I Mina'trentai Sais Na Liheslaturan Guåhan BILL STATUS

BILL NO.	SPONSOR	TITLE	DATE INTRODUCED	DATE REFERRED	CMTE REFERRED	PUBLIC HEARING DATE	DATE COMMITTEE REPORT FILED	FISCAL NOTES	NOTES
360-36 (COR) As amended by the Committee on Environment, Revenue and Taxation, Labor, Procurement, and Statistics, Research, and Planning; and further amended on the Floor.	Sabina Flores Perez	AN ACT TO ADD NEW §§ 51111(a)(8), (a)(9), and (a)(10) TO ARTICLE 1, CHAPTER 51, DIVISION 2, TITLE 10, GUAM CODE ANNOTATED, RELATIVE TO PROTECTING OUR AIR, WATER, LAND, AND THE HEALTH OF OUR PROPILE FROM THE TOXIC EXPOSURE DUE TO OPEN BURNING AND OPEN DETONATION OF HAZARDOUS WASTE AND PROHBITING THE IMPORTATION OF HAZARDOUS WASTE INTO GUAM.	11/15/22 10:56 a.m.		Committee on Environment, Revenue and Taxation, Labor, Procurement, and Statistics, Research, and Planning	11/29/22 1:30 p.m.	12/9/22 3:14 p.m. As amended by the Committee on Environment, Revenue and Taxation, Labor, Procurement, and Statistics, Research, and Planning	Request: 11/18/22 Waiver: 11/30/22	
	SESSION DATE	TITLE	DATE PASSED	TRANSMITTED	DUE DATE	NOTES			
	12/2/22	AN ACT TO ADD NEW SUBSECTIONS (a)(8) AND (a)(9) TO \$ 51111 OF ARTICLE 1, CHAPTER 51, DIVISION 2, ITTLE 10, GUAM CODE ANNOTATED, RELATIVE TO PROTECTING GUAM'S AIR, WATER, LAND, AND THE HEALTH OF ITS PEOPLE FROM THE TOXIC EXPOSURE DUE TO OPEN BURNING AND OPEN DETONATION OF HAZARDOUS WASTE.	12/16/22	12/16/22	12/28/22				





I MINA'TRENTAI SAIS NA LIHESLATURAN GUÅHAN Thirty-Sixth Guam Legislature

December 16, 2022

The Honorable Lourdes A. Leon Guerrero I Maga'hågan Guåhan Ufisinan I Maga'håga Hagåtña, Guam 96910

Dear Maga'håga Leon Guerrero:

Transmitted herewith are Bill Nos. 291-36 (LS), 298-36 (LS), 299-36 (LS), 306-36 (COR), 312-36 (COR), 313-36 (COR), 314-36 (COR), 327-36 (COR), 332-36 (LS), 334-36 (COR), 346-36 (LS), 348-36 (LS), 351-36 (COR), 354-36 (COR), 355-36 (COR), 356-36 (COR), 357-36 (COR), 358-36 (COR), 360-36 (COR); and Substitute Bill No. 361-36 (COR) which were passed by I Mina'trentai Sais Na Liheslaturan Guåhan on December 16, 2022.

Sincerely, DAL. SHELTON Legislative Secretary

Enclosure (20)

12/16/22 10:06 p.m.

GUAM CONGRESS BUILDING • 163 CHALAN SANTO PAPA • HAGÅTŇA, GUAM 96910

I MINA'TRENTAI SAIS NA LIHESLATURAN GUÅHAN 2022 (SECOND) Regular Session

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

This is to certify that Bill No. 360-36 (COR), "AN ACT TO ADD NEW SUBSECTIONS (a)(8) AND (a)(9) TO § 51111 OF ARTICLE 1, CHAPTER 51, DIVISION 2, TITLE 10, GUAM CODE ANNOTATED, RELATIVE TO PROTECTING GUAM'S AIR, WATER, LAND, AND THE HEALTH OF ITS PEOPLE FROM THE TOXIC EXPOSURE DUE TO OPEN BURNING AND OPEN DETONATION OF HAZARDOUS WASTE," was on the 16th day of December 2022, duly and regularly passed.

