I MINA'TRENTA NA LIHESLATURAN GUÅHAN 2010 (SECOND) REGULAR SESSION

Bill No. 4/1-30 (COR)

Introduced by:

Judi P. Guthertz, DPA

AN ACT TO ADD SUB ITEMS (A)(1)(2)(3)(4)(5)(6)(7) TO SUB SECTION 12027 OF CHAPTER 12 OF TITLE 12 GUAM CODE ANNOTATED RELATIVE TO THE BACK BILLING OF CONSUMER/RATEPAYERS BY THE GUAM WATERWORKS AUTHORITY.

BE IT ENACTED BY THE PEOPLE OF GUAM:

Section 1. Legislative findings and intent: I Liheslaturan Guahan Finds that members of the public, specifically consumers/ratepayers of the Guam Waterworks Authority (GWA) are deeply distressed as a result of recent actions of GWA with regard to back billing and estimated billings. Hundreds of ratepayers were back billed with estimated billings due to a variety of reasons including undercharges due to faulty meters and transponders, unknown or inaccessible meter locations, etc. Many of these ratepayers include the elderly, persons on fixed incomes, and persons on public financial assistance, and others less fortunate. This segment of the community is likely to be most burdened with the unexpected debt of a back billing or estimated billing charge while wrestling with rising utility rates.

The Legislature finds there to be a real and justified need for a policy for consumers/ratepayers so that they may continue to be served with the most basic necessity in life – water - while their account is in dispute.

A reasonable and standard policy shall be created by the Consolidated Commission on Utilities and approved by the Public Utilities Commission with regard to water service disconnection and reasonable and fair resolution of claims of both the consumers/ratepayers and GWA.

Water is a fundamental resource and helps maintain the health of the population and personal and public sanitation of the island community. In order to ensure that the household of the consumer/ratepayer continues to enjoy water services - until such dispute is settled a policy must be created to address this concern.

It is therefore the intent of the legislature to limit the required minimum payment of a consumer/ratepayer upon notice to GWA of a dispute of back billed or estimated bill regarding the consumer's/ratepayer's account.

The CCU shall implement a standard policy approved by the PUC. The PUC shall create a review board of members of the PUC, the CCU, a mayor, a representative of GWA, the Attorney General's office and 2 members of the public appointed by the governor. The review board shall investigate, hear from the consumer/ratepayer, and review billings in dispute and effectuate a final judgment.

The final judgment shall result in a settlement of claims that reflects an adjustment of claims or write-off by GWA, a payment plan by the consumer/ratepayer, or a disconnection of the consumer/ratepayer. The decision to disconnect a ratepayer shall no longer be arbitrarily decided by GWA based on a consumer's/ratepayer's refusal to satisfy GWA's back billing or estimated billing charge while the a consumer's/ratepayer's account is in dispute.

Section 2. Sub items (A)(1)(2)(3)(4)(5)(6)(7) are hereby added to sub section 12027 of Chapter 12 of Title 12 Guam Code Annotated relative to the back billing of consumers/ratepayers accounts by the Guam Waterworks Authority.

1 "A. The Guam Water Works Authority (GWA) shall settle billing disputes of 2 consumers/ratepayers accounts as follows: 3 1. Upon reconciliation of the estimated billing that covers the four billing 4 cycles as contained in this section, the Guam Waterworks Authority shall limit 5 their initial claim and only require the consumer's/ratepayer's account to be 6 satisfied in the amount equal to and not greater than the average of the 7 immediate last two (2) billing cycles. 8 2. The Guam Waterworks Authority shall not disconnect a ratepayer who 9 has satisfied their account as contained in sub item (1) of this section. 10 3. The Consolidated Commission on Utilities shall develop rules and 11 procedures for the disposition and course of action of consumer/ratepayer 12 accounts that have met the requirements of (A)(1) of this section but continue to 13 dispute validity of the accuracy of the meter reading and billing by the Guam 14 Waterworks Authority. The Guam Public Utilities Commission shall approve or 15 amend such rules. 16 The PUC shall create a review board consisting of members of as 17 follows: 18 A member from the PUC, 19 a member from the CCU, 20 a representative from GWA, (non-voting) 21 a member of the Mayors' Council of Guam 22 a member from the Office of the Attorney General of Guam's 23 from the consumer protection section or its equivalent 24 o and a member of the general public appointed by I Maga'Lahen Guåhan 25 (serves at the pleasure of the governor)

The logistical needs and support structure of the review board shall be underwritten by the CCU.

- 5. The review board shall investigate, hear from the consumer/ratepayer, and review billings being disputed within thirty (30) days and effectuate a final judgment regarding the disputed account no later than forty-five (45) days after the account is disputed.
- 6. The final judgment of the review board shall result in a settlement of claims that reflect a payment plan by the consumer/ratepayer, an adjustment of claims or write-off by GWA, or a disconnection of the consumer/ratepayer. The decision to disconnect a ratepayer shall no longer be arbitrarily decided by GWA based on a consumer's/ratepayer's refusal to satisfy GWA's back billing or estimated billing charge while the account is in dispute.
- 7. The ruling of the review board shall be final and direction shall be given to the management of the Guam Waterworks Authority with its final decision for resolution and disposition."

Section 3. This provision shall take effect upon enactment into law.