

JAN 23 1997

Refer to Legislative Secretary

The Honorable Antonio R. Unpingco Speaker Twenty-Fourth Guam Legislature Guam Legislature Temporary Building 155 Hesler Street Agana, Guam 96910

RE: OVERRIDE OF SB765 BY TWENTY-THIRD GUAM LEGISLATURE.

Dear Speaker Unpingco:

Enclosed please a copy of Substitute Bill No. 765, vetoed by the Governor on December 31, 1996 and apparently overridden by the Twenty-Third Guam Legislature on January 5, 1997. The bill is entitled: "AN ACT TO CREATE THE COMMISSION ON DECOLONIZATION FOR THE IMPLEMENTATION AND EXERCISE OF CHAMORRO SELF-DETERMINATION".

This bill was never transmitted to the Governor by the Speaker of the Twenty-Third Guam Legislature during that Legislature's term of office.

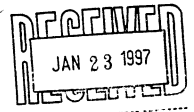
It was subsequently received at the Governor's Office under certification and signature of Senator Ted S. Nelson on January 15, 1997.

If SB765 was properly enacted into law, it has been designated as Public Law No. 23-147.

Very truly yours,

C. Gutierrez Carl T. Governor of Guam

Attachment 000030



Office of the Speaker ANTONIQ A UNPINGCO Date: Time: Rec'd Pro harkne Print Name:

OFFICE OF THE LEGISLATIVE SECRETARY SEN. MANK FORRES

Post Office Box 2950, Agana, Guam 96910 • (671)472-8931 • Fax: (671)477-GUAM

# TWENTY-THIRD GUAM LEGISLATURE 1996 (SECOND) Regular Session

# CERTIFICATION OF PASSAGE OF AN ACT TO THE GOVERNOR

This is to certify that Substitute Bill No. 765 (LS), "AN ACT TO CREATE THE COMMISSION ON DECOLONIZATION FOR THE IMPLEMENTATION AND EXERCISE OF CHAMORRO SELF-DETERMINATION", returned to the Legislature without approval of the Governor, was reconsidered by the Legislature and after such reconsideration, the Legislature did, on the 5th day of January, 1997, agree to pass said bill notwithstanding the objection of the Governor by a vote of sixteen (16) members.

TED S. NELSON Acting Speaker

Attested:

JUDITH WON PAT-BORJA Senator and Legislative Secretary

This Act was received by the Governor this  $15^{-1}$  day of  $3a^{-1}$  and  $136^{-1}$  day of  $3a^{-1}$  and  $136^{-1}$  o'clock P. M.

Assistant Staff Officer Governor's Office

Public Law No. <u>23–147</u>

# TWENTY-THIRD GUAM LEGISLATURE 1996 (SECOND) Regular Session

Bill No. 765 As substituted by the author

Introduced by:

1

H. A. Cristobal

AN ACT TO CREATE THE COMMISSION ON DECOLONIZATION FOR THE IMPLEMENTATION AND EXERCISE OF CHAMORRO SELF-DETERMINATION.

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

Statement of Legislative Findings and Purpose. The 2 Section 1. Legislature recognizes that all the people of the territory of Guam have 3 democratically expressed their collective will and has recognized and 4 approved the inalienable right of the Chamorro people to self-determination. 5 This includes the right to ultimately decide the future political status of the 6 territory of Guam as expressed in Section 102 (a) of the draft Commonwealth 7 Act, as approved by the people of Guam in a plebiscite held in September 8 1988. Consistent with this intent, the people of Guam have petitioned the 9 United States Congress to also recognize this inalienable right on behalf of 10 the American people. Noting that it has been almost nine (9) years since the 11 people of Guam have transmitted the draft Commonwealth Act to the federal 12 government and that Section 102 (a) has been significantly changed to 13 warrant rejection of this section of the document, the Legislature, in the 14 interest of the will of the people of Guam, desirous to end colonial 15 discrimination and address long-standing injustice of a people does, hereby, 16

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establish the Commission on Decolonization for the Implementation and
 Exercise of Chamorro Self-Determination.

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Section 2. Definitions.

4 (a) Self-Determination. Freedom of a people to determine the
5 way in which they shall be governed and whether or not they shall be self6 governed.

7 (b) Chamorro people of Guam. All inhabitants of Guam in
8 1898 and their descendants who have taken no affirmative steps
9 to preserve or acquire foreign nationality.

Section 3. Legal and Moral Basis. The following documents provide 10 and support the moral and legal basis for Chamorro Self-Determination: the 11 1898 Treaty of Peace between the United States and Spain; Chapter XI of the 12 United Nations Charter; United States yearly reports to the United Nations 13 on the Non Self-Governing Territory of Guam; 1950 Organic Act of Guam; 14 UN Resolution 1541 (XV); UN Resolution 1514 (XV); Sec. 307 (a) of the 15 United States Immigration and Nationality Act; Part I, Article 1, Paragraph 1 16 and 3 of the International Covenant on Civil and Political Rights. 17

Section 4. Creation and Membership of Commission. There is 18 established a Commission on Decolonization for the Implementation and 19 Exercise of Chamorro Self-Determination for the people of Guam which 20 shall be composed of (10) members including the Chairperson. The Governor 21 shall serve as the Chairperson of the Commission. Three (3) members of the 22 Commission shall be appointed by the Governor, of which (2) shall be 23 members of Chamorro rights organizations; three (3) members of the 24 Legislature, of which one (1) shall be a member of and be selected by, the 25 Legislature's minority, one (1) member to be the Chairperson of the 26

Committee on Federal and Foreign Affairs, and one (1) to be appointed by the 1 Speaker, who may appoint self; and one (1) member of the Mayors' Council 2 shall be appointed by the Mayors' Council; one (1) member to represent the 3 judiciary to be appointed by the Presiding Judge; and one (1) member to 4 represent the youth of Guam to be appointed by the Speaker of the Youth 5 Congress from among the qualified members of the Congress or he may 6 appoint self. The Commission shall choose a vice-chairperson from among 7 the members of the Commission. No person shall be eligible to serve as a 8 member of the Commission unless he or she shall be a citizen of the United 9 States qualified to vote on Guam. Members (except for the Chairman) shall 10 serve throughout the life of the Commission and shall elect among 11 themselves a Vice-Chairman who shall serve as Chairman in the absence of 12 the Governor. Vacancies in the membership shall be filled in the same manner 13 14 as the original appointment.

Section 5. Function. The general purpose of the Commission on Decolonization is to ascertain the desire of the Chamorro people of Guam as to their future political relationship with the United States. Once the desire of the Chamorro people of Guam is ascertained, the Commission shall transmit that desire to the President and Congress of the United States and the Secretary General of the United Nations.

Section 6. Creation of Task Forces. The Commission shall create three (3) Task Forces. Each task force shall be composed of seven (7) members, appointed by the Commission, who are advocates for the status for which they are appointed. The three task forces are: (1) Independence Task Force; (2) Free Association Task Force; and (3) Statehood Task Force.

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1 Section 7. Function of Task Forces. The three task forces shall draw 2 upon the resources of the Commission on Decolonization, and no later than 3 four (4) months from the date of their appointment, after conducting an 4 extensive study, including input from the general public, each task force shall 5 present a position paper to the Commission on its respective political status 6 option for Guam.

Section 8. Office and Employees of the Commission. Considering that
the majority of the activities of the Commission on Self-Determination have
been fulfilled, the office and employees of the Commission on SelfDetermination shall also serve as the office and employees of the
Commission on Decolonization.

Section 9. Public Information Program. The Commission, in
 conjunction with the Commission's task forces shall conduct an extensive
 public education program, throughout the island, based on the position
 papers submitted by each task force.

Section 10. Plebiscite Date and Voting Ballot. At the next Primary election, the Guam Election Commission, or any successors to it, shall conduct a political status plebiscite at which the following question shall be asked of the Chamorro people entitled to vote:

20 "In recognition of your right to self-determination, which of
21 the following political status options do you favor?" (Mark
22 ONLY ONE):

1.Independence( )2.Free Association( )3.Statehood( )

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Section 11. Run-off Plebiscite. If one political status does not receive the
 majority votes cast in the above plebiscite, a run-off plebiscite shall be held
 sixty (60) days from the date thereof between the two (2) political status
 options receiving the highest number of votes.

