I MINA'TRENTA NA LIHESLATURAN GUAHAN 2010 (SECOND) Regular Session

Bill No. 333-30 (5)

Introduced by:

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F. F. Blas, Jr., 12/	5	
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AN ACT TO *REPEAL* AND *REENACT* SECTION 4 OF PUBLIC LAW 30-57 RELATIVE TO THE JOSE D. LEON GUERRERO COMMERCIAL PORT OF GUAM MASTER PLAN UPDATE 2007 REPORT.

BE IT ENACTED BY THE PEOPLE OF GUAM:

Section 1. Section 4 of Public Law 30-57 is hereby repealed and reenacted to
read as follows:

"Section 4. If the Port Authority of Guam is unable to secure funding for 4 the financing of the Master Plan by June 2010, it shall notify I Liheslatura of 5 any denial of funding request within thirty (30) days of receipt of notice of such 6 denial and shall submit to I Liheslatura within ninety (90) days of the date of 7 denial of such funding a bill to obtain the approval of an amended Master Plan 8 based on a maximum expenditure level of Fifty Four Million Five Hundred 9 Thousand Dollars (\$54,500,000), and which shall include the acquisition, either 10 through purchase or lease to own, of at least two (2) gantry cranes. Such cranes 11 shall be acquired no later than December 31, 2012, pursuant to the Guam 12 Procurement Law and not through the use of a Task Order to any existing 13 contract. If the PAG secures a grant and the USDA Loan or other comparable 14 loan, then Phase I, Stage 1-A and 1-B shall proceed and shall include the 15

acquisition of at least two (2) gantry cranes. Such cranes *shall* be acquired no
later than December 31, 2012, either through purchase *or* lease to own, pursuant
to Guam Procurement Law and *not* through the use of a Task Order to any
existing contract. *No* other loan *or* additional rate increase may be requested for
funding of the Master Plan by PAG without an executed Capital Recovery
Charge agreement, as discussed in Part 3.3.3 of the Revised August 3, 2009
Report, and specifically in the Financial Plan."