I MINA'TRENTAI UNU NA LIHESLATURAN GUÅHAN 2011 (FIRST) REGULAR SESSION

My 18 Em

Bill No. $200-31 (C \circ R)$ Introduced by:

v.c. pangelinan

AN ACT TO APPROVE THE COMMERCIAL LEASE AGREEMENT BY AND BETWEEN THE DEPARTMENT OF LAND MANAGEMENT AND THE MACHECHE PLAZA DEVELOPMENT.

BE IT ENACTED BY THE PEOPLE OF GUAM:

Section 1. Legislative Statement and Intent. Section 68901 (a) of 1 2 Title 21 Guam Code Annotated authorized the Department of Land Management, with the approval of the Governor after consultation with the 3 Dededo Municipal Planning Council to enter into commercial lease 4 agreements for properties known as the Dededo Buffer Strip. These 5 properties have been leased to numerous business establishments and 6 pursuant to law, commercial leases cannot extend more than ten (10) years. 7 In 2000, the Macheche Plaza Development entered into a commercial 8 9 lease agreement with the Department of Land Management, government of 10 Guam with concurrence by the Dededo Municipal Planning Council and has maintained a portion of the Dededo Buffer Strip, particularly identified as 11 Lot No. 3-R1, Block 2, Tract 91. The lease agreement expired in 2010 and 12 has requested to enter into another ten (10) year lease with the Department 13 of Land Management, government of Guam. The Dededo Municipal 14 Planning Council has supported this request through the passage of 15 Resolution No. 2010-06 dated October 11, 2010, stating that the Macheche 16

- 1 Plaza Development has complied with the mandates of the lease agreement
- 2 by the beautification and maintenance of the property.
- Furthermore, §60112 of Article 1, Division 2 of Chapter 60, Title 21
- 4 Guam Code Annotated as amended, mandated that any government-owned
- 5 real property shall not be leased, sub-leased, exchanged or otherwise
- 6 transferred without the prior approval by I Liheslaturan Guahan. The
- 7 Dededo Buffer Strip is considered government-owned property and thereby
- 8 pursuant to law mandate that any lease agreement shall be approved by I
- 9 Liheslaturan Guahan.
- It is therefore the intent of *I Liheslaturan Guahan* to authorize the
- 11 Department of Land Management, government of Guam to enter into a
- 12 commercial lease agreement with Macheche Plaza Development for a
- portion of the Dededo Buffer Strip, particularly identified as Lot No. 3-R1,
- 14 Block 2, Tract 91.
- 15 Section 2. Approval of Commercial Lease Agreement.
- Notwithstanding any other provision of law, I Liheslaturan Guahan hereby
- 17 approves the commercial lease agreement between the Department of Land
- 18 Management, government of Guam and the Macheche Plaza Development
- 19 for a portion of the Dededo Buffer Strip, particularly identified as Lot No. 3-
- 20 R1, Block 2, Tract 91. The commercial lease agreement shall comply with
- 21 the provisions of §68901 (a), Chapter 68, Article 9 of Title 21 Guam Code
- 22 Annotated and herein attached as "Attachment A".
- Section 3. Prohibited Use. The property shall not be use so as to
- 24 make the property unusable upon the expiration of the lease term. This shall
- 25 include such use as ponding basins.
- Section 4. Severability. If any provision of this Law or its
- 27 application to any person or circumstances is found to be invalid or contrary

- 1 to law, such invalidity shall not affect other provisions or applications of this
- 2 Law which can be given effect without the invalid provisions or application,
- 3 and to this end the provisions of this Law are severable.

ATTACHMENT A

(SPACE ABOVE THIS LINE FOR RECORDER'S USE)

DEDEDO BUFFER STRIP LEASE AGREEMENT

	This a	greer	nent,	made	this _		lay of					_, 2011	, by	and
betwee	en DEP .	ART	MENT	OF L	AND	MANAG	EMENT	r, go	OVERNI	MENT	OF (GUAM, I	LESS	OR,
whose	addres	ss is	P.O.	Box	2950	, Haga	tna, Gu	uam	96932,	and	MAC	CHECHE	PL	AZA
DEVE	LOPME	NT, L	ESSE	E, who	se ad	dress is	P. O. B	ox 69	91, Haga	itna, G	Guam	96932;	and	

WHEREAS, Government of Guam is the owner of the "Dededo Buffer Strip", Municipality of Dededo, as identified on Land Management Drawing No. C4-58T399, recorded on the 5th day of August, 1960, under Document No. 39272; and

WHEREAS, the commercial lease of portions of the Dededo Buffer Strip has been authorized by Public Law 23-45, which is codified as 21 G.C.A., Subsection 68901, a portion of which was repealed and reenacted by Public Law 24-59; 24-237; and

WHEREAS, LESSEE is the owner of real property immediately adjacent to the Dededo Buffer Strip and has applied with LESSOR in accordance with applicable law to lease that portion of the Dededo Buffer Strip immediately adjacent to LESSEE'S real property (hereafter LEASED PREMISES); and

WHEREAS, the LEASED PREMISES is described as follows:

That portion of the Dededo Buffer Strip, immediately adjacent to Lot No. 3-R1, Block No. 1, Tract No. 91, Municipality of Dededo and having the same length as the common boundary shared with LESSEE's property, containing an area of 1,912 ± square meters, and

WHEREAS, LESSOR has consulted with the Dededo Municipal Planning Council on the terms and conditions of this LEASE AGREEMENT; and

WHEREAS, LESSEE has obtained approval of beautification plans for the LEASED PREMISES from the Department of Parks and Recreation in consultation with the Dededo Municipal Planning Council; and

WHEREAS, LESSEE has obtained two appraisals, within six months of the date of execution of this LEASE AGREEMENT, from Guam licensed appraisal companies, of the fair market value of the property to be leased, the average of which will be used in determining the annual lease fee for the LEASED PREMISES.