Section 12. General Powers of the Commission. The Commission on
Decolonization shall have, and may exercise, the following general powers in
carrying out the activities of the Commission :

- 8 (a) To acquire, in any lawful manner, any property real and 9 personal, mixed, tangible or intangible - to hold, maintain, use 10 and operate the same; and to sell, lease or otherwise dispose of 11 the same, whenever any of the foregoing transactions are 12 deemed necessary or appropriate to the conduct of the 13 activities authorized by this Chapter, and on such terms as may 14 be prescribed by the Commission.
- (b) To enter and perform such contracts, cooperative agreements or 15 other transactions with any person, firm, association, 16 corporation or any agency and instrumentality of the 17 government of Guam or the United States or any country, 18 state, territory or the United Nations, or any subdivision 19 thereof, as may be deemed necessary or appropriate to the 20 conduct of the activities authorized on this Chapter, and on 21 such terms as may be prescribed by the Commission. 22
- (c) To execute all instruments necessary or appropriate in any of its
   functions.
- (d) To appoint, without regard to the provisions of the Personnel
   and Compensation Laws, such officers, agents, attorneys,

consultants and employees as may be necessary for the conduct 1 of business of the Commission; to delegate to them such 2 powers and to prescribe for them such duties as may be deemed 3 appropriate by the Commission; to fix and pay such 4 compensation to them for their services as the Commission 5 may determine, without regard to the provisions of the 6 Personnel and Compensation Laws. In the appointment of 7 officials and the selection of employees, agents and consultants 8 for the Commission, no political test or qualification shall be 9 permitted or given consideration, but all such appointments 10 shall be given and made on the basis of merit and knowledge. 11 The Commission shall give due consideration to residents of 12 Guam in the selection of its officials, attorneys, agents, 13 consultants and employees. 14

(e) To accept gifts or donations of services, or of property - real, personal or mixed, tangible or intangible - in aid of any of the activities authorized by this Chapter.

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(f) To adopt rules and regulations governing operations of the
 Commission and to take such other action as may be necessary
 or appropriate to carry out the powers and duties herein
 specified or hereafter granted to or imposed upon it.

Section 13. Commission on Self-Determination. Nothing in this Act
 shall preclude the activities of the Commission on Self-Determination.

Section 14. Repository for Commission Documents. The Nieves Flores
 Memorial Library shall be the depository of all public records and materials
 pertaining to political status of the territory of Guam. The Commission on

- 1 Decolonization and its Office shall transfer all of its official public documents
- 2 upon completion of its work to such depository.

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TWEN -T:-IIRD GUAM LECELATURE herden 1996 (SECOND) Regular Session Date: 1/5/97

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# **VOTING SHEET**

Bill No. 13 765 Resolution No.

Question: Notwith familing the March adam 12 fo

NAME	<u>YEAS</u>	<u>NAYS</u>	NOT <u>VOTING/</u> Abstained	ABSENT/ OUT DURING ROLL CALL
ADA, Thomas C. /	V			
AGUON, John P.				
BARRETT-ANDERSON, Elizabeth /		~		
BLAZ, Anthony C.	$\checkmark$			
BROWN, Joanne S. /				
CAMACHO, Felix P.	~			
CHARFAUROS, Mark C	$\checkmark$			
CRISTOBAL, Hope A.				
FORBES, MARK	V			
LAMORENA, Alberto C., V	~			
LEON GUERRERO, Carlotta	~		·	
LEON GUERRERO, Lou	~			
NELSON, Ted S.	~			
ORSINI, Sonny L.				the second second
PANGELINAN, Vicente C	~			Locale
PARKINSON, Don	-			
SAN AGUSTIN, Joe T.				
SANTOS, Angel L. G.	V			
SANTOS, Francis E.				
UNPINGCO, Antonio R.				
WONPAT-BORJA, Judith	~			

TOTAL

16\_1\_0\_

CERTIFIED TRUE AND CORRECT:

**Recording Secretary** 



**DEC 3 1 1996** 

The Honorable Don Parkinson Speaker Twenty-Third Guam Legislature Guam Legislature Temporary Building 155 Hesler Street Agana, Guam 96910

	OFFICE OF THE SPEAKER
Date:	6-31-64
1000	- B-JPM
Lincel	ved by: Kinh
krini	Name: Cherry Gumabon

Dear Mr. Speaker:

Enclosed please find Substitute Bill No. 765 (LS), "AN ACT TO CREATE THE COMMISSION ON DECOLONIZATION FOR THE IMPLEMENTATION AND EXERCISE OF CHAMORRO SELF-DETERMINATION", which I have vetoed.

This legislation undermines the work of the Commission on Self Determination, which at this time is bringing to a close lengthy and intense negotiations with the Clinton Administration on the provisions of the Commonwealth Draft Act.

The Commission on Decolonization proposed by this legislation would have duplicative powers already given in previous legislation to the Commission on Self Determination. It also appears that the proposed Commission on Decolonization would be starting the same process over again, assessing public interest in independence, free association, and statehood as possible political status destinations for Guam. Interestingly, the political status of commonwealth is omited.

Should the current status negotiations fail to yield some positive results very soon, legislation will need to be considered which outlines Guam's future course of action and which takes into account the current wishes of Guam's people. Passing this particular legislation at this time is premature and unproductive.

A copy of Governor's message and the bill have also been delivered to the Office of the Legislative Secretary.

Very truly yours,

Redall.

Madeleine Z. Bordallo Acting Governor of Guam

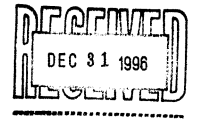
Attachment 231609

OFFICE OF THE	LEGISLATIVE SECRETARY					
ACKNOWLEDGMENT RECEIPT						
Received By_	peccf-					
Time	12:55 pm					
Date	12/31/96					

Post Office Box 2950, Agana, Guam 96910 • (671)472-8931 • Fax: (671)477-GUAM

OFFICE OF THE GOVERNOR TERRITORY OF GUAM

DEC 3 1 1996



The Honorable Hope A. Cristobal Acting Legislative Secretary Twenty-Third Guam Legislature Guam Legislature Temporary Building 155 Hesler Street Agana, Guam 96910

Dear Madame Legislative Secretary:

Enclosed please find a copy of Governor's message and copy of Substitute Bill No. 765 (LS), "AN ACT TO CREATE THE COMMISSION ON DECOLONIZATION FOR THE IMPLEMENTATION AND EXERCISE OF CHAMORRO SELF-DETERMINATION", which I have vetoed.

Governor's message and the original bill have been delivered to the Office of the Speaker.

Very truly yours,

Earlall

Madeleine Z. Bordallo Acting Governor of Guam

Attachments

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OFFICE OF THE LEGISLATIVE SECRETARY						
ACKNOWLEDGMENT RECEIPT						
Received By Millfre						
Time						
Date 12/31/96						

Post Office Box 2950, Agana, Guam 96910 • (671)472-8931 • Fax: (671)477-GUAM



## CERTIFICATION OF PASSAGE OF AN ACT TO THE GOVERNOR

This is to certify that Substitute Bill No. 765 (LS), "AN ACT TO CREATE THE COMMISSION ON DECOLONIZATION FOR THE IMPLEMENTATION AND EXERCISE OF CHAMORRO SELF-DETERMINATION," was on the 13th day of December, 1996, duly and regularly passed.

Attested!

DON PARKINSON Speaker

SONNY LUJAN ORSINI Senator and Acting Legislative Secretary

This Act was received by the Governor this  $/_{9/m}$  day of  $\underline{December}$ , 1996, at  $/_{...,20}$  o'clock  $\underline{9}$ .M.

