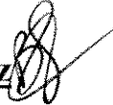


*I MINA' TRENTAI DOS NA LIHESLATURAN GUÅHAN*  
2014 (SECOND) REGULAR SESSION

Bill No. 419.32 (COR)

Introduced by:

B. J. F. Cruz 

**AN ACT TO *AMEND* SECTION 2, PART I, CHAPTER II  
OF PUBLIC LAW 32-181, RELATIVE TO AUTHORIZING  
FUNDING FOR CHARTER SCHOOLS.**

**BE IT ENACTED BY THE PEOPLE OF GUAM:**

1       **Section 1.** Section 2, Part I, Chapter II of Public Law 32-181 is  
2 hereby *amended* to read:

3       **“Section 2.** Notwithstanding any provision of law, for the School  
4 Year 2014-2015, pursuant to Title 17 GCA, Chapter 12, §12116(e), the  
5 Department of Administration (DOA) is hereby authorized and directed to  
6 deduct Five Thousand Five Hundred Dollars (**\$5,500**) per enrollee of the  
7 ~~*Guåhan Academy Charter Schools Council*~~ Academy Charter Schools  
8 chartered by the Guam Academy Charter Schools Council, not to exceed  
9 five hundred twenty (520) students for the *Guåhan Academy Charter School*  
10 and two hundred fifty (250) students for one other Academy Charter School  
11 chartered by the Guam Academy Charter Schools Council during School  
12 Year 2014-2015, if any, as recommended by the Guam Academy Charter  
13 Schools Council, from the total General Fund appropriation in Section 1 of  
14 this Part of this Chapter to the GDOE, based on the actual enrollment at the  
15 time, multiplied by the per pupil cost, as established in this Section. The  
16 ~~*Guåhan*~~ Each Academy Charter School *shall* submit a monthly invoice to  
17 the DOA. Upon receipt of said invoice, the DOA *shall* remit it to the GDOE.

2014-07-11 11:01 AM

1 Upon receipt of the remitted invoice, the GDOE *shall* verify the invoice for  
2 accuracy and report its findings within ten (10) days of receipt of said  
3 invoice to the DOA prior to the release of funds. If the GDOE fails to report  
4 its findings, the invoiced amount received by the DOA *shall* be  
5 automatically transmitted to the ~~Guahan~~ each Academy Charter School.”

6 **Section 2. Effective Date.** This Act *shall* be effective upon  
7 enactment.

8 **Section 3. Severability.** *If* any provision of this Act or its  
9 application to any person or circumstance is held invalid, the invalidity *shall*  
10 *not* affect other provisions or applications of this Act which can be given  
11 effect without the invalid provision or application and to this end the  
12 provisions of this Act is severable.