#### I Mina'Trentai Dos Na Liheslaturan Guahan Bill Log Sheet

BILL NO.	SPONSOR	TITLE	DATE INTRODUCED	DATE REFERRED	120 DAY DEADLINE	CMTE REFERRED	PUBLIC HEARING DATE	DATE COMMITTEE REPORT FILED	STATUS
11-32 (COR)	B.J.F. Cruz	AN ACT TO ADD A NEW ARTICLE 9, TO CHAPTER 63, AND TO AMEND § 5215 OF CHAPTER 5; AND TO AMEND § 63101, TO ADD A NEW (c) AND (d) TO § 63116, AND TO AMEND § 63129 OF CHAPTER 63 OF TITLE 5, GUAM CODE ANNOTATED RELATIVE TO CREATING THE GUAM CORAL AND MARINE LIFE PROTECTION ACT.	10:32am	1/10/13		Committee on Rules, Federal, Foreign & Micronesian Affairs, Human & Natural Resources			

# **COMMITTEE ON RULES**

I Mina'trentai Dos na Liheslaturan Guåhan • The 32nd Guam Legislature 155 Hesler Place, Hagåtña, Guam 96910 • www.guamlegislature.com E-mail: roryforguam@gmail.com • Tel: (671)472-7679 • Fax: (671)472-3547

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Senator
V. Anthony Ada
Member
MINORITY LEADER

Senator Aline Yamashita Member January 10, 2013

#### **MEMORANDUM**

To: Rennae Meno

Clerk of the Legislature

Attorney Therese M. Terlaje Legislative Legal Counsel

From: Senator Rory J. Respicio

Majority Leader & Rules Chair

Subject: Referral of Bill Nos. 10-32 (COR) & 11-32 (COR)

As the Chairperson of the Committee on Rules, I am forwarding my referral of Bill Nos. 10-32 (COR) & 11-32 (COR).

Please ensure that the subject bill is referred, in my name, to the respective committee, as shown on the attachment. I also request that the same be forwarded to all members of *I Mina'trentai Dos na Liheslaturan Guåhan*.

Should you have any questions, please feel free to contact our office at 472-7679.

Si Yu'os Ma'åse!

## I MINA' TRENTAI DOS NA LIHESLATURAN GUÅHAN 2013 (First) Regular Session

Bill No. 11-32 (COR)

Introduced by:

B.J.F. Cruz

AN ACT TO ADD A NEW ARTICLE 9, TO CHAPTER 63, AND TO AMEND §5215 OF CHAPTER 5; AND TO AMEND § 63101, TO ADD A NEW (c) AND (d) TO § 63116, AND TO AMEND § 63129 OF CHAPTER 63 OF TITLE 5, GUAM CODE ANNOTATED RELATIVE TO CREATING THE GUAM CORAL AND MARINE LIFE PROTECTION ACT.

#### 1 BE IT ENACTED BY THE PEOPLE OF GUAM: 2 Section 1. Creation of 'Guam Coral Reef Protection.' A New Article 9 is hereby added to Chapter 63, Title 5, Guam Code Annotated to read: 3 "Article 9, Chapter 63 4 5 **Guam Coral Reef Protection** § 63900. Title: Guam Coral Reef Protection 6 § 63901. Definitions 7 § 63902. Notification and Removal 8 9 § 63903. Compensation 10 § 63904. Natural Resource Analysis § 63905. Civil Penalties 11 12 § 63906. Partnership Agreement

§ 63907. Coral Reef Restoration Fund

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#### § 63900. Title.

This Article shall be known, and may be cited as the "Guam Coral Reef Protection."

#### § 63901. Definitions.

- (a) Aggravating circumstances shall mean operating, anchoring, or mooring a vessel in a reckless or wanton manner; under the influence of drugs or alcohol; or otherwise with disregard for boating regulations concerning speed, navigation, or safe operation.
- (b) *Coral* shall mean any live or dead member or part thereof of the Phylum Cnidaria that form calcareous skeletons, spicules, or sclerites (including soft and hard corals both hermatypic and ahermatypic) or exist as sessile, solitary, or colonial polyps. Those members include, but are not limited to, all stony corals (Scleractinia), fire corals (Milleporina), hydrocorals (Stylasterina), soft corals (Alcyonacea), blue corals (Coenothecalia), organpipe corals and relatives (Stononifera) sea fans (Gorgonacea), black corals (Antipatharia), and sea anemones (Order Actinaria, Ceriantharia, and Zoanthidea)

## (c) Coral reefs shall mean:

- (1) Limestone structures often composed wholly or partially of living corals, coralline algae, their skeletal remains and hosting other associated benthic invertebrates, vertebrates and plants; or
- (2) Hard-bottom communities, also known as live bottom habitat or colonized pavement, characterized by the presence of associated reef organisms or invertebrates or plants.
- (3) Soft-bottom communities characterized by the presence of associated vertebrates or invertebrates or plants, including seagrass and mangroves.

- (d) *Damages* shall mean moneys or services paid by any person or entity, whether voluntarily or as a result of administrative or judicial action, to Guam as compensation, restitution, penalty, civil penalty, or mitigation for causing injury