Assistant Staff Officer Governor's Office

**APPROVED:** MADELEINE Z. BORDALLO Acting Governor of Guam Date: Public Naw No. \_



## TWENTY-THIRD GUAM LEGISLATURE 1996 (SECOND) Regular Session

Bill No. 765 As substituted by the author

Introduced by:

H. A. Cristobal

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1 Committee on Federal and Foreign Affairs, and one (1) to be appointed by the Speaker, who may appoint self; and one (1) member of the Mayors Council 2 shall be appointed by the Mayors Council; one (1) member to represent the 3 judiciary to be appointed by the Presiding Judge; and one (1) member to 4 represent the youth of Guam to be appointed by the Speaker of the Youth 5 6 Congress from among the qualified members of the Congress or he may appoint self. The Commission shall choose a vice-chairperson from among 7 the members of the Commission. No person shall be eligible to serve as a 8 member of the Commission unless he or she shall be a citizen of the United 9 States qualified to vote on Guam. Members (except for the Chairman) shall 10 serve throughout the life of the Commission and shall elect among 11 themselves a Vice-Chairman who shall serve as Chairman in the absence of 12 the Governor. Vacancies in the membership shall be filled in the same manner 13 as the original appointment. 14

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  21 the following political status options do you favor?" (Mark
  22 ONLY ONE):
- 231.Independence( )242.Free Association( )253.Statehood( )

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- 15 (b) To enter and perform such contracts, cooperative agreements or 16 other transactions with any person, firm, association, 17 corporation or any agency and instrumentality of the government of Guam or the United States or any country, 18 state, territory or the United Nations, or any subdivision 19 thereof, as may be deemed necessary or appropriate to the 20 conduct of the activities authorized on this Chapter, and on 21 22 such terms as may be prescribed by the Commission.
- (c) To execute all instruments necessary or appropriate in any of its
   functions.
- (d) To appoint, without regard to the provisions of the Personnel
   and Compensation Laws, such officers, agents, attorneys,

1 consultants and employees as may be necessary for the conduct of business of the Commission; to delegate to them such 2 powers and to prescribe for them such duties as may be deemed 3 appropriate by the Commission; to fix and pay such 4 compensation to them for their services as the Commission 5 may determine, without regard to the provisions of the 6 7 Personnel and Compensation Laws. In the appointment of officials and the selection of employees, agents and consultants 8 9 for the Commission, no political test or qualification shall be permitted or given consideration, but all such appointments 10 shall be given and made on the basis of merit and knowledge. 11 The Commission shall give due consideration to residents of 12 Guam in the selection of its officials, attorneys, agents, 13 consultants and employees. 14 15 (e) To accept gifts or donations of services, or of property - real,

- 16 personal or mixed, tangible or intangible in aid of any of the 17 activities authorized by this Chapter.
- (f) To adopt rules and regulations governing operations of the
   Commission and to take such other action as may be necessary
   or appropriate to carry out the powers and duties herein
   specified or hereafter granted to or imposed upon it.

Section 13. Commission on Self-Determination. Nothing in this Act
 shall preclude the activities of the Commission on Self-Determination.

Section 14. Repository for Commission Documents. The Nieves Flores
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 pertaining to political status of the territory of Guam. The Commission on



- 1 Decolonization and its Office shall transfer all of its official public documents
- 2 upon completion of its work to such depository.

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1996 (SECOND) Regular Sesion

Date 12/13/96

# VOTING SHEET

Bill No. 765 Resolution No.

Question: \_\_\_\_

NAME	YEAS	NAY5	<u>NOT</u> <u>VOTING/</u> ABSTAINED	<u>ABSENT/</u> OUT DURING ROLL CALL
ADA, Thomas C.	V		<u> </u>	KOLL CALL
AGUON, John P. J				
BARRETT-ANDERSON, Elizabeth /	V			
BLAZ, Anthony C.				
BROWN, Joanne S.				
CAMACHO, Felix P.	V			
CHARFAUROS, Mark C				
CRISTOBAL, Hope A.				
FORBES, MARK				
LAMORENA, Alberto C., V				
LEON GUERRERO, Carlotta	~			
LEON GUERRERO, Lou				
NELSON, Ted S.	~			
ORSINI, Sonny L.				
PANGELINAN, Vicente C /	$\checkmark$			
PARKINSON, Don	~			
SAN AGUSTIN, Joe T.	~			
SANTOS, Angel L. G.	4			
SANTOS, Francis E.	-			
UNPINGCO, Antonio R.				- Excuser
WONPAT-BORJA, Judith	$\checkmark$			
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CERTIFIED TRUE AND CORRECT:

Recording Secretary



# Senator Hope Alvarez Cristobal

Twenty-Third Guam Legislature Chairperson, Committee on Federal and Foreign Affairs

November 26, 1996

Honorable Don Parkinson Speaker Twenty-Third Guam Legislature 155 Hesler St. Agana, Guam 96910

VIA: Chairman, Committee on Rules

Dear Mr. Speaker:

The Committee on Federal and Foreign Affairs to which was referred the **Bill 765-**(H.A.Cristobal) AN ACT TO CREATE THE COMMISSION ON DECOLONIZATION FOR THE IMPLEMENTATION AND EXERCISE OF CHAMORRO SELF-DETERMINATION., submits its Committee Report to the Legislature with the recommendation <u>TO DO PASS</u>.

The voting record is as follows:

9	To Do Pass
0	Not To Pass
0	Abstain
0	To place in Inactive File

Attached are all pertinent documents for your review.

Sincerely, 1. Cristobal HØPE ALVAREZ CRISTOBAL Senator

155 Hesler Street, Agana, Guam 96910 \* Telephone: (671) 472-3581/2/3 \* Facsimile: (671) 472-3585

Vice-Chairperson, Committee on Education \* Member, Committee on Health, Welfare & Senior Citizens \* Member, Committee on Judiciary & Criminal Justice, and Environmental Affairs \* Member, Committee on General Governmental Operations and Micronesian Affairs \*Member, Committee on Community, Housing & Cultural Affairs \* Member, Committee on Youth, Labor and Parks & Recreation \* Member, Commission on Self Determination \* Member, Political Status Education Coordinating Commission \* Member, Guam Finance Commission \* Alternate Secretary General, Asian-Pacific Parliamentarians' Union \* Member, Komitea Para Tiyan

# <u>Committee on Federal & Foreign Affairs</u>

# **VOTING SHEET**

# **BILL NO. 765 (H.A. Cristobal):** AN ACT TO CREATE THE COMMISSION ON DECOLONIZATION FOR THE IMPLEMENTATION AND EXERCISE OF CHAMORRO SELF-DETERMINATION.

Committee Members	To PASS	NOT to PASS	To ABSTAIN	To Place in INACTIVE FILE	SIGNATURE	
Sen. Hope A. CRISTOBAL Chairperson				(	Altestable	
Senator Angel SANTOS Vice-Chairperson	$\checkmark$				CAL	
Senator Tom ADA Member					X	
Senator J. WON PAT-BORJA Member	V				Ani	
Senator Mark CHARFAUROS Member	V				Biefe ( . China	
Senator L. LEON GUERRERO Member					forthe	
Senator V. <b>PANGELINAN</b> Member					7	
Senator Francis SANTOS Member					0	
Sen. E. <b>BARRETT-ANDERSON</b> Member						
Senator Anthony <b>BLAZ</b> Member	$\checkmark$				MZ	
Senator Mark FORBES Member					Afi	ſ
Senator C. <b>LEON GUERRERO</b> Member				Ć		

## TWENTY-THIRD GUAM LEGISLATURE 1996 (SECOND) Regular Session

Bill No. <u>765</u> Introduced by:

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H.A.Cristobal Alustobel

# AN ACT TO CREATE THE COMMISSION - ON DECOLONIZATION FOR THE IMPLEMENTATION AND EXERCISE OF CHAMORRO SELF-DETERMINATION.

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

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hereby, establish the Commission on Decolonization for the Implementation and Exercise of Chamorro Self-Determination.

#### Section 2. Definitions.

(a) Self-determination. Freedom of a people to determine the way in which they shall be governed and whether or not they shall be self-governed.

(b) Chamorro people of Guam. All inhabitants of Guam in 1898 and their descendants who have taken no affirmative steps to preserve or acquire foreign nationality.

Section 3. Legal and Moral Basis. The following documents provide and support the moral and legal basis for Chamorro Self-Determination: the 1898 Treaty of Peace between the United States and Spain; Chapter XI of the United Nations Charter; United States yearly reports to the United Nations on the Non Self-Governing Territory of Guam; 1950 Organic Act of Guam; UN Resolution 1541 (XV); UN Resolution 1514 (XV); Section 307(a) of the United States Immigration and Nationality Act; Part I, Article 1, Paragraph 1 and 3 of the International Covenant on Civil and Political Rights.

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Section 4. Creation and Membership of Commission. 22 There is established a Commission on Decolonization for the Implementation and 23 Exercise of Chamorro Self-Determination for the people of Guam which 24 shall be composed of (10) members including the Chairperson. The 25 Governor shall serve as the Chairperson of the Commission. Three (3) 26 members of the Commission shall be appointed by the Governor, of 27 which two (2) shall be members of Chamorro rights organizations; three 28 (3) members of the Legislature: of which one (1) shall be a member of 29 and be selected by the Legislature's minority; one (1) member to be the 30

Chairperson of the Committee on Federal and Foreign Affairs; and one (1) to be appointed by the Speaker, who may appoint self; and one (1)member of the Mayors Council shall be appointed by the Mayors Council; one (1) member to represent the judiciary to be appointed by the Chief Justice of the Supreme Court of Guam, who may appoint self; and one (1) member to represent the youth of Guam to be appointed by the Speaker of the Youth Congress from among the qualified members of the Congress, who may appoint self. The Commission shall choose a vicechairperson from among the members of the Commission. No person shall be eligible to serve as a member of the Commission unless he or she shall be a citizen of the United States qualified to vote on Guam. Members (except for the Chairperson) shall serve throughout the life of the Commission and shall elect among themselves a Vice-Chairperson who shall serve as Chairperson in the absence of the Governor. Vacancies in the membership shall be filled in the same manner as the original appointment.

