

Felix P. Camacho Governor

Michael W. Cruz, M.D. Lieutenant Governor

1 3 JAN 2009

30-09-0030 TO 30-00

The Honorable Judith T. Won Pat, Ed.D. Speaker *Mina' Trenta Na Liheslaturan Guåhan* 155 Hessler Street Hagåtña, Guam 96910

Dear Speaker Won Pat:

Transmitted herewith is Bill. No 263 entitled "AN ACT TO ADD A NEW §19107 TO CHAPTER 19 OF TITLE 16, GUAM CODE ANNOTATED, RELATIVE TO THE PRESENTATION OF INSURANCE DOCUMENT TO ESTABLISH "PROOF OF INSURANCE" was signed into law as Public Law No. 29-117.

Mandatory automobile insurance is a necessary requirement for the safety of those who utilize our roadways. Unfortunately, some attempt to abuse the system by applying for insurance and obtaining a policy with no intention of paying the insurance premiums and keeping the insurance active. Although this legislation attempts to help rectify this type of problem by making it illegal to operate a vehicle without proof of insurance and criminalizing the act of knowingly providing invalid or expired insurance as proof of coverage, it may require further legislation to esnure compliance with the mandates to have automobile insurance.

The bill uses the term proof of insurance in quotes, which implies that it is a defined term, yet the legislation does not define the term which is important when enforcing the provisions criminally. This could expose a person to criminal liability without clear concrete requirements as to the type of information or document the person needs to possess.

At the heart of the bill is subsection (f) which attempts to make the presentment of insurance that has not been paid as "prima facia evidence" that a owner or driver knowingly presented a fraudulent proof of insurance in violation of law. Placing the non-owner driver of a vehicle, for example an employee driving a company vehicle, with the burden of ensuring that insurance premiums are paid seems fundamentally unfair if not impossible. The language used within the section fails to obtain its objective as it only provides that it is the prima facia evidence when the driver knowingly presented a fraudulent proof of insurance. In order for the prima facia evidence language to meet the intent of the law, it should state that the failure to pay premiums under the policy is prima facia evidence that the owner knowingly presented proof of insurance

for a vehicle that is not properly insured. Presenting proof of insurance is not the malice act that the legislature is trying to prevent but it is the presentment of proof of vehicle insurance where the driver should have known that the vehicle does not have a current insurance policy.

We laud the author of this bill and the intent to provide new requirements aimed at insuring that all vehicles on Guam are covered by the requisite insurance policies. However, we note some deficiencies contained within the bill and respectfully request that they be addressed in order to ensure the prevention of this type of abuse.

Sinseru yan Magåhet,

FELIX P. CAMACHO

I Maga'låhen Guåhan Governor of Guam

Attachment: copy of Bill

cc: The Honorable Tina Rose Muña Barnes,

Senator and Legislative Secretary

## I MINA'BENTE NUEBI NA LIHESLATURAN GUÅHAN 2008 (SECOND) Regular Session

## CERTIFICATION OF PASSAGE OF AN ACT TO I MAGA'LAHEN GUÅHAN

This is to certify that Bill No. 263 (EC), "AN ACT TO ADD A NEW §19107 TO CHAPTER 19 OF TITLE 16, GUAM CODE ANNOTATED, RELATIVE TO THE PRESENTATION OF INSURANCE DOCUMENTS TO ESTABLISH "PROOF OF INSURANCE"," was on the 21<sup>st</sup> day of November, 2008, duly and regularly passed.

The W	
Attested:  Tina Rose Muña Barnes Senator and Secretary of the Legislatur	Judith T. Won Pat, Ed. D. Speaker —
This Act was received by I Maga'lahen Guåhan t	this25 day ofNOV*, 2008, at
APPROVED:  WOULD  MIKE W. CRUZ, MD GOVERNOR OF GUAN ACTING  Date: 12/2/08	

Public Law No. **29-117** 

## MINA'BENTE NUEBI NA LIHESLATURAN GUÅHAN 2008 (SECOND) Regular Session

Bill No. 263 (EC)

As amended by the Author and further amended.

Introduced by:

Ray Tenorio
J. T. Won Pat, Ed.D.

Judith P. Guthertz, DPA
Frank F. Blas, Jr.
Edward J.B. Calvo
B. J.F. Cruz
James V. Espaldon
Mark Forbes
Frank T. Ishizaki
J. A. Lujan
Tina Rose Muña Barnes
A. B. Palacios, Sr.
v. c. pangelinan
R. J. Respicio
Dr. David L.G. Shimizu

AN ACT TO *ADD* A NEW §19107 TO CHAPTER 19 OF TITLE 16, GUAM CODE ANNOTATED, RELATIVE TO THE PRESENTATION OF INSURANCE DOCUMENTS TO ESTABLISH "PROOF OF INSURANCE".

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

- Section 1. A new §19107 is hereby *added* to Chapter 19 of Title 16, Guam
- 3 Code Annotated, to read:
- 4 "§19107. Presentation of Insurance Documents to Establish
- 5 'Proof of Insurance.' All drivers shall provide, upon request of a law

enforcement officer during a traffic stop, proof of insurance coverage sufficient to comply with the provisions of this Chapter.

The penalties for failure to comply with the provisions of this Section are as follows:

- (a) Any driver who does *not* possess 'proof of insurance' for the vehicle in his possession, that is properly insured as required by this Chapter, commits a violation.
- (b) Any driver who does *not* possess 'proof of insurance' for the vehicle in his possession, that is *not* properly insured as required by this Chapter, *shall* be punished in accordance with the penalties prescribed by this Chapter.
- (c) Any driver that *knowingly* presents any insurance certificate, policy *or* other documentation to establish 'proof of insurance' for the vehicle in his possession, that is *not* properly insured as required by this Chapter, commits a petty misdemeanor.
- (d) Any driver that *knowingly* presents any insurance certificate, policy *or* other documentation to establish 'proof of insurance' for the vehicle in his possession, that is *not* properly insured as required by this Chapter, and is at fault in an automobile accident in which the total value of the loss to the innocent party(s) is Five Thousand Dollars (\$5,000) or *less*, commits a misdemeanor.
- (e) Any driver that *knowingly* presents any insurance certificate, policy *or* other documentation to establish 'proof of insurance' for the vehicle in his possession, that is *not* properly insured as required by this Chapter, and is at fault in an automobile accident in which the total value of the loss to the innocent party(s) is

more than Five Thousand Dollars (\$5,000), commits a third degree felony.

(f) For purposes of subsections (c), (d) and (e) of this Section, failure to pay premiums as prescribed by the automobile insurance policy or other payment agreement with the insurer or the insurer's general agent, sub-agent, broker or solicitor is prima facie evidence that an owner and or driver knowingly presented an insurance certificate, policy or other documentation to establish 'proof of insurance', to comply with the provisions of this Chapter."