I Mina'Trentai Kuåttro Na Liheslaturan BILL STATUS

BILL			DATE	DATE	СМТЕ	PUBLIC HEARING	DATE COMMITTEE		
	spansas.				_	_		FIGURE NOTES	
NO.	SPONSOR	TITLE	INTRODUCED	REFERRED	REFERRED	DATE	REPORT FILED	FISCAL NOTES	NOTES
	Thomas C. Ada	AN ACT TO ADD A NEW § 61218 TO ARTICLE 2	01/27/17	02/09/17	Committee on Environment,				ı
	James V. Espaldon	OF CHAPTER 61, TITLE 21, GUAM CODE	4:55 p.m.		Land, Agriculture, and				i
13-34 (COR)		ANNOTATED, RELATIVE TO REZONING LOT			Procurement Reform				i l
As Corrected		NAVAL AIR STATION AGAÑA 17 (EDC PARCEL 1)	AS CORRECTED						i l
by the Prime		AND LOT NAVAL AIR STATION AGAÑA 20 (EDC	02/8/17						i
Sponsor.		PARCEL 2) FROM AGRICULTURAL (A) TO LIGHT	12:22 p.m.						i
		INDUSTRIAL ZONE (M1).							i



COMMITTEE ON RULES

Senator Michael F.Q. San Nicolas, *Chairman I Mina'Trentai Kuåttro na Liheslaturan Guåhan* • 34th Guam Legislature



MEMO

To:

Rennae Meno

Clerk of the Legislature

Attorney Julian Aguon Legislative Legal Counsel

From:

Senator Michael F.Q. San Nicolas

Chairman of the Committee on Rules

Date:

February 9, 2017

Re:

Referral of Bill No. 13-34 (COR), as corrected by the Prime Sponsor

Buenas yan Håfa adai.

Please be advised that **Bill No. 13-34 (COR)** was returned to its Prime Sponsor due to its noncompliance with the Standing Rules (see (A)(2) of the pre-referral checklist) on January 24, 2017. The Prime Sponsor has made the necessary corrections to the subject bill, in accordance with the opinion of Legal Counsel.

As per my authority as Chairman of the Committee on Rules, I am forwarding the subsequent referral of Bill No. 13-34 (COR), as corrected by the Prime Sponsor.

Please ensure that the subject bill, indicated with "As Corrected by the Prime Sponsor", is referred, in my name, to **Senator Thomas C. Ada, Chairperson of the Committee on Environment, Land, Agriculture, and Procurement Reform.** I also request that the same be forwarded to the prime sponsor of the subject bill.

Attached, please see the COR pre-referral checklist for your information, which shall be attached as a committee report item to the bill.

If you have any questions or concerns, please feel free to contact Christian Valencia, Committee on Rules Director, at 472-6453.

Thank you for your attention to this important matter.

Respectfully,

Senator Michael F.Q. San Nicolas Chairman of the Committee on Rules



COMMITTEE ON RULES

Senator Michael F.Q. San Nicolas, *Chairman*I Mina'Trentai Kuåttro na Liheslaturan Guåhan • 34th Guam Legislature



MEMO

To:

Senator Thomas C. Ada

From:

Senator Michael F.Q. San Nicolas

Chairman of the Committee on Rules

Date:

February 7, 2017

Re:

Return of Bill No. 13-34 (COR) to Prime Sponsor

Buenas yan Håfa adai.

Please be advised that the Committee on Rules is unable to refer **Bill No. 13-34 (COR)** due to its inability to conform to the Standing Rules as to form and style (See (A)(2) on Pre-Referral Checklist).

Please be further advised that a more detailed analysis is available from the Legal Bureau. Please contact Attorney Julian Aguon, Legislative Legal Counsel at guamlegislativecounsel@gmail.com.

The Committee on Rules will continue to retain this bill in the pre-referral process, subject to corrections as submitted by the Prime Sponsor.

Attached, please see the COR pre-referral checklist for your information, which shall be attached as a committee report item to the bill.

For guidance and questions, please feel free to contact Christian Valencia, Committee on Rules Director, at 472-6453.

Thank you for your attention to this important matter.

Respectfully,

Senator Michael F.Q. San Nicolas Chairman of the Committee on Rules





COMMITTEE ON RULES

Senator Michael F.Q. San Nicolas, *Chairman* I Mina'Trentai Kuåttro na Liheslaturan Guåhan • 34th Guam Legislature