Section 5. Function. The general purpose of the Commission is to ascertain the desire of the Chamorro people of Guam as to their political relationship with the United States. Once the desire of the Chamorro people of Guam is ascertained, the Commission shall transmit that desire to the President and Congress of the United States and the Secretary General of the United Nations.

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Section 6. Creation of Task Forces. The Commission shall create 25 three (3) Task Forces. Each task force shall be composed of seven (7) 26 27 members, appointed by the Commission, who are advocates for the status for which they are appointed. The three task forces are: (1) 28 Independence Task Force; (2) Free Association Task Force; and (3) 29 Statehood Task Force.

Section 7. Function of Task Forces. The three task forces shall draw upon the resources of the Commission, and no later than four (4) months from the date of their appointment, after conducting an extensive study, including input from the general public, each task force shall present a position paper to the Commission on their respective political status option for Guam.

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Section 8. Office and Employees of the Commission. Considering that the majority of the activities of the Commission on Self-Determination have been fulfilled, the office and employees of the Commission on Self-Determination shall also serve as the office and employees of the Commission on Decolonization.

14 Section 9. Public Information Program. The Commission, in 15 conjunction with the Commission's task forces shall conduct an 16 extensive public education program throughout the island based on the 17 position papers submitted by each task force.

Section 10. Plebiscite Date and Voting Ballot. At every Primary election hereafter, until such time as a final status for the territory of Guam is determined by the Chamorro people, the Guam Election Commission, or any successors to it, shall also conduct a political status plebiscite at which the following question shall be asked of the Chamorro people:

"In recognition of your right to self-determination, which of the following political status options do you favor?" (Mark ONLY ONE):

1.	Independence	(	)
2.	Free Association	(	)
3.	Statehood	(	)

**Section 11. Run-off Plebiscite**. If one political status does not receive the majority votes cast in the above plebiscite, a run-off plebiscite between the two (2) political status options receiving the highest number of votes shall be held within sixty (60) days from the date thereof.

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Section 12. General Powers of the Commission. The Commission shall have and may exercise the following general powers in carrying out the activities of the Commission :

(a) To acquire, in any lawful manner, any property real and personal, mixed, tangible or intangible, to hold, maintain, use and operate the same; and to sell, lease or otherwise dispose of the same, whenever any of the foregoing transactions are deemed necessary or appropriate to the conduct of the activities authorized by this Chapter, and on such terms as may be prescribed by the Commission.

(b) To enter and perform such contracts, cooperative agreements
or other transactions with any person, firm, association, corporation or
any agency and instrumentality of the government of Guam or the United
States or any country, state, territory or the United Nations, or any
subdivision thereof, as may be deemed necessary or appropriate to the
conduct of the activities authorized on this Chapter and on such terms as
may be prescribed by the Commission.

(c) To execute all instruments necessary or appropriate in any of
 its function.

(d) To appoint, without regard to the provisions of the Personnel
and Compensation Laws, such officers, agents, attorneys, consultants and
employees as may be necessary for the conduct of business of the
Commission; delegate them such powers and to prescribe for them such
duties as may be deemed appropriate by the Commission; to fix and pay
such compensation to them for their services as the Commission may
determine, without regard to the provisions of the Personnel and

Compensation Laws. In the appointment of officials and the selection of employees, agents and consultants for the Commission, no political test or qualification shall be permitted or given consideration but all such appointments shall be given and made on the basis of merit and knowledge. The Commission shall give due consideration to residents of Guam in the selection of its officials, attorneys, agents, consultants and employees.

(e) To accept gifts or donations of services or of property, real, personal or mixed, tangible or intangible, in aid of any of the activities authorized by this Chapter.

(f) To adopt rules and regulations governing operations of the Commission and to take such other operations of the Commission and to take such other action as may be necessary or appropriate to carry out the powers and duties herein, specified or hereafter granted to or imposed upon it.

Section 13. Commission on Self-Determination. Nothing in this Act shall preclude the activities of the Commission on Self-Determination.

Section 14. Repository for Commission Documents. The Guam Public Library shall be the depository of all public records and materials pertaining to political status of the territory of Guam. The Commission and Office shall transfer all of its official public documents upon completion of its work.

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Twenty-Third Guam Legislature Committee on Federal and Foreign Affairs

# **Committee Report on Bill No. 765**

# **"AN ACT TO CREATE THE COMMISSION ON DECOLONIZATION FOR THE IMPLEMENTATION** AND EXERCISE OF CHAMORRO SELF-**DETERMINATION.**"

Prepared by the Committee on Federal and Foreign Affairs

Senator Hope A. Cristobal, Chairperson

Senator Angel L.G. Santos, Vice Chairman

Senator Tom Ada Senator Mark Charfauros Senator Vicente Pangelinan Senator Elizabeth Barrett-Anderson Senator Anthony Blaz Senator Mark Forbes

Senator Judith Won-Pat Borja Senator Lou Leon Guerrero Senator Francis Santos Senator Carlotta Leon Guerrero

**Publicly Heard:** November 20, 1996; 9:00 AM Public Hearing Room, Temporary Legislature Building 155 Hesler Street Agana, Guam

#### I. Introduction

The Committee on Federal and Foreign Affairs of the Twenty-Third Guam Legislature conducted a public hearing on Bill No. 765 on November 20, 1996, at 3:30 p.m. in the Legislature's Public Hearing Room of the Temporary Legislature Building, 155 Hesler Street, Agana, Guam.

The committee member(s) in attendance is as follows:

#### **Committee on Federal and Foreign Affairs Members Present**

Senator Hope A. Cristobal

Chairperson

#### **Committee on Federal and Foreign Affairs Members Absent**

Senator Tom Ada Senator Judith Won-Pat Borja Senator Lou Leon Guerrero Senator Francis Santos Senator Anthony Blaz Senator Carlotta Leon Guerrero Senator Angel L.G. Santos Senator Mark Charfauros Senator Vicente Pangelinan Senator Elizabeth Barrett-Anderson Senator Mark Forbes

#### Summary of Opening Statement

Senator Hope Cristobal made a brief statement before testimonies were heard. She noted that the Governor in his speech to the recent UOG Public Administration Conference that if nothing happens to the Commonwealth Act by April of 1997, Guam should consider an alternative route. The current process we are seeking is not a decolonization process. While Bill 765 does not repeal or replace the Commission on Self-Determination, it will pave way for the process of decolonization to begin since time is of the essence or we as a people will be struggling in the future. She stated that we can not seem to advance our rights and ourselves. She adds that it is sad to say that the Commission on Self-Determination has not met to charter a true course for Chamorro selfdetermination. Pursuing the quest for Chamorro self-determination must occur on Guam through Bill 765 for presentation to the United Nations.

#### II. Written and Oral Testimony and Input on Bill No. 765

Persons testifying before the Committee:

Mr. Vicente Garrido, Chamorro
Mr. Ed Benavente, Leader of the Nasion Chamoru; Educator
Mr. David Munoz, Chamorro
Mr. William Hernandez, Member, OPI(R)
Mrs. Amanda Santos, Chamorro
Mr. Angel C. Santos, Chamorro
Mrs. Anita M. San Nicolas, Chamorro
Mr. Enrique Cruz, Chamorro

Written testimony to the Chair of the Committee was received and entered as part of the public proceedings from:

Ms. Cecilia C.T. Perez - Chamoru

#### A. Oral Testimony

Several testimonies were presented during the public hearing on Bill No. 765, held on November 20, 1996. All committee members were not present during the public hearing of Bill 765.

**Ben Garrido**, heir and landowner, testified <u>in favor</u> of Bill 765. He stated believes that real freedom is Chamorro self-determination and that if we do not have this freedom, the Chamorro people are doomed. He also stated that the Organic Act is a colonial document imposed on the Chamorro people to "make it look like we are governing ourselves". He added that the Chamorro people do not have independence and Liberation Day on July 21 is recolonization day for the Chamorro people.

