9 "§8153. Same: Public Revenue Bonds.
- Bonds or other obligations which are payable from revenues or earnings
- 11 specifically pledged there for of a public utility, state, municipally or
- territorially owned, either directly or through civil division, authority or public
- instrumentality of a state or territory or municipality; provided that:
- (a) The laws of the state or territory or municipality authorizing the
- issuance of such bonds or other obligations require that rates for service shall
- 16 be fixed, maintained and collected at all times so as to produce sufficient
- 17 revenue or earnings to pay all operating and maintenance charges and both
- 18 principal and interest of such bonds or obligations; and
- (b) No such bonds or other obligations shall be in default in the payment
- of principal or interest.
- Bonds authorized under this Section may be purchased and held in
- 22 investment funds authorized under §8158 or in exchange-traded funds
- 23 authorized under §8158.1; such purchases shall be excluded from the
- 24 <u>limitations of §8158(e) and §8158.1(b)."</u>
- 25 SECTION 13. Section 8154, Article 1, Chapter 8, Title 4 of the
- 26 Guam Code Annotated is hereby amended to read:

- 1 "§8154. Same: Bonds of Domestic and Foreign Corporations; Index-2 Eligible Securities.
- (a) Bonds of Domestic Corporations. Bonds, debentures, notes and other evidences of indebtedness of any corporation or corporations created or existing under the laws of the United States, or of any of the states or territories of the United States or the District of Columbia which are not in default either as to principal or interest, provided that:
  - (1) Such bonds or other evidence of indebtedness are rated within the four (4) highest categories of two (2) nationally recognized and published rating services which have been approved by the Board and the Investment Agent; or

- (2) In case such bonds or other evidence of indebtedness are not so rated by two (2) such services, investments in such lesser-ranked domestic corporate bonds shall not exceed eight percent (8%) of the Fund at cost; unless the net earnings available for fixed charges over a prior period of five (5) fiscal years next preceding the date of investment have averaged per year and during either of the last two (2) years have been, after depreciation and after taxes, not less than:
  - (A) two (2) times its average annual fixed charges over the same period, in the case of any public utility company;
  - (B) one and one-half (1-1/2) times its average annual fixed charges over the same period, in the case of any finance company; or
  - (C) three (3) times its average annual fixed charges over the same period, in the case of any other company.
- (3) No more than two percent (2%) of the Fund at cost shall be invested in the obligations of any one (1) domestic corporation or other single domestic issuing entity described in this Subsection.

- 1 (b) Bonds of Foreign Corporations. Bonds, debentures, notes and other 2 evidences of indebtedness of any corporation or corporations created or existing under the laws of nations other than the United States which are not in default 3 4 either as to principal or interest, provided that the Investment Agent in its informed opinion, determines that such an investment would be employed by a 5 prudent man person acting in a like capacity and familiar with such matters 6 would use in the investment of a fund of like character and with like aims. No 7 8 more than one and one-half percent (1-1/2%) of the Fund at cost shall be 9 invested in the obligations of any one (1) foreign corporation or other single 10 issuing foreign entity described in this Subsection.
- 11 (c) No investment shall be made in any one (1) issue described in 12 Subsections (a) and (b) of this Section in an amount in excess of ten percent 13 (10%) of such issues.
  - (d) Other Securities in the U.S. Aggregate Bond Index. Bonds, debentures, notes and other evidences of indebtedness which are denominated in U.S. Dollars, investment-grade, fixed-rate and of the quality of fixed income securities covered by the U.S. Aggregate Bond Index.
- 18 (e) Bonds authorized under this Section may be purchased and held in
  19 investment funds authorized under §8158 or in exchange-traded funds
  20 authorized under §8158.1; such purchases shall be excluded from the
  21 limitations of §8158(e) and §8158.1(b)."
- SECTION 14. Section 8156, Article 1, Chapter 8, Title 4 of the Guam Code Annotated is hereby amended to read:
- 24 "§8156. Same: Domestic and Foreign Preferred Stock.