PRE-REFERRAL CHECKLIST

Page 1 of 2

AN ACT TO RE-ZONE LOT NAS AGANA 17 (EDC PARCEL 1) AND LOT NAS AGANA 20 (EDC PARCEL 2) "M1" LIGHT INDUSTRIAL. LOT NAS AGANA 20 (EDC PARCEL 2) "M1" LIGHT	
PARCEL 2) "M1" LIGHT INDUSTRIAL LOT NAS AGANA 20 (EDC PARCEL 2) "M1" LIGHT	
TARCEL 2) WIT EIGHT INDUSTRIAL, EUT WAS AUAINA 20 (EDC TARCEL 2) WIT EIGHT	
INDUSTRIAL.	
(1) One subject matter?	
[SR § 6.01(a), 2 GCA § 2108(a)] Notice to Legal Bureau:	
□ NO (Return to Prime Sponsor) 1/30/17	
1 NO (Return to Time Sponsor)	
(A) Legal Bureau (2) Conform to Standing Rules as to	
form and style? [SR §§ 6.02(b) and (d), 6.03(d)] 2/3/17 3:35 pm	
□ YES	
NO (Return to Prime Sponsor)	
(1) Does the Bill contain	
appropriations or authorizations	
for appropriations from any fund	
sources? Notice to OFB:	
□ YES □ NO	
<u>1/30/17</u>	
(B) Office of Finance & (2) Does the Bill contain an	
Pudget (OFP) authorization to expend Completed by OFB:	
government rungs:	
□ YES ■NO □ N/A 1/30/17 11:18 am	
(3) Does the Bill contain provisions	
that have <u>potential</u> fiscal impacts on	
the government of Guam budget?	
✓YES □ NO □ N/A	
Is the fiscal impact revenue negative	
to the government of Guam budget?	
□ YES Completed by:	ā
COR Action (Refer to Committee on Completed by:	
Appropriations)	1
	1
	:40 lm
□N/A	



PRE-REFERRAL CHECKLIST

Page 2 of 2

	BILL NO. <u>13-34</u> (COR)	
	OT NAS AGANA 17 (EDC PARCEL 1) Γ INDUSTRIAL. LOT NAS AGANA 20 INDUSTRIAL.	
(C) DEBT		
(1) SR § 6.01 (b)(1)(A) Land, Infrastructure, Building Projects, Capital Improvement Projects	□ YES □ NO (Return to Prime Sponsor)	Received by:
(2) SR § 6.01 (b)(1)(B) Refinancing of existing debt (not less than 2%)	□N/A □ YES □ NO (Return to Prime Sponsor)	(Signature, Date & Time) Completed by: (Signature, Date & Time)
(3) SR § 6.01 (b)(2) Authorize public debt to fund operations of agency, instrumentality, public corporation	□ N/A □ YES □ NO (Return to Prime Sponsor) □ Waived (per official state of emergency, as attached)	4:49
COR Action	Return to Prime Sponsor Refer to: S.L. h Covered (A) (2)	Date & Time: 2 1 17 4:49
	ver b COMTE	
	or Land TCA CO.	



I MINA'TRENTAI KUÅTTRO NA LIHESLATURAN GUÅHAN 2017 (FIRST) Regular Session

Bill No. 13-34 (COR)

As Corrected by the Prime Sponsor.

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Thomas C. Ada James V. Espaldon

AN ACT TO *ADD* A NEW § 61218 TO ARTICLE 2 OF CHAPTER 61, TITLE 21, GUAM CODE ANNOTATED, RELATIVE TO REZONING LOT NAVAL AIR STATION *AGAÑA* 17 (EDC PARCEL 1) AND LOT NAVAL AIR STATION *AGAÑA* 20 (EDC PARCEL 2) FROM AGRICULTURAL (A) TO LIGHT INDUSTRIAL ZONE (M1).

7017 FEB -8 PM 12: 22

BE IT ENACTED BY THE PEOPLE OF GUAM:

2 Section 1. Legislative Findings and Intent. I Liheslaturan Guåhan finds

that the U.S. Congress enacted the Defense Base Realignment and Closure Act of

1990 (BRAC 1990), which set the stage for the return of lands at the Naval Air

Station Agaña to the government of Guam.

6 I Liheslaturan Guåhan also finds that prior to effectuation of the

conveyance, the government of Guam had to develop a reuse master plan for the

8 returned land. On December 26, 1995, the Governor of Guam, Carl T.C. Gutierrez,

9 transmitted to the Department of Defense the Naval Air Station Agaña Base Reuse