**David Munoz**, heir and landowner, testified <u>in favor</u> of Bill 765. He testified that when he wakes up in the morning he feels like a Chamorro but the federal government has taken away his God given rights. Federal control of our Chamorro lives should change that we, the Chamorro people should take control of our lives. We can do this by celebrating Chamorro week the whole years and stop the one week celebration. He feels that outsiders have control of our livelihood and we must get our of this situation. He said that he sheds tears each time Guam is treated as a colony. He said that we must find leaders to help Chamorros achieve their dreams and desires. The federal government should not be deciding our future. The Chamorro people should take the opportunity to enrich ourselves and develop the mechanism for the process. He felt that Bill 765

was that mechanism. Unity is important for the Chamorros to attain their goals as a people or it will get more and more difficult.

Ed Benavente of Mangilao, representing the Chamorro Nation in an emotional statement testified in favor of Bill 765. He said we need to fight for our Chamorro rights, identity and dignity; tantamount even if it means losing our livelihood. He stated that we should stop being complacent to colonialism. He supports Bill 765's immediate implementation, now. He noted that the media does not support Chamorro self-determination and even some Chamorro leaders. He said, "May God bless and give them the seed of a peoplehood. Those who are blind should open their eyes and see that we are colonized." He pointed out that in the 400 years of colonial rule, the leadership of the church has been silent. He said, "The Church a duty and obligation to blow the trumpet that colonialism is evil since colonialism destroys culture, language and people!" "Anything taken away from the Chamorro people is tantamount to ethnocide. He closed by stating that Bill 765 might be our last resort battle.

**William L. Hernandez**, a Pilipino and a member of the Organization of People for Indigenous Rights testified in support of Bill 765. He stated that Bill 765 corrects the mistake that was made by the Government of Guam in allowing non-Chamorros to vote in the last plebiscite in 1982. That plebiscite allowed everyone to vote on Chamorro selfdetermination which is contrary to the UN Charter. He also added that the lack of public education on Chamorro self-determination is the cause. He states that the longer we wait in the exercise of the Chamorro self-determination, justice is denied. He hopes that the 23rd Guam Legislature passes the bill to correct the injustice.

#### **B.** Writen Testimony:

Mr. Angel Cruz Santos, Mrs. Amanda L.G. Santos, Ms. Anita M. San Nicolas, Mr. Enrique R. Cruz, as landowners/heirs, submitted written testimony. They all felt that Bill No. 765 provides a timely redress to a long injustice suffered by the people. They encourage the Legislature to immediately pass this bill.

Ms. Cecilia C.T. Perez, a Chamoru from Mangilao submitted a faxed written testimony in support of Bill 765. She stated that she believes in Chamoru self-determination as embodied in the United Nations Charter. She added that," this principle for *I ManNamoru*, *I ManChamoru* to define, to determine our political status which can not continue to be ignored or underwriten." It shapes and ensures the vitality of The People, the First People of Guam, I Taotao Tano. Whatever the political outcome, it must be a decision of the People of the Land."

## **III.** Committee Findings

The Committee on Federal and Foreign Affairs finds that the following concerns justify the passage of Bill 765. They are:

1) The exercise of Chamorro self-determination should begin as soon as possible.

2) That the current Organic Act is a colonial document.

3) That Liberation Day is considered a recolonization of the Chamorro people.

4) Unity of the Chamorro people is vital in the implementation and exercise of Chamorro self-determination.

5) The Chamorro people must stop the complacency to American Colonialism on Guam.

6)The Church has a duty and obligation to help rid Guam of colonialism because colonialism is evil and takes away Chamorro peoplehood.7) Bill 765 provides a timely redress to a long injustice suffered by the Chamorro people.

#### **IV. Committee Recommendations**

The Committee on Federal and Foreign Affairs has completed its review and deliberation on Bill No. 765, "AN ACT TO CREATE A COMMISSION ON DECOLONIZATION FOR THE IMPLEMENTATION AND EXERCISE OF CHAMORRO SELF-DETERMINATION" and does hereby recommend "TO DO PASS" this Bill. The Committee on Federal and Foreign Affairs also cites the following three resolutions **unanimously** approved by the 23rd Guam Legislature which relates to the decolonization of Guam:

#### **Resolution No. 466**

Relative to commending the work of the United Nations Special Committee on Decolonization; to requesting the member nations of the United Nations continue to support the important mandate and work of the United Nations Special Committee on Decolonization; to stating the people of Guam's objections to the duplicitous efforts by the United states to attack the right of self-determination for the Chamorro people through its efforts to destroy the Special Committee on Decolonization; and to state the people of Guam's continuing support of the Special Committee on Decolonization.

#### **Resolution No. 464 (LS)**

Relative to requesting the United Nations continue its monitoring of the situation of the non-self-governing Territory of Guam; to requesting that the United Nations support the efforts of the people of Guam relative to the Guam Commonwealth Act, as drafted by the people of Guam; to requesting and sending of another United Nations Visiting Mission to Guam; to requesting that the United Nations continue to support the right of the Chamorro people to self-determination; and to request that Guam not be removed from the United Nations list of non-selfgoverning territories, pending the exercise of selfdetermination by the Chamorro people.

#### **Resolution No. 514 (LS)**

Relative to the United Nations acknowledging Guam as a "non-self-governing territory" and the United States of America as its administering power and celebrating October 24, 1996 as United Nations Day.

#### Resolution No. 466 (LS)

ntroduced by: D. Parkinson H.A. Cristobal F.E. Santos

C. Lamorena V C. Leon Guerrero

1. Leon Guerrero T. S. Nelson

S. L. Orsini V. C. Pangelinan J. T. San Agustin

A. R. Unpingco J. Won Pat-Borja

A. L. G. Santos T. C. Ada J. P. Aguon E. Barrett-Anderson A. C. Blaz J. M. S. Brown F. P. Camacho M. C. Charfauros M. Forbes



Relative to commending the work of the United Nations Special Committee on Decolonization; to requesting that the member nations of the United Nations continue to support the important mandate and work of the United Nations Special Committee on Decolonization; to stating the people of Guam's objections to the duplicitous efforts by the United States to attack the right of selfdetermination for the Chamorro people through its efforts to destroy the Special Committee on Decolonization; and to state the people of Guam's continuing support of the Special Committee on Decolonization.

#### BE IT RESOLVED BY THE LEGISLATURE OF THE TERRITORY OF GUAM:

WHEREAS, the United Nations has dedicated this decade as the "International Decade For The Eradication Of Colonialism"; and

WHEREAS, the Special Committee on Decolonization has, since its inception, played a critical role in the decolonization process by monitoring, protecting and promoting the rights of the peoples of non-self-governing territories, most especially, their right to exercise self-determination for their territories; and

governing territories, most especially, their right to exercise self-determination for their territories; and WHEREAS, the Special Committee on Decolonization, having assisted the peoples of numerous non-self-governing territories in their successful exercise of self-determination for their territories, has time and again demonstrated its continuing importance to the decolonization process; and WHEREAS, the mandate and work of the Special Committee on Decolonization must continue to be supported due to the fact that the peoples of 16 non-self-governing territories have yet to exercise their right to self-determination for their territories; and WHEREAS the continuing avietance of the United National Security Committee Territories and WHEREAS the continuing avietance of the United National Security Committee Territories and

WHEREAS, the continuing existence of the United Nations Special Committee on Decolonization is critical in that its existence insures that the peoples of the remaining non-self-governing territories shall continue to have their rights monitored, to include their right to exercise self-determination, by the world

continue to have their rights monitored, to include their right to exercise self-determination, by the world community, pursuant to Article 73 of the United Nations Charter; and WHEREAS, the United States and certain other administering Powers, with the support and assistance of their allies, are inappropriately attempting to hinder and subvert the decolonization process for the remaining non-self-governing territories by way of their duplicitous efforts to destroy the Special Committee on Decolonization itself; now, therefore, be it **RESOLVED**, that the Twenty-Third Guam Legislature does hereby on behalf of the people of Guam call upon the member nations of the United Nations to endorse and support the mission of the Special Committee on Decolonization, until such time as its mandate to eradicate colonialism has been fulfilled, as evidenced by a binding vote in an exercise of self-determination in the remaining non-self-governing

evidenced by a binding vote in an exercise of self-determination in the remaining non-self-governing territories; and be it further

territories; and be it further **RESOLVED**, that the Twenty-Third Guam Legislature does hereby and unequivocally state its desire that the United Nations Special Committee not be dismantled and removed from the list of United Nations committees, prior to the decolonization of the remaining non-self-governing territories; and be it further **RESOLVED**, that the Twenty-Third Guam Legislature calls upon the United States and other administering Powers to cease their duplicitous efforts to subvert the decolonization process by way of their ongoing effort to destroy the Special Committee itself; and be it further **RESOLVED**, that the Twenty-Third Guam Legislature, does hereby on behalf of the people of Guam, commend the member nations of the United Nations Special Committee on Decolonization, to include the dedicated staff of the Secretariat of the United Nations Special Committee on Decolonization, for their diligence and dedication in the execution of their mandate to promote the decolonization of the remaining non-self-governing territories, in this the international Decade for the Eradication of Colonialism; and be it further further

RESOLVED, that the Speaker certify to and the Legislative Secretary attest the adoption hereof and that copies of same be thereafter transmitted to the Chairman, United Nations Special Committee on Decolonization; to the Chairman, Special Political and Decolonization Committee (Fourth Committee); to the President of the United Nations General Assembly; to the Secretary General of the United Nations; to the United States Mission to the United Nations; to Guam's Washington Delegate; and to the Governor of Guam.