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25 (a) Domestic Preferred Stock. Domestic preferred or guaranteed stock or 26 shares of any institution created or existing under the laws of the United States

- or of any state, district or territory thereof or the District of Columbia, provided that:
- 3 (1) All publicly held prior obligations and prior preferred stock, if 4 any, of such institution at the date of acquisition are eligible as investments 5 under §§ 8143 through 8160; and
  - (2) The net earnings of the institution available for fixed charges over a period of five (5) fiscal years next preceding the date of investment have averaged per year, and during either of the last two (2) years have been, after depreciation and after income taxes. no less than:
    - (i) Two times its average annual fixed charges, maxi mum contingent interest and preferred dividend requirements over the same period, in the case of any public utility company; or
    - (ii) Three (3) times its average annual fixed charges, maximum contingent interest and preferred dividend requirements over the same period, in the case of any other company.

For purposes of this Subsection, the term 'preferred dividend requirements' shall mean cumulative and noncumulative dividends on all preferred stock of the issuer, whether paid or not.

- (b) Foreign Preferred Stock. Foreign preferred or guaranteed stock or shares of any institution created or existing under the laws of nations other than the United States which are not in default either as to principal or interest, provided that the Investment Agent in its informed opinion, determines that such an investment would be employed by a prudent man person acting in a like capacity and familiar with such matters would use in the investment of a fund of like character and with like aims.
  - (c) Limitations:

1	(1) No investment shall be made in any one issue described in Item (1)
2	of Subsection (a) of this Section in an amount in excess of ten percent (10%) of
3	such issues.

- 4 (2) No more than two percent (2%) of the Fund at cost shall be invested in the preferred stock of any one issuing domestic company.
- 6 (3) No more than two percent (2%) of the Fund at cost shall be invested 7 in the preferred stock of any one issuing foreign company.
- 8 (4) The aggregate of all investments authorized under this Section shall 9 not exceed fifteen percent (15%) of Fund Assets at cost.
- (5) Preferred stock authorized under this Section may be purchased and held in investment funds authorized under §8158 or in exchange-traded funds authorized under §8158.1; such purchases shall be excluded from the limitations of §8158(e) and § 8158.1(b)."

# SECTION 15. Section 8157, Article 1, Chapter 8, Title 4 of the Guam Code Annotated is hereby amended to read:

16 "§8157. Same; Common Stock.

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- (a) Common or capital stock of any institution or entity created or existing under the laws of the United States or any state, district, or territory thereof, or of the District of Columbia or of any foreign country; provided that, with respect to at least fifty percent (50%) of the investments at cost purchased directly under this Section:
  - (i) The issuing institution, entity or a predecessor thereto, has reported a profit in at least four (4) of the five (5) fiscal years next preceding the date of investment or alternatively in at least seven (7) of the ten (10) fiscal years next preceding the date of investment; and

(ii) The institution, entity or such predecessor has paid cash dividends on its common or capital stock in at least four (4) of the five (5) years next preceding the date of investment, or alternatively in at least seven (7) of the ten (10) fiscal years next preceding the date of investment; and

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- (iii) Total cash dividends have not exceeded total earning in the five (5) 5 6 years next preceding the date of investment; and
- (iv) On the date of investment, the issuer shall not be in default in 7 payment of principal or interest on any of its publicly held bonds or other 8 evidences of indebtedness and any contingent interest, cumulative and 9 noncumulative preferred dividends and dividends on prior common or capital stock shall have been paid in full.
- 12 No more than five percent (5%) of the Fund shall be invested directly in the common or capital stock of any one issuing domestic company described in this 13 Section. 14
  - (b) Common or capital stock of any institution or entity created or existing under the laws of nations other than the United States provided that the Investment Agent determines that such an investment would be employed by a prudent man person acting in a like capacity and familiar with such matters would use in the investment of a fund with like character and with like aims. No more than one and one-half percent (1-1/2%) of the Fund at cost shall be invested directly in the common or capital stock of any one issuing foreign company described in this Section.
- 23 (c) No <u>direct</u> investment shall be made in any one (1) issue described in this Section in an amount in excess of ten percent (10%) of such issues. 24
  - (d) Common or capital stock of any institution or entity created or existing under the laws of the United States or any state, district, or territory thereof, or of the District of Columbia or of any foreign country purchased and held in