NOW, THEREFORE, in consideration of the terms and conditions set forth in this LEASE AGREEMENT, the PARTIES agree as follows:

- 1. The LEASED PREMISES shall be used by LESSEE only for the purposes of public parking, and beautification and landscaping.
- 2. The annual lease fee, which LESSEE SHALL PAY TO LESSOR, is TEN THOUSAND NINE HUNDRED FIFTY DOLLARS (\$10,950.00) which constitutes Six Percent (6%) of the fair market value of the LEASES PREMISES. This annual fee does not exceed Twenty Percent (20%) of the fair market value of the LEASED PREMISES as per the requirements of P.L. 24-59.
- 3. LESSOR shall immediately deposit all fees collected under this LEASE AGREEMENT into Department of Administration Account No. 5100C052880SE001 (the Dededo Municipal Planning Council Buffer Strip Account 2/3 to the Dededo Municipal Planning Council and 1/3 to the Yigo Municipal Planning Council).

- 4. This LEASE AGREEMENT shall be effective and commence only upon date of execution by the Governor of Guam and shall end ten years following the effective date of this LEASE AREEMENT. In no event shall this LEASE AGREEMENT EXCEED a term of ten (10) years.
- 5. LESSEE shall provide its first annual lease payment directly to LESSOR at the time LESSEE executes this LEASE AGREEMENT. Thereafter, annual payments shall be made to LESSOR on or before the yearly anniversary of the execution of this LEASE AGREEMENT by the Governor.
- 6. Should LESSEE fail to meet the annual fee payment obligation, LESSEE shall be in default. Upon failure to cure the default within thirty (30) days after the due date of any payment, LESSOR may terminate the contract without notice and enter upon the premises to take possession thereof. In the event of default under this paragraph, LESSEE shall be liable for the unpaid annual lease fee plus interest as allowed by law.
- 7. Should LESSEE fail to begin construction of the approved improvements upon the LEASED PREMISES within three (3) months of the commencement of this LEASE AGREEMENT, LESSEE shall be in default and LESSOR may terminate this LEASE AGREEMENT without notice and enter upon the premises to take possession thereof.

In the event of default under this paragraph, the annual lease fee shall be kept by the LESSOR as liquidated damages.

- 8. LESSEE shall not sell, sublet, assign, or transfer in any way the LEASED PREMISES.
- 9. LESSEE shall indemnify, defend and hold LESSOR harmless against any claim for loss, liability or damage including claims for property demand by third persons for loss, personal injury or wrongful deaths arising out of any accident on the LEASED PREMISES or in any way related to the LEASED PREMISES.

Dededo Buffer Strip Lease Agreement - Macheche Plaza Development

LESSOR shall not be held responsible for, and LESSEE shall indemnify

LESSOR against, any claim or suit for loss, liability, or damage on account of any

personal injury or death arising out of any accident or incident occurring on the LEASED

PREMISES caused by the acts or omissions of LESSEE or its officers, agents, servants

or employees.

11. LESSEE shall be responsible for the provision of water and power to the

LEASED PREMISES as needed. Water and power are available within 100 feet of the

LEASED PREMISES.

12. Should LESSEE change ownership of its private commercial business

activity, or sell its assets, this LEASE AGREEMENT shall immediately terminate and the

new owner must reapply to lease this property from the Government of Guam.

UPON all the terms and conditions contained herein, LESSOR and LESSEE

hereby agree:

LESSEE:		DATE:	DATE:		
	GREGG KOSANKE, President Macheche Plaza Development				
LESSOR:	ANISIA B. TERLAJE, Director	DATE:			

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ACKNOWLEDGMENT

)	SS	
ed ANISIA o be the	A B. TERLAJE, person whose i	, 2011, before me, the undersigned Director, Department of Land Management name is signed on the preceding or attached it voluntarily for its stated purpose.
		ereunto affixed my name and official seal en.
	ACKNOWLED	GMENT
)	SS	
ed GRE0 rson who	GG KOSANKE, se name is sig	, 2011, before me, the undersigned Macheche Plaza Development (LESSEE), ned on the preceding or attached document, y for its stated purpose.
		eunto affixed my name and official seal in en.
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	day of ed ANISIA o be the ged to me where and years day of ed GREG and years WHERE and years LITY	day ofed ANISIA B. TERLAJE, o be the person whose riged to me that he signed. WHEREOF, I have he had years first above writted. ACKNOWLED SS day ofed GREGG KOSANKE, rison whose name is signed it voluntarily. WHEREOF, I have here and years first above writted.