



Office of the Governor of Guam

P.O. Box 2950 Hagåtña, Guam 96932

TEL: (671) 472-8931 • FAX: (671) 477-4826 • EMAIL: governor@mail.gov.gu

Felix P. Camacho Governor

Michael W. Cruz, M.D. Lieutenant Governor

0 8 MAY 2009

Office of the Speaker

Judith T. Won Pat. Ed. D

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. 41(LS) "AN ACT TO AMEND SECTION 2 OF PUBLIC LAW 24-33, AND TO AMEND §77301, §77302, §77303, §77305, §77306, AND §77307 OF 12, GUAM CODE ANNOTATED, RELATIVE TO THE CONSTRUCTION OF SOCCER FACILITIES IN THE SOUTHERN SPORTS COMPLEX" which was signed into law on March 13, 2009 as Public Law 30-3.

Sinseru yan Magåhet,

MICHAEL W. CRUZ, M.D.

I Maga'låhen Guåhan para pa'go Acting Governor of Guam

Attachment: copy of Bill

I MINA'TRENTA NA LIHESLATURAN GUÅHAN 2009 (FIRST) Regular Session

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

This is to certify that Bill No. 41 (LS), "AN ACT TO AMEND SECTION 2 OF PUBLIC LAW 24-33, AND TO AMEND §77301, §77302, §77303, §77305, §77306, AND §77307 OF TITLE 12, GUAM CODE ANNOTATED, RELATIVE TO THE CONSTRUCTION OF SOCCER FACILITIES IN THE SOUTHERN SPORTS COMPLEX," was on the 27th day of February, 2009, duly and regularly passed.

	Sall .
	Judith T. Won Pat, Ed. D.
	Speaker
Attested:	
vicente c. pangelinan Acting Legislative Secretary	
This Act was received by I Maga'lahen Guåhan this	3 day ofMAC, 2009, at
4:04 o'clock P.M.	RACHULAP
	Assistant Staff Officer
	Maga'lahi's Office
APPROVED: Tamels FELIX P. CAMACHO I Maga'lahen Guåhan	

Date: 13 MARCH 2009
Public Law No. 30-3

I MINA'TRENTA NA LIHESLATURAN GUÅHAN 2009 (FIRST) Regular Session

Bill No. 41 (LS)

As amended on the Floor.

Introduced by:

1

v. c. pangelinan
T. R. Muña Barnes
R. J. Respicio
T. C. Ada
F. B. Aguon, Jr.
F. F. Blas, Jr.
E. J.B. Calvo
B. J.F. Cruz
J. V. Espaldon
Judith P. Guthertz, DPA
Adolpho B. Palacios, Sr.
M. J. Rector
Telo Taitague
Ray Tenorio
Judith T. Won Pat, Ed.D.

AN ACT TO AMEND SECTION 2 OF PUBLIC LAW 24-33, AND TO AMEND §77301, §77302, §77303, §77305, §77306, AND §77307 OF TITLE 12, GUAM CODE ANNOTATED, RELATIVE TO THE CONSTRUCTION OF SOCCER FACILITIES IN THE SOUTHERN SPORTS COMPLEX.

BE IT ENACTED BY THE PEOPLE OF GUAM:

- 2 Section 1. Legislative Findings and Intent. I Liheslaturan Guåhan finds
- 3 pursuant to P.L. 24-33, the Guam Football (Soccer) Association was authorized to
- 4 develop soccer facilities utilizing matching tax credit programs as authorized in
- 5 Article 3, Chapter 77, Division 2, Title 12, Guam Code Annotated, located in the
- 6 municipality of Dededo. The area includes, two (2) official size fields, one (1)

practice field, and two (2) outdoor courts for futsal has reached its capacity accommodating thirty-eight (38) clubs and six (6) national teams year round. The clubs that participate at this facility include thirteen (13) youth clubs, nine (9) women clubs, and sixteen (16) men clubs. These clubs must arrange their schedule

amongst the Guam Football (Soccer) Association to use the facility.

I Liheslaturan Guåhan further finds that the soccer fields have been instrumental in the expansion of football (soccer) throughout Guam. Due to the dedicated staff and volunteers, soccer has grown and continues to increase every year. Because of its increase popularity throughout the island, there is a need to expand facilities for programs managed and operated by Guam Football (Soccer) Association.

I Liheslaturan Guåhan further finds that because of the requirement to match the tax credits with private funds, the facilities were built without exhausting the authorized amount of the tax credits. The Guam Football (Soccer) Association has secured and is able to raise additional private funds to match the remaining authorized tax credits and the government wishes to develop additional facilities in the southern part of the island utilizing the credits and the private funds.

Therefore, it is the intent of *I Liheslaturan Guåhan* to allow the Guam Football (Soccer) Association to develop soccer fields at the Southern Sports Complex to assist and further promote the sport of soccer for residents living in the south.

Section 2. Section 2 of P.L. 24-33 is hereby *amended* to read as follows:

"(a) *I Maga'lahi* is authorized to establish, through the Department of Land Management, a regulation-size soccer stadium of *no less than* thirty thousand six hundred twenty-three plus *or* minus (30,623±) square meters of land area, located within the boundaries of Lot No. 10142-New, Dededo, consisting of 242,694.07± square meters."

