SIXTH GUAN LEGISLATURE 1962 (SECOND) Regular Session

Guam Territorial Law Library 141 San Ramen Rd. Agana; Guam 96910

CERTIFICATION OF PASSAGE OF AN ACT TO THE GOVERNOR

This is to certify that Bill No. 242, "An Act to add a new Section 13601 to Chapter 7. Title XIV. Government Code of Guam, relating to the use of government real property by nonprofit organizations", was on the 31st day of May, 1962, duly and regularly passed.

A. B. WON PAT Speaker

ATTESTED:

V. B. BAMBA
Legislative Secretary

This Act was received by the Governor of Guam this 4 day of June, 1962 at 10:30 o'clock A. M.

/s/ Manuel F. L. Guerrer

MANUEL F. L. GUERRERO Secretary of Guam

APPROVED:

RECEIVED

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GUAM TER HTOR L

/s/ BILL DANIEL

BILL DANIEL Governor of Guan

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Bill No. 242

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Introduced	by				
		Committee	OB	Rules,	by
		request			

AN ACT TO ADD A NEW SECTION 1360) TO CHAPTER 7. TITLE XIV. GOVERNMENT CODE OF GUAR, RELATING TO THE USE OF GOVERNMENT REAL PROPERTY BY NON-PROFIT ORGANIZATIONS.

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

Section 1. A new Section 13601 is hereby added to Chapter 7.

Title XIV. Government Code of Guam, to read as follows:

"Section 13601. Same: Civic Purposes. (a) The Director may, with the approval of the Governor, grant permits for the temporary use of government real property and structures, not otherwise occupied or used by the government, by civic leagues or organizations not organized for profit but operated exclusively for the promotion of social welfare, such as veterans groups, Boy Scouts of America, Girl Scouts of America, and comparable organizations, either national or local.

- (b) Such permits shall be granted for a period not exceeding two (2) years.
- (c) Such permits may be issued on a nominal-charge basis, but the permit holder shall in every case be responsible for all utilities and maintenance.
- (d) The form of such permits shall be prescribed by the Attorney General.
- (e) The Director, with the approval of the Governor, shall make such reasonable rules, not inconsistent with the foregoing provisions of this section, governing the qualification for, applications for and issuance of such permits, the terms and conditions thereof, the charges to be collected therefor, supervision of operations thereunder, and enforcement of the terms thereof as may be necessary or desirable to the efficient administration of the program and in the public interest."