Master Plan (hereinafter the Tiyan Plan) for approval. The Tiyan Plan was

developed by the Komitea Para Tivan, a committee commissioned by the

Governor of Guam and recognized by the Department of Defense as the Local

Redevelopment Authority. In 1996, the federal government approved the Tiyan

- 1 Plan and began the process for the transfer to the government of Guam of Parcels 1
- 2 and 2 in South Tiyan, Barrigada (an area of 248 acres generally bounded on the
- 3 north by Mariner Avenue, on the south by Route 8, and on the east by Route 16).
- 4 The *Tiyan Plan* envisioned the re-use of Parcels 1 and 2 for economic development
- 5 and focuses major attention to the development of industrial and business parks.
- 6 I Liheslaturan Guåhan further finds that in September 2000, the Guam
- 7 Economic Development Authority (GEDA) received the property on behalf of the
- 8 government of Guam (Quitclaim Deed, DLM No. 628091). The land was returned
- 9 with the proviso that use of the property would be limited to industrial and
- 10 commercial use, unless consented otherwise by the United States.
- 11 I Liheslaturan Guåhan further finds that in October 2002, pursuant to P.L.
- 12 No. 26-100, the above-mentioned parcels were further deeded to the Guam
- 13 Ancestral Lands Commission (GALC) for the return of the property to the original
- 14 landowners (Quitclaim Deed, DLM No. 664172).
- 15 I Liheslaturan Guåhan finds that there are approximately forty (40) lots
- within Parcels 1 and 2; however, only two (2), or five percent (5%), of these lots
- 17 are currently zoned Light Industrial Zone (M1), a designation that would be
- 18 compatible for the development of industrial and business parks. To date, there
- 19 have been nine (9) landowners who have initiated actions either with *I Liheslatura*
- 20 (the Legislature) or the Guam Land Use Commission (GLUC) to rezone their
- 21 properties to M1. The primary reason that many of the lots have laid dormant is
- because of the time-consuming process of judicial probate procedures.
- 23 I Liheslaturan Guåhan intends to further facilitate the development of South
- 24 Tiyan as was envisioned in the Tiyan Reuse Master Plan by legislatively rezoning
- 25 the lots in Parcels 1 and 2 to Light Industrial Zone (M1).
- Section 2. A new § 61218 is added to Article 2 of Chapter 61, Title 21,
- 27 Guam Code Annotated, to read:

Parce	(1)	and	Lot	Naval	Air	Station	a Aoañ	a 20	(EDC	Parcel	(2) t	n Lio
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(a) Applicability. Rezoning considerations *shall* be applicable to the following lots in Parcels 1 and 2:

Lots in Parcels 1 and 2 Eligible for						
	Rezoning to N	41				
2157	2169	2182				
2157-1	2173	2191-1				
2158	2174	2276				
2159	2175	2277				
2160	2176	2278				
2161	2176A-1	5193				
2162	2177	5193-3				
2163	2178	5199				
2164	2179	5199-1				
2165	2180	5200				
2167	2181	5201-1				
	2181-A	5202-1				

(b) Notification to Landowners. Within fifteen (15) working days from the enactment of this Act, the Director of the Department of Land Management *shall* send, by registered mail, notices to the last known registered owners of the lots listed in Subsection (a) informing them of this Act. A copy of this Act and information related to use regulations pursuant to § 61309 of Article 3, Chapter 61, Title 21, Guam Code Annotated, *shall* be attached to the notice.

(c) Affirmation of Rezoning. Within ninety (90) working days from the enactment of this Act, owners of the lots listed in Subsection (a), or their duly authorized representatives, must provide written affirmation to the Director of the Guam Department of Land Management of their concurrence to rezone their lots to Light Industrial Zone (M1).

Sec	(d) Failure to Affirm or Non-Concurrence. The current lot zone
2	shall remain unchanged in the event the owner of the lot, or an authorized
3	representative, does not submit a written affirmation per Subsection (c) or
4	does not concur with rezoning to M1. Any subsequent change in zoning
5	shall be processed pursuant to 21 GCA Chapter 61.
6	(e) Update of Master Zoning Map and Other References. The
7	Department of Land Management and the Bureau of Statistics and Plans
8	shall update the Master Zoning Map and any other such documents, maps,
9	public notices, and websites within one hundred twenty (120) days of the
10	enactment of this Act.
	(f) Recordation.
12	(1) The Department of Land Management shall post on its
13	Records Division journals, its Planning Division lists, and its
14	Survey Division maps, against each relevant lot, its affirmed
15	zone or its retention zone within one hundred twenty (120)
16	days of the enactment of this Act.
17	(2) The Department of Land Management shall, through
18	its existing procedures, notify the Department of Revenue
19	and Taxation of the updated rezoning within one hundred
20	fifty (150) days of the enactment of this Act.
21	(3) The Department of Revenue and Taxation shall assess
) m inn	applicable real property taxes on these parcels, to be effective
23	in the following tax year.
24	(g) Rezoning Fee. Each lot owner agreeing to the rezone of their
25	lots to Light Industrial Zone (M1) shall be assessed a fee of Six Hundred
26	Forty Dollars (\$640.00) to defray costs related, but not limited to,
27	research, notification, processing, recordation, and posting. Said fees shall

American	be deposited in the Department of Land Management Land Survey
2	Revolving Fund (LSRF)."

Section 3. Severability. If any provision of this law or its application to any person or circumstance is found to be invalid or contrary to law, such invalidity *shall not* affect other provisions or applications of this law that can be given effect without the invalid provisions or applications, and to this end the provisions of this law are severable.