Section 3. A new Subsection (b) is hereby *added* to Section 2 of Public Law 24-33, to read as follows:

"(b) I Maga'lahi is authorized to establish, through the Department of Land Management in coordination with the Agat Municipal Council and the Guam Football (Soccer) Association, regulation-size soccer fields and related facilities within a portion of the lot identified as the 'Southern Sports Complex,' Lot No. 477 in the Municipality of Agat, identified in the exhibit known as the Government of Guam Reserved Lands List which is annexed to Section 2(b) of Public Law Number 22-18, and placed under the charge of the Department of Land Management."

Section 4. Subsection (a) of §77301, Title 12, Guam Code Annotated, Chapter 77, Article 3, is hereby *amended* to read as follows:

"(a) To the extent that any business contributes the cost of design, labor and materials that are for the construction of the Guam Football (Soccer) Association's soccer stadium and facilities, it *shall* be entitled to credit of business privilege taxes. The basis for contribution to the project *shall* be the actual cost of the contribution plus the cost of transportation from the point of origin to its destination."

Section 5. §77302, Title 12, Guam Code Annotated, Chapter 77, Article 3, is hereby *amended* to read as follows:

"§77302. Limits of Liability. Unless a contractor, materials supplier, designer or landlord/lessor has direct involvement in the operations of the soccer stadium and facilities as a director, officer, manager, employee, representative or agent of the Guam Football (Soccer) Association, they shall not be held liable for any civil or criminal damages or penalties directly or indirectly arising from or related to the operations, any use, or possession of the soccer stadium and facilities, unless it can be proven that

1	the materials or design work provided were substandard. As the soccer
2	stadium and facilities is a private venture operated by the Guam Football
3	(Soccer) Association, the government of Guam shall not be liable for any
4	claims or damages arising from the operation of the soccer stadium and
5	facilities. The Guam Football (Soccer) Association, its directors, agents,
6	consultants, employees, or other affiliated person or persons shall make no
7	representation that the government of Guam has any interest in the operation
8	of such stadium and facilities."
9	Section 6. §77303, Title 12, Guam Code Annotated, Chapter 77, Article

Section 6. §77303, Title 12, Guam Code Annotated, Chapter 77, Article 3, is hereby *amended* to read as follows:

"§77303. Event Admissions Assessment. The organizers of any event held at the soccer stadium and facilities for which a fee is charged for admission, *shall* pay to the government of Guam, an admissions assessment of Two Dollars (\$2.00) per paid admission of ten percent (10%) of the admission charged, whichever is less."

Section 7. §77305, Title 12, Guam Code Annotated, Chapter 77, Article 3, is hereby *amended* to read as follows:

"§77305. Cap on GRT Credits for Design and Construction of the Soccer Stadium and Facilities. The total amount of credits against Gross Receipts Taxes for the design and construction of the soccer stadium and facilities authorized herein *shall not exceed* One Million Dollars (\$1,000,000)."

Section 8. §77306, Title 12, Guam Code Annotated, Chapter 77, Article 3, is hereby *amended* to read as follows:

"§77306. Matching Funds Required. The tax credits provided to a contributor *shall* be in a dollar for dollar matching grant form, wherein every dollar that is given by the government of Guam to the contributor as a tax

credit *shall* be matched by a dollar from the Guam Football (Soccer)
Federation, to be expended towards the design and construction of the soccer stadium and facilities."

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

Section 9. §77307, Title 12, Guam Code Annotated, Chapter 77, Article 3, is hereby *amended* to read as follows:

"§77307. Public Access to Soccer Stadium and Facilities. As a condition for the Guam Football (Soccer) Association and its contributors to be entitled to the tax benefits of the program established in this Article, the soccer stadium and facilities must be available to the general public in accordance with the Memorandum of Understanding with the Department of Parks and Recreation governing use of the property."

Section 10. Terms and Conditions. I Maga'lahen Guåhan is authorized to enter into a Memorandum of Understanding agreement with the Guam Football Association (hereinafter referred to as GFA) relative to the establishment of a soccer stadium within a portion of the lot identified as the 'Southern Sports Complex,' Lot No. 477 in the Municipality of Agat, identified in the exhibit known as the Government of Guam Reserved Lands List which is annexed to Section 2(b) of Public Law Number 22-18, and placed under the charge of the Department of Land Management. Applicable terms and conditions to govern the Memorandum of Understanding shall be formulated by GEDA and the Director of the Department of Parks and Recreation in consultation with the Mayor and the Municipal Planning Council of the Municipality of Agat, and the Mayor and the Municipal Planning Council of the Municipality of Santa Rita, and such Memorandum of Understanding shall be for a term of twenty-five (25) years, with an option for an additional twenty-five (25) years. Said Memorandum of Understanding shall be executed by I Maga'lahi, approved as to form by the Attorney General of Guam. The terms and conditions of the Memorandum of

- 1 Understanding shall require the GFA to indemnify the government of Guam for
- 2 any liability arising from the use of the land. The Memorandum of Understanding
- 3 shall restrict use of the property to those normally found at sports facilities
- 4 including training areas, sports fields and stadiums, sports-related concessions and
- 5 parking facilities. Any use of the property other than for its specified purposes
- 6 shall render the agreement null and void.
- 7 Section 11. Severability. If any of the provisions of this Act or the
- 8 application thereof to any person or circumstance is held invalid, such invalidity
- 9 shall *not* affect any other provision or application of this Act which can be given
- 10 effect without the invalid provision or application, and to this end the provisions of
- 11 this Act are severable.