DULY AND REGULARLY ADOPTED ON THE 19TH DAY OF JULY, 1996.

Bontak DON PARKINSON Speaker

N PAT-BORJA JUDITH WO egislative Secretary and

### **Resolution No. 514 (LS)**

Introduced by: H. A.	Cristobal							
T. C. Ada								
J. P. A	ຂມດກ							
E. Barrett-Anderson	T. S. Nelson							
A. C. Blaz	S. L. Orsini							
J. M. S. Brown	V. C. Pangelina							
F. P. Camacho	D. Parkinson							
M. C. Charfauros	J. T. San Agusti							
M. Forbes	A. L. G. Santos							
A. C. Lamorena V	F. E. Santos							
C. Leon Guerrero	A. R. Unpingco							
L. Leon Guerrero	J. Won Pat-Borj							



Relative to the United Nations acknowledging Guam as a "non-self-governing territory" and the United States of America as its administering power and celebrating October 24, 1996 as United Nations Day.

#### BE IT RESOLVED BY THE LEGISLATURE OF THE TERRITORY OF GUAM:

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WHEREAS, the Charter of the United Nations is a treaty entered into by sovereign nations, including the United States of America, which under Article VI, Clause 2 of its Constitution, the "Supremacy Clause," treats "all treaties" including the Treaty of Peace between the United States and Spain, entered into in 1898 as the supreme law of the land;

of the land; and WHEREAS, Article 1, paragraph 2 and Article 55 of the United Nations Charter proclaimed the principle of equal rights and self-determination of all peoples, while Article 73 recognizes that "members of the United Nations which have or assume responsibilities for the administration of the territories whose people have not attained a full measure of self-government...[shall promote] the well being of the inhabitants of those territories, [and shall assist these territories] to develop self-government (taking) into account the political aspirations of the peoples, and assist them in the progressive development of the free political institutions"; and RECALLING, that the United States of America voluntarily placed Guam on the list of "non-self governing Territories" during the United Nations General Assembly 66-1 of December 14, 1946, consistent with the United Nations Charter, and WHEREAS, the United Nations Special Committee on Decolonization conducts annual seminars to help gather information on the conditions and problems of the non-self-governing territories and mobilize international opinion in support of the peoples' right to self-determination; and ACKNOWLEDGING, that since 1982, representatives from Guam, including the office of the Governor, the Speaker of the Guam Legislature, the chairman of the Committee on Federal and Foreign Affairs and other non-governmental organizations have testified in the United Nations regarding Guam's colonial status as a non-self-governing territory; and

governmental organizations have testified in the United Nations regarding Guam's colonial status as a non-self-governing territory; and
 BELIEVING, that the interests of the people of Guam would be served by discussing Guam's role in the United Nations and disseminating to the public the information Guam representatives have delivered to the United Nations for the purpose of making the public aware that Guam is being discussed actively in the United Nations; and APPRECIATING, the United Nations Special Committee on Decolonization's responsibility of encouraging the United States of America to end colonialism on Guam, based on United Nations Resolution 46/181 entitled, "International Decade for the Eradication of Colonialism" was adopted during the forty sixth session of the United Nations Bas proclaimed the International Decade of the World's Indigenous People from December 10, 1994 to December 10, 2004, and International Day of the World's Indigenous People is designated for each August 9 every year; and
 WHEREAS, October 24, 1996, is designated as United Nations Day and is celebrated by the member nations of the United Nations around the world and represents a day of special meaning to Guam is quest for Commonwealth and the right of the Chamoro people to self-determination; now, therefore, be it RESOLVED, that the Twenty-Third Guam Legislature does hereby on behalf of the people of Guam join in the commemoration and celebration of United Nations Day and incorporate in their celebration the meaning of Guam's role at the United Nations as a non-self-governing territory; and be it further RESOLVED, that the Twenty Third Guam Legislature asks the people of Guam and all educational institutions to join in the commemoration and celebration of United Nations Day and incorporate in their celebration of Education; to the Board of Regents, University of Guam; to the Board of Trustees, Guam Community College; to the Graniz state the United Nations as an on-self-governing territory; a

DULY AND REGULARLY ADOPTED ON THE 9TH DAY OF OCTOBER, 1996 TED S. NELSON JUDITH ON B AT-BORJA Acting Speaker Senator and Legislative Secretary

nitine" and

## Resolution No. 464 (LS)

Introduced by: D. Parkinson H. A. Cristobal F. E. Santos A. L. G. Santos A. L. G. Santos Leon Guerrero L. Leon Guerrero T. S. Nelson S. L. Orsini V. C. Pangelinan J. T. San Agustin Barrett-And A. C. Blaz J. M. S. Brown F. P. Camacho M. C. Charfauros MA CANA CANALICE R. Unpingco Won Pat-Borja M. Forbes



Relative to requesting that the United Nations continue its monitoring of the situation of the non-self-governing Territory of Guam; to requesting that the United Nations support the efforts of the people of Guam relative to the Guam Commonwealth Act, as drafted by the people of Guam; to requesting the sending of another United Nations Visiting Mission to Guam; to requesting that the United Nations continue to support the right of the Chamorro people to self-determination; and to request that Guam not be removed from the United Nations list of non-self-governing territories, pending the exercise of self-determination by the Chamorro people.

# BE IT RESOLVED BY THE LEGISLATURE OF THE TERRITORY OF GUAM:

WHEREAS. the people of Guam, upon their own initiative, drafted the Guam Commonwealth Act.
 and subsequently, through democratic processes approved it in 1988; and
 WHEREAS. the Guam Commonwealth Act is the people of Guam's proposal for an interim federal-territorial relationship, pending the exercise of Chamorro self-determination; and
 WHEREAS, the people of Guam have yet to achieve a satisfactory resolution of the numerous issues contained within the draft Guam Commonwealth Act through our negotiations with our administering Power; and

issues contained within the draft Guam Commonwealth Act through our negotiations with our administering Power; and
 WHEREAS. designated representatives and bureaucratic instrumentalities of the United States continue to oppose the right of the Chamorro people to exercise self-determination; and
 WHEREAS. the first and last United Nations visiting mission sent to Guam was in 1979; and
 WHEREAS. since many changes have occurred during the intervening years seventeen (17) years, it is appropriate that another United Nations visiting mission be sent to Guam; and
 WHEREAS. the United States is inappropriately misrepresenting the draft Guam Commonwealth Act as an act of self-determination, which it is not; and
 WHEREAS, the United States continues to inappropriately lobby and pressure the members of the United Nations to remove Guam from the United Nations list of non-self-governing territories, prior to the legitimate exercise of self-determination by the Chamorro people; and
 WHEREAS, the continuing presence of Guam upon the United Nations list of non-self-governing territories is critical in that it insures that the Chamorro people of Guam shall continue to have their rights monitored, to include their right to exercise self-determination, by the world community pursuant to a binding treaty commitment; now, therefore, be it
 RESOLVED, that the Twenty-Third Guam Legislature does hereby on behalf of the people of Guam for the interver RESOLVED, that the Twenty-Third Guam Legislature invites the United Nations Special Committee on Decolonization in the introle storing another visiting mission to Guam, as proposed and approved by the people of Guam in the interver for to establish the Commonwealth of Guam in the inter Matter Source of Guam the United Nations General Assembly to support the people of Guam in their effort to establish the Commonwealth of Guam in the interver and be it further
 RESOLVED, that the

unequivocal statement on same in the 1950 General Assembly reconcentration on the removed from the further **RESOLVED**, that the Twenty-Third Guam Legislature request that Guam not be removed from the United Nations list of non-self-governning territories, pending the full exercise of self-determination by the Chamorro people, evidenced by a binding vote of the indigenous people of Guam to determine their ultimate political status; and be it further **RESOLVED**, that the Speaker certify to and the Legislative Secretary attest the adoption hereof and that copies of the same be thereafter transmitted to the Chairman. United Nations Special Committee on Decolonization; to the Chairman. Special Political and Decolonization Committee (Fourth Committee); to the President of the United Nations General Assembly; to the Secretary General of the United Nations; to the United Nations; to Guam's Washington Delegate; and to the Governor of Guam. Guam

DULY AND REGULARLY ADOPTED ON THE 16TH DAY OF JULY, 1996.

