FOURTEENTH GUAM LEGISLATURE 1977 (FIRST) Regular Session

CERTIFICATION OF PASSAGE OF AN ACT TO THE GOVERNOR

This is to certify that Bill No. 98, "An Act to resone certain areas of Dededo from "A" to "R-1" and for other purposes", was on the 18th day of July, 1977, duly and regularly passed.

nya 101313 Speaker

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ATTESTED:

n R. DUENAS EDWARD Acting Logislative Secretary

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with the second s	C. C. Sandar and M. S. Sandar and S. Sandar	1
TAIS ACT WAS TOCOLVOU	by the Governor this	day of
. 1977	- 4C	95 A
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RUTH F. WON FAT Assistant Staff Officer Governor's Office

APPROVED:

J. BORDALLO RICARDO

Governor of Guan 28,19 n ĽM DATED: (Law 14-56

FOURTEENTH GUAM LEGISLATURE 1977 (FIRST) Regular Session

Bill No. 98

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Introduced	by			
		J.	Τ.	San Agustin
				Duenas
		J.	М.	Rivera
		E.	Τ.	Charfauros

AN ACT TO REZONE CERTAIN AREAS OF DEDEDO FROM "A" TO "R-1" AND FOR OTHER PURPOSES.

BE IT ENACTED BY THE PEOPLE OF THE TERRITORY OF GUAM: Section 1. Notwithstanding any provisions of law, rules or regulations to the contrary, Lots 10061-2 through 10061-56, inclusive, located within Tract 143, Cruz Subdivision, and Block No. 1, Lots 1 through 10, Block No. 2, Lots 1 through 10, Block No. 3, Lots 1 through 9, inclusive, located within Tract 136, Hemlani Subdivision, Dededo, currently zoned "A" are hereby rezoned "R-1".

Section 2. The Governor by Executive Order may postpone the effective date of the provisions of Section 1 of this Act until a sewer system which is adequate to protect the water lens underlying the affected properties is operational as certified by the Guam Environmental Protection Agency.

Section 3. Logislative Finding. The Legislature finds that despite repeated efforts to clarify the interpretation of the administrative provisions of the Budget Act, Public Law 14-43, misinformation about the Act's effects and deliberate misinterpretation of the Act continues, thus causing harm to the safety and well-being of the people of Guam; and

In order to end the confusion and misunderstanding resulting from the misinterpretation, the Legislature enacts the following Section to further clarify the intent and effect of the administrative provisions relating to employment and compensation. Section 4. Part III, Section IV. (On Employment and Compensation) of Public Law 14-43 is amended by adding Subsections L. and M. to read:

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"L. Part III, Section IV. (On Employment and Compensation) of Public Law 14-43 shall be applied prospectively and shall govern employment of persons and contracts for personal services entered on and after July 1, 1977, effective July 1, 1977. Employment begun and contracts for personal services entered into prior to July 1, 1977 between the government and those employees underfilling positions shall not be terminated by the provisions of this Act.

M. The Governor is directed to take all necessary action to bring within the classified or unclassified service as applicable, of the government all persons employed on June 30, 1977 or under a contract for personal services entered into prior to July 1, 1977 who are not members of the classified or unclassified service on the effective date hereof. Such employment shall be in accordance with all applicable laws, rules and regulations and shall be effected prior to December 31, 1977."

Section 5. Section 11106.1 of the Government Code is amended to read:

"Section 11106.1. Same: Executive Sessions. The Board may hold executive sessions for the purposes of considering the appointment, employment or dismissal of a public employee of the department or to hear complaints or charges brought against such employee by any other public officer, person or employee unless such employee requests a

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public hearing. The Board may hold executive sessions for the purpose of considering matters within the scope of public employee management relations. When the Board is in executive session, elected members, the Executive Secretary of the Board and such other persons as the Board may direct shall be present."

Section 6. Part I, Section 1, Item XVI. of Public Law 14-43 is amended to read:

"For Reclassification and Reassignment of Pay Ranges in the Judicial Branch and in the Executive Branch including Guam Memorial Hospital Authority, University of Guam and Housing Management (Department of Administration)

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The portion of the appropriation made herein for the Executive Branch including GMHA, UOG and Housing Management, (Department of Administration) shall be used to fund reclassifications and reassignment of pay ranges approved by the Civil Service Commission prior to July 1, 1977. In no instance shall this appropriation be used to pay any sum retroactive to the original date of approval of reclassifications and reassignments for the Executive Branch including GMHA, UOG and Housing Management, (Department of Administration) by the Civil Service Commission. To satisfy the requirements of GMHA, UOG Housing Management (Department of Administration) and the Judicial Branch for reclassification and reassignment of pay ranges the shares of these agencies of the appropriation made herein are authorized to be transferred to their accounts or fund."

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Section 7. Part III, Item II.E. of the Administrative Provisions of Public Law 14-43 is repealed and reenacted to read:

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and a

"The Director of Public Works is authorized to charge necessary administrative direct cost for personnel, material and equipment to any capital improvement project appropriation not to exceed five percent (5%) of such project." Section 8. Part III, Item III.B. of Public Law 14-43 is amended to read:

"No department or agency may make expenditures of any Federal funds whether such funds are advanced prior to expenditure or as reimbursement, unless such expenditures were authorized either by specific appropriations of the Legislature or by resolution of the Legislature approving the program."

Section 9. Part III, Item V.A. of Public Law 14-43 is amended to read:

"Government of Guam accounting shall be centralized in accordance with Public Law 13-96. All systems, personnel, supplies, equipment, and office space employed in the operation of the agency accounting office previously under the direction and control of the departments and agencies are transferred to the direction and control of the Director of Administration. All department and agency allocations for account in the budget for FY78 are transferred to and appropriated under the Department of Administration budget for FY78 with the exception of agencies exempted by Section 6804 and the University of Guam, the Department of Education, Guam Memorial Hospital Authority and the Judicial Branch and Legislative Branch. Also excluded are agencies not funded under this Act."

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Section 10. The introductory paragraph to Part I, Section 1, Item XIV. of Public Law 14-43 is amended to read:

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"The following sums shall be used to implement programs financed in whole or in part from Federal Grants-in-Aid for the fiscal year ending June 30, 1978. These sums are included in the operations budget of the following departments and agencies of the Executive Branch and therefore do not constitute additional appropriations for the agencies. These sums are listed to identify the Federal Grants-in-Aid included in the budget to facilitate the accounting of these Federal funds and restrict the expenditures of local funds:"