Therese M. Terlaie

Speaker

Attested:

Amanda/L. Shelton Legislative Secretary

This Act was received by I Maga'hågan Guåhan this 10^{TH} day of Dec,

2022, at <u>10:06</u> o'clock <u>P</u>.M.

Assistant Staff Officer Maga'håga's Office

APPROVED:

Lourdes A. Leon Guerrero I Maga'hågan Guåhan

Date:_____

Public Law No._____

I MINA'TRENTAI SAIS NA LIHESLATURAN GUÅHAN 2022 (SECOND) Regular Session

Bill No. 360-36 (COR)

As amended by the Committee on Environment, Revenue and Taxation, Labor, Procurement, and Statistics, Research, and Planning; and further amended on the Floor.

Introduced by:

Sabina Flores Perez V. Anthony Ada Frank Blas Jr. Joanne Brown Christopher M. Dueñas James C. Moylan Tina Rose Muña Barnes Telena Cruz Nelson Clynton E. Ridgell Joe S. San Agustin Amanda L. Shelton Telo T. Taitague Jose "Pedo" Terlaje Therese M. Terlaje Mary Camacho Torres

AN ACT TO *ADD* NEW SUBSECTIONS (a)(8) AND (a)(9) TO § 51111 OF ARTICLE 1, CHAPTER 51, DIVISION 2, TITLE 10, GUAM CODE ANNOTATED, RELATIVE TO PROTECTING GUAM'S AIR, WATER, LAND, AND THE HEALTH OF ITS PEOPLE FROM THE TOXIC EXPOSURE DUE TO OPEN BURNING AND OPEN DETONATION OF HAZARDOUS WASTE.

BE IT ENACTED BY THE PEOPLE OF GUAM:

Section 1. Legislative Findings and Intent. *I Liheslaturan Guåhan* finds
 that open burning and open detonation (OB/OD) are based on 'dirty technology'

with 'virtually no emission controls', which results in the release of hazardous chemicals such as lead, which has been banned in Guam since 1990, and highly carcinogenic substances such as strontium and uranium. Dioxin, which is an endocrine disruptor, carcinogenic in small quantities, and a persistent organic pollutant, has been known to be released as part of the emissions and has been detected in soils at OB/OD sites.

7 Ι Liheslatura further finds that pyrotechnic compositions of 8 magnesium/Teflon/Viton (MTV), widely used in military flares and for igniting the 9 solid propellant of a rocket motor, comprises as much as forty-five percent (45%) per- and polyfluoroalkyl Substances (PFAS), characterized as 'forever chemicals' 10 11 due to their high resistance to naturally breaking down. The practice of open burning/open detonation of military energetic waste containing PFAS will facilitate 12 its release and dispersion, thus exposing our community to substances that can cause 13 14 health effects such as cancer, liver damage, decreased fertility, and an increased risk 15 of asthma and thyroid disease.

I Liheslatura finds that the most vulnerable, such as children and people with pre-existing heart and lung conditions, are most at risk due to exposure to particulate matter. Long and short-term exposures to fine particles or particulate matter of 2.5 microns and smaller (PM2.5) can harm people's health, leading to heart attacks, asthma attacks, and premature death.

I Liheslatura further finds that open burning and open detonation have resulted in extensive contamination and staggering cleanup costs that can reach more than half a billion dollars at a single site. Across the U.S., the sites of open burning of hazardous wastes have led to fifty-four (54) separate federal Superfund declarations and have exposed the people who live near them to dangers that will persist for generations.

I Liheslatura finds that President Joseph R. Biden signed into law the PACT
 Act that lists presumptive illnesses of which those enlisted military personnel and
 veterans suffering from these illnesses can automatically receive health care.