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an DON PARKINSON Speaker

1 JUDIPH WON PAT-BORJA and Legislative Secretary Senator

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NOV 25 Submitted to: Committee on U.S. Federal, and Foreign Altairs Twenty-Third Guam Legislatare in support of Bill # 745 By: Cecilia C.T. Porez P.O. Box 20428 GMF, GH 96921 7 . . \* (671) 734-5591 Buenas yan hata adaj Si Cocilin Perez yo', taotio i Isla Marianas Guahan, Faotão Tano. Ha nahe halom esti papet yan dangkalo' na rispeta para i mannela ta yas i Man Naina ta I submit this statement in support of Bill # 765 which would create the Commission on Decolonization for the Implementation and Exercise of Chamorn Self-Determination. I am borne of Chamorn parents, grand parents parentage and & maintain "residency in Quam for most of my 36 years. I have had formal educational training at well as grass routs educational training in the discipline of Chamora History. I believe in the principle of Chamorn Self. Determination as defined by the United Nations Charter and as set forth by Chamoru History. The Chamorn Archipolago, though carrying a variety of apellations, has been the source, sustenance and hemelands of the indigeneas Chamoru from time Immemorial. Centuries betore Las Españas became Spain, before the lands of American Indian Nations became Known as The Americas, the Chaman were soversign. He had a Sustainable economy and trafficked the open seas,

1345591 This principle for I ManNamorn, I ManChamorn to define, to determine our political status is importative to the cannot continue to be ignored or underwritten. It shapes and ensures the vitality of The People, the First People of Guam, I Thothe The . Whatever the political outcome, it must be a decision of The Reophe of the Land. Ginen ; menhalom no sincents Ka, year lihinasso: Kn, yan i istorian i EMANNAMORA, I MAN Chamora, ha sapopotte' ask as i Bill + 765. I support the principle of Chamora Self Determination as embodied in this proposed tegislation. Sinsein you Magahet, 2. Decilia (Spr 25 Nubembre 1796 - . .. . . . . . . . . .. ..... ---..... •• •*••* 





# NASION CHAMORU

P.O. BOX 1609 AGANA, GUAM 96932 Ph: 734-8018

November 19, 1996

Senator Hope A. Cristobal (D) Chairperson, Committee on Federal and Foreign Affairs Suite 201 Quan Bldg. 326 West Soledad Ave. Agana, Guam 96910

Hafa Adai Madam Chair:

First of all Chamoru Nation opposes the signing of Executive Order 96-19 which gives the authority to GEDA to formulate a Land Use Plan for Excess Federal Lands identified under the 1994 Guam Land Use Plan (GLUP 94). It is our position that all lands be returned back to original land owners as a result of the land takings by the Federal Government.

In our analyses of all the proposed legislation heard before your committee, we have found that relative to bills 707, 714, 750 and 765, that such bills provides a timely redress to a long injustice suffered by our people. The Chamoru Nation wholeheartedly and vehemently supports the immediate passage of such bills into law. We hope to encourage each member of your committee and the entire legislative body to support all the bills enumerated above. Thank you for your time.

Dangkolo na si Yu'os Ma'ase'

Buen Salut, Biba Taotao Tano', Biba Guahan

Menerofe

Nasion Chamoru, Maga'lahi

L'andowners - Angel Cruz Santos Amarda W.G. Santos (heirs) Avita M. San Nicolas Enrique R. Cruz

• 4. J

> Hafa Adai Madam Chair, It is our position that all lands be returned back to original land owners as a result of the land takings by the Federal Government, takings by the Federal Government, we have found that relative to bills we have found that relative to bills *Porty* 714, 750, 765, that such bills provides a timely redress to a long injustice supports the immediate passage of such bills in law, we encourage each member of your committee and the entire legislative body to support all the bills enumerated above. Thank you for your time.

> > Si Xulos Malasel

amande & Santos Angel & Amtr 586-07-553( 586-01-7352 586-62-7309 Cinita M. San Mueles Enrique R. Cruz

# **COMMITTEE ON FEDERAL & FOREIGN AFFAIRS**

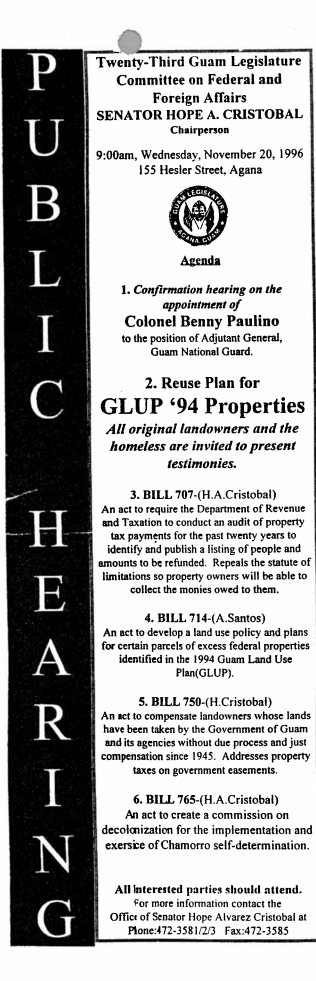
Senator Hope A. Cristobal, Chair

# PUBLIC HEARING

**BILL 765-** An act to create a comission on decolonization for the implementation and exercise of Chamorro self-determination.

WEDNESDAY, NOVEMBER 20, 1996 9:00 AM

<b>7</b>	, NAME	AGENCY	ORAL	WRITTEN	IN FAVOR	AGAINST	CONTACT #
	Viscute GARPido	Chamour	V		V		
	ED Benaveute	Nacion					
	Pavid Munoz Fuillian Levendorda	- OFI(R)	V		V		
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PDN 11/10+18/96

## **CHAMORRO REGISTRY & DECOLONIZATION BILLS**

We as individuals as a group, and as citizens of this Territory hereby, appeal and petition all of the leaders of this Territory to pass into law Bill 673, the Chamorro Registry Bill and Bill 765 etablishing a Committee on Decolonization.

**SIGNATURE ADDRESS PHONE NUMBER** 188 REDONDO 632-3803 CATAN DEARDO natindad 171 LORETA ST <u>639-7516</u> Dee N 1972 78 Free 2le 3 266 and 134-5091) r 734 Pi 202 TI-BX 0384 892 Nex スススス 40 2-0015 Úi A JUI.F 1713 Par Ma Acqui 789-2895 64 76 G 971matt ~ C 14 i C Ň 903  $\bigcirc \mathcal{C}$ Ο. 10 VUN Verlad, LO 2 relli Miguel C-588 131 Fernander 338 ED pr fille omm Ma 9-1345

PHONE NUMBER **ADDRESS** SIGNATURE No. PC BOX \$1837 632-4073 BANGADA GU 1. 16 21 632.4042 P.O. Box 4186 2. Sec 4140, GU 96927enable 565-1005 1 R 0 4MAN9 m Juno A Ŵ 3. SANTA CRUZ 5, 565-5189 AGAT, GUAM 0. Box 20426 4. CIMF 24 -554 5. P.O. Box 5491 193 104 Haptra 1 6. ERON đ. A 477--1165 LANC SAVUANA 7. ant Piper gund 545-4430 8. POROV/67 <u>240,96910</u> 789-0310 Ą 9. mell Acces 0.30x 27335 UF 96921 1037-4931 Bon N GMF Annie 10. Box 27335 [037-4931 ONIO M UABREE A 11. R.O. OOX 90% A -42WA acho mana Ł 12. 114 DILIKI CT. DEDEDE GU. abaiz Santa A 032 13. 564-NUC 14. P.O. Box 1239 atricia U. Sanido 649-6433 Agana 96.932 15. 16. 17. 18. 19. 20. 21. 22. 23. 24. 25.