- investment funds authorized under §8158 or in exchange-traded funds
- 2 <u>authorized under §8158.1; such purchases being excluded from the limitations of</u>
- 3 §8158(e) and §8158.1(b).
- 4 (e) The aggregate amount of all <u>direct and indirect</u> investments under this
- 5 Section at cost shall not exceed fifty seventy percent (570%) of the Fund."
- 6 SECTION 16. Section 8158, Article 1, Chapter 8, Title 4 of the Guam Code
- 7 Annotated is hereby amended to read:
- 8 "§ 8158. Investment Funds.
- 9 (a) Common or capital shares of any investment trust or mutual fund
- 10 (including any index fund) registered with the Securities and Exchange
- 11 Commission under the Investment Company Act of 1940, as from time to time
- amended, provided that the cost of the shares acquired is no greater than their net
- 13 asset value on the date of acquisition.
- (b) Units in any common trust fund or commingled fund (including any
- 15 <u>index fund</u>) maintained by a custodian meeting the requirements of Title 4 GCA
- 16 § 8144 and advised or sub-advised by an investment management organization
- meeting the requirements of Title 4 GCA § 8145.
- (c) Preferred shares of any investment trust or mutual fund (including any
- 19 <u>index fund</u>) registered with the Securities and Exchange Commission under the
- 20 Investment Company Act of 1940, as from time to time amended, provided that:
- 21 (1) The number of issued and outstanding common or capital shares
- 22 multiplied by their asset value per share, plus;
- 23 (2) The number of issued and outstanding preferred shares multiplied
- 24 by their par or stated value, is at least fifty percent (50%) greater than the
- 25 number of issued and out-standing preferred shares multiplied by their par or
- 26 stated value. For purposes of this Section, the number of issued and outstanding
- 27 shares shall be taken as of the latest available public report of such investment

- trust or mutual fund. Preferred shares as described in this Subsection shall not be subject to the provisions of §8156.
- 3 (d) The term 'net asset value' as used in this Section shall mean the total 4 quoted or estimated market value of all securities or other assets owned, less that 5 total of all determinable liabilities, as reported by such common trust fund, 6 commingled fund, investment trust or mutual fund.

#### (e) Limitation:

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- 8 (1) The investment in units, preferred, common and capital stock of 9 any one common trust fund, commingled fund, investment trust or mutual fund 10 shall not exceed five percent (5%) of the Fund at cost; and
- 11 (2) The aggregate of all investments under this Section, <u>except for</u>
  12 investment fund purchases of cash equivalents authorized under §8149, bonds
  13 <u>authorized under §88150-8154</u>, preferred stock authorized under §8156, and
  14 <u>common or capital stock authorized under §8157</u>, shall not exceed thirty percent
  15 (30%) of the Fund at cost."

# SECTION 17. Section 8158.1, Article 1, Chapter 8, Title 4 of the Guam Code Annotated is hereby amended to read:

- "§8158.1. Exchange Traded Funds.
- (a) Units or shares of any exchange traded fund (ETF) established as an 19 open-end investment management company or a unit investment trust registered 20 with the Securities and Exchange Commission under the Investment Company 21 Act of 1940, as from time to time amended. Although ETFs may trade at prices 22 established throughout the trading day, like any other listed equity security 23 trading in the secondary market on an exchange, the units or shares described in 24 this subsection shall not be subject to the provisions of §8157. Although ETFs 25 are unit investment trusts, the units or shares described in this subsection shall 26 27 not be subject to the provisions of §8158.

- 1 (b) The investment in units or shares of any one exchange traded fund shall not exceed twenty percent (20%) of the Fund at cost."
- 3 SECTION 18. Effective Date. This Act shall become effective upon 4 enactment.
- SECTION 19. Severability. If any provision of this Act or its application to any person or circumstances is held invalid, the invalidity shall not affect any other provision or applications of this Act which can be given effect without the invalid provision or application, and to this end the provisions of this Act are
- 9 severable.