33GL CLERKS OFFICE Bill HISTORY 7/2/2015 5:07 PM

I Mina'Trentai Tres Na Liheslaturan Received Bill Log Sheet

BILL NO.	SPONSOR	TITLE	DATE INTRODUCED	DATE REFERRED	CMTE REFERRED	PUBLIC HEARING DATE	DATE COMMITTEE REPORT FILED	FISCAL NOTES
	T. C. Ada	AN ACT TO AMEND TITLE 21 GUAM CODE	07/02/15	07/02/15	Committee on			
		ANNOTATED, CHAPTER 61, SECTION 61217,	10:39 a.m.		Transportation,			
138-33		FEDERAL EXCESS LAND ZONING TO PROVIDE			Infrastructure, Lands,			
(COR)		CLARITY AND MAINTAIN UNIFORMITY ON ALL			Border Protection,			
		ZONE CHANGE PROCESSES.			Veterans' Affairs and			
					Procurement			

I Mina'trentai Tres na Liheslaturan Guåhan • The 33rd Guam Legislature 155 Hesler Place, Hagåtña, Guam 96910 • www.guamlegislature.com E-mail: roryforguam@gmail.com • Tel: (671)472-7679 • Fax: (671)472-3547

Senator Rory J. Respicio CHAIRPERSON MAJORITY LEADER

July 2, 2015

Senator Thomas C. Ada VICE CHAIRPERSON ASSISTANT MAJORITY LEADER

Speaker Judith T.P. Won Pat, Ed.D. Member

> Vice-Speaker Benjamin J.F. Cruz Member

Legislative Secretary Tina Rose Muna Barnes Member

Senator Dennis G. Rodriguez, Jr. Member

> Senator Frank Blas Aguon, Jr. Member

Senator Michael F.Q. San Nicolas Member

Senator Nerissa Bretania Underwood Member

> V. Anthony Ada MINORITY LEADER

Mary C. Torres Minority Member

MEMORANDUM

To: Rennae Meno

Clerk of the Legislature

Attorney Therese M. Terlaje Legislative Legal Counsel

From: Senator Thomas C. Ada

Acting Chairperson of the Committee on Rules

Subject: Referral of Bill No. 138-33(COR)

As the Acting Chairperson of the Committee on Rules, I am forwarding my referral of **Bill No. 138-33(COR)**.

Please ensure that the subject bill is referred, in my name, to the respective committee, as shown on the attachment. I also request that the same be forwarded to all members of *I Mina'trentai Tres Na Liheslaturan Guåhan*.

Should you have any questions, please feel free to contact our office at 472-7679.

Si Yu'os Ma'åse!

Attachment

I MINA'TRENTAI TRES NA LIHESLATURAN GUÅHAN 2015 (FIRST) Regular Session

Bill No. 138 -33 (avr)	
Introduced by: T.C. Ada	
AN ACT TO AMEND TITLE 21 GUAM CODE ANNOTATED, CHAPTER 61, SECTION 61217, FEDERAL EXCESS LAND ZONING TO PROVIDE CLARITY AND MAINTAIN UNIFORMITY ON ALL ZONE CHANGE PROCESSES.	
BE IT ENACTED BY THE PEOPLE OF GUAM:	
Section 1. Legislative Findings and Intent. I Liheslaturan Guåhan finds that t	he
original intent of Public Law 31-198 as a bill was to zone all Federal excess lands returned to t	he
Government of Guam as Agricultural Zone (A) when it is returned to its original land owner.	
I Liheslaturan Guåhan further finds that Title 21 Guam Code Annotated, Chapter 6	51.
Section 61217, should be amended to better clarify its intent.	
Section 2. Title 21 Guam Code Annotated, Chapter 61, Section 61217 is hereby amend	ed
to read:	
"§ 61217. Federal Excess Land Zoning. Notwithstanding any provision of law,	all
federal excess land returned by the government of Guam to the original landowner shall	be
designated as Agricultural Zone (A). Original landowner and all subsequent landowner	ers
may apply for higher zone designation by applying with the Department of Lan	nd
Management Planning Division and processing their zone change through the existing	ng
rules, regulations, procedures, and policies to obtain approval for their zone chan	ge
request. Subsequent to the return of the land by the government of Guam, the landown	er,
through the Planning Division of the Department of Land Management, may apply for	- a
higher zone designation, up to a zone designation consistent with that of the majority of la	nd
contiguous to the returned land as of the date of the return by the government of Guam.	
(a) Any landowner who applies for a higher zone designation in accordance wi	ith
this Section must submit to the Planning Division of the Department of Land Management:	
(1) a map of the subject property;	

(2) a contact listing of the surrounding property owners for the purposes of
notifying surrounding property owners of any public hearings or other public discussions to be
held in regards to the zoning designation request;
(3) evidence of any consultation made, at the discretion of the Department,
with other permitting governmental departments and agencies, and the property owner, in
consideration and review of the requested zoning designation; and the outcome of any such
consultation; and
(4) input from the municipal planning council of any municipal district to be affected by the proposed zone designation."