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PHONE NUMBER SIGNATURE **ADDRESS** No. HUDTENOTIO St 789-0565 1. alotata WS. 0. Box 12805 9-5008 FAMUNING 2. pepet-joz Cet 613p 46 3. 3×8211 649-1370 ΛÛ 4. 3<8217 649-13  $\left( \right)$ munix a 5. 4291 0B 477-2202 n=, Gy 96932 6. P.O. Box 382 646-1205 ara, 6096910 7. 6464166 Anglig 8. 565-1005  $\mathfrak{I}_{\nu}$ 9Ĥ 9. 789-4646 Mark hfara 10. 037-7971 matte t 620 11. IM 735-439012 But 25384 94921 Donoth 12. Boy 27335 637-4931 0.-P GMF 9621 1300 13. thine <u>789-1032</u> WK: 564-1847/48 151 RAMONST. ONEA GU 969 10 14. C 565-1005 gar 15.( Lani 4.81 A. 565-2107 ħ Ç.,.. ante لمس 16. lo; 531964, 191-1171 159 vfa t. Castro Ramona to 17. e. 59-1013 Table 4 18. 19. 20. 21. 22. 23. 24. 25.

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NOV 10 1996

## TWENTY-THIRD GUAM LEGISLATURE 1996 (SECOND) Regular Session

Bill No. 765 ( (5)Introduced by:

H.A.Cristobal Hustobal

AN ACT TO CREATE THE COMMISSION ON DECOLONIZATION FOR THE IMPLEMENTATION AND EXERCISE OF CHAMORRO SELF-DETERMINATION.

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

Section 1. Statement of Legislative Findings and Purpose. 3 The Legislature recognizes that all the people of the territory of Guam have 4 democratically expressed their collective will and have recognized and 5 6 approved the inalienable right of the Chamorro people to selfdetermination. This includes the right to ultimately decide the future 7 political status of the territory of Guam as expressed in Section 102(a) of 8 the Guam Commonwealth draft Act as approved by the people of Guam 9 10 in a plebiscite held September 1988. Consistent with this intent, the people of Guam have petitioned the United States Congress to also 11 12 recognize this inalienable right on behalf of the American people. Noting that it has been almost 9 years since the people of Guam have 13 14 transmitted the Guam Commonwealth draft Act to the federal government and that Section 102(a) has been significantly changed to 15 warrant rejection of this section of the document, the Legislature in the 16 17 interest of the will of the people of Guam, desirous to end colonial discrimination and address long-standing injustice of a people, does 18

hereby, establish the Commission on Decolonization for the Implementation and Exercise of Chamorro Self-Determination.

## Section 2. Definitions.

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(a) Self-determination. Freedom of a people to determine the way in which they shall be governed and whether or not they shall be self-governed.

(b) Chamorro people of Guam. All inhabitants of Guam in 1898 and their descendants who have taken no affirmative steps to preserve or acquire foreign nationality.

Section 3. Legal and Moral Basis. The following documents provide 12 13 and support the moral and legal basis for Chamorro Self-Determination: the 1898 Treaty of Peace between the United States and Spain; Chapter 14 XI of the United Nations Charter; United States yearly reports to the 15 United Nations on the Non Self-Governing Territory of Guam; 1950 16 17 Organic Act of Guam; UN Resolution 1541 (XV); UN Resolution 1514 (XV); Section 307(a) of the United States Immigration and Nationality 18 Act; Part I, Article 1, Paragraph 1 and 3 of the International Covenant on 19 20 Civil and Political Rights.

22 Section 4. Creation and Membership of Commission. There is 23 established a Commission on Decolonization for the Implementation and Exercise of Chamorro Self-Determination for the people of Guam which 24 25 shall be composed of (10) members including the Chairperson. The 26 Governor shall serve as the Chairperson of the Commission. Three (3) members of the Commission shall be appointed by the Governor, of 27 which two (2) shall be members of Chamorro rights organizations; three 28 29 (3) members of the Legislature: of which one (1) shall be a member of 30 and be selected by the Legislature's minority; one (1) member to be the

Chairperson of the Committee on Federal and Foreign Affairs; and one 1 2 (1) to be appointed by the Speaker, who may appoint self; and one (1) 3 member of the Mayors Council shall be appointed by the Mayors Council; one (1) member to represent the judiciary to be appointed by the 4 Chief Justice of the Supreme Court of Guam, who may appoint self; and 5 one (1) member to represent the youth of Guam to be appointed by the 6 Speaker of the Youth Congress from among the qualified members of the 7 Congress, who may appoint self. The Commission shall choose a vice-8 chairperson from among the members of the Commission. 9 No person shall be eligible to serve as a member of the Commission unless he or 10 11 she shall be a citizen of the United States qualified to vote on Guam. 12 Members (except for the Chairperson) shall serve throughout the life of 13 the Commission and shall elect among themselves a Vice-Chairperson 14 who shall serve as Chairperson in the absence of the Governor. Vacancies in the membership shall be filled in the same manner as the 15 16 original appointment.

18 Section 5. Function. The general purpose of the Commission is to ascertain the desire of the Chamorro people of Guam as to their political 19 20 relationship with the United States. Once the desire of the Chamorro people of Guam is ascertained, the Commission shall transmit that desire to the President and Congress of the United States and the Secretary General of the United Nations.

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25 Section 6. Creation of Task Forces. The Commission shall create three (3) Task Forces. Each task force shall be composed of seven (7) 26 members, appointed by the Commission, who are advocates for 27 the status for which they are appointed. The three task forces are: 28 (1)29 Independence Task Force; (2) Free Association Task Force; and (3) 30 Statehood Task Force.

Section 7. Function of Task Forces. The three task forces shall draw upon the resources of the Commission, and no later than four (4) months from the date of their appointment, after conducting an extensive study, including input from the general public, each task force shall present a position paper to the Commission on their respective political status option for Guam.

Section 8. Office and Employees of the Commission. Considering that the majority of the activities of the Commission on Self-Determination have been fulfilled, the office and employees of the Commission on Self-Determination shall also serve as the office and employees of the Commission on Decolonization.

14 Section 9. Public Information Program. The Commission, in 15 conjunction with the Commission's task forces shall conduct an 16 extensive public education program throughout the island based on the 17 position papers submitted by each task force.

Section 10. Plebiscite Date and Voting Ballot. At every Primary election hereafter, until such time as a final status for the territory of Guam is determined by the Chamorro people, the Guam Election Commission, or any successors to it, shall also conduct a political status plebiscite at which the following question shall be asked of the Chamorro people:

"In recognition of your right to self-determination, which of the following political status options do you favor?" (Mark ONLY ONE):

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( )

- - 2. Free Association

1. Independence

- 3. Statehood ( )
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Section 11. Run-off Plebiscite. If one political status does not receive the majority votes cast in the above plebiscite, a run-off plebiscite between the two (2) political status options receiving the highest number of votes shall be held within sixty (60) days from the date thereof.

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**Section 12. General Powers of the Commission.** The Commission shall have and may exercise the following general powers in carrying out the activities of the Commission :

(a) To acquire, in any lawful manner, any property real and personal, mixed, tangible or intangible, to hold, maintain, use and operate the same; and to sell, lease or otherwise dispose of the same, whenever any of the foregoing transactions are deemed necessary or appropriate to the conduct of the activities authorized by this Chapter, and on such terms as may be prescribed by the Commission.

(b) To enter and perform such contracts, cooperative agreements or other transactions with any person, firm, association, corporation or any agency and instrumentality of the government of Guam or the United States or any country, state, territory or the United Nations, or any subdivision thereof, as may be deemed necessary or appropriate to the conduct of the activities authorized on this Chapter and on such terms as may be prescribed by the Commission.

(c) To execute all instruments necessary or appropriate in any of
 its function.

(d) To appoint, without regard to the provisions of the Personnel
and Compensation Laws, such officers, agents, attorneys, consultants and
employees as may be necessary for the conduct of business of the
Commission; delegate them such powers and to prescribe for them such
duties as may be deemed appropriate by the Commission; to fix and pay
such compensation to them for their services as the Commission may
determine, without regard to the provisions of the Personnel and

Compensation Laws. In the appointment of officials and the selection of employees, agents and consultants for the Commission, no political test or qualification shall be permitted or given consideration but all such appointments shall be given and made on the basis of merit and knowledge. The Commission shall give due consideration to residents of Guam in the selection of its officials, attorneys, agents, consultants and employees.

(e) To accept gifts or donations of services or of property, real, personal or mixed, tangible or intangible, in aid of any of the activities authorized by this Chapter.

(f) To adopt rules and regulations governing operations of the Commission and to take such other operations of the Commission and to take such other action as may be necessary or appropriate to carry out the powers and duties herein, specified or hereafter granted to or imposed upon it.

Section 13. Commission on Self-Determination. Nothing in this Act shall preclude the activities of the Commission on Self-Determination.

20 Section 14. Repository for Commission Documents. The Guam 21 Public Library shall be the depository of all public records and materials 22 pertaining to political status of the territory of Guam. The Commission 23 and Office shall transfer all of its official public documents upon 24 completion of its work.

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