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4 I Liheslatura finds that in the 1980s, the U.S. Congress prohibited open 5 burning and open detonation of hazardous waste in the United States, except for 6 waste explosives which cannot safely be disposed of through other modes of 7 treatment pursuant 40 C.F.R § 265.32. When the United States Environmental 8 Protection Agency (USEPA) issued this regulation in 1980, the agency declared that 9 the "potential human health hazards associated with the practice [of open burning of hazardous waste] dictate that open burning be ended now. (USEPA Standards 10 11 Applicable to Owners and Operators of Hazardous Waste Treatment, Storage, and 12 Disposal Facilities, 45 Fed. Reg. 33,154, 33,217/2 - May 19, 1980). But in response to comments from the military that OB/OD were "the only alternatives for disposal 13 14 of most munitions," id., USEPA included a limited exception to be used only during 15 the interim status period and only for waste explosives that could not be treated with 16 alternatives.

17 *I Liheslatura* further finds in the four (4) decades since USEPA promulgated 40 C.F.R. § 265.382, there have been major advances in technologies that can 18 19 replace OB/OD. A 2018 study by the National Academies of Sciences, Engineering, 20 and Medicine (NAS) stated that there "are no significant technical, safety, or 21 regulatory barriers to the full-scale deployment of alternative technologies for the 22 demilitarization of the vast majority of the conventional waste munitions, bulk 23 energetics, and associated wastes." According to the NAS Report, all of the 24 alternative technologies would have "lower emissions and less of an environmental 25 and public health impact, would be monitorable, and would likely be more acceptable to the public." USEPA released a similar report in 2019, assessing various 26 27 alternative technologies that have been used successfully in place of OB/OD.

I Liheslatura finds that the OB/OD unit is sited in the north in proximity to
 Guam's most populous villages of *Dededo* and *Yigo*; and that cancer is one of the
 leading causes of mortality on Guam.

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I Liheslatura further finds that it is necessary to revitalize Guam's cultural practice of *inafa'maolek*, meaning to make good to restore a healthy balance and reciprocity with Guam's environment that sustains life.

7 Therefore, *I Liheslaturan Guåhan* intends to prohibit the outdated, harmful 8 practices of OB/OD because protecting Guam's air, water and land is necessary for 9 the continued health and sustenance of its people; and to continue Guam's cultural 10 practice of *inafa'maolek* by restoring this healthy balance and reciprocity with 11 Guam's environment which sustains life.

Section 2. New Subsections (a)(8) and (a)(9) are hereby *added* to § 51111
of Article 1, Chapter 51, Title 10, Guam Code Annotated, to read as follows:

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"§ 51111. Prohibited Hazardous Waste Activities.

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(8) open burn hazardous waste;

16 (9) use open detonation (OD) to treat hazardous waste, with the 17 exception of World War II unexploded ordnances (WWII UXO), until such time that Guam is equipped with a safe alternative. OD facilities must evaluate 18 and re-evaluate whether safe alternative technologies exist to treat such 19 20 explosives. Where safe alternatives exist, facilities must implement those 21 alternatives that provides the most protection of human health and the 22 environment in lieu of OD within a timeline pursuant to regulations promulgated by Guam EPA. Guam EPA shall require a permit for the OD of 23 24 WWII UXO and shall develop permitting rules and regulations promulgated 25 through the Administrative Adjudication Law found in Chapter 9 of Title 5. Guam Code Annotated." 26

Section 3. Promulgation of Rules and Regulations. The Guam
 Environmental Protection Agency shall promulgate rules and regulations consistent

with the provisions of this Act no later than sixty (60) days after enactment of this
 Act.

3 Section 4. Effective Date. This Act shall be effective sixty (60) days from
4 the date of its enactment.

5 Section 5. Severability. If any provision of this Act or its application to any 6 person or circumstance is found to be invalid or inorganic, such invalidity shall not 7 affect other provisions or applications of this Act that can be given effect without 8 the invalid provision or application, and to this end the provisions of this Act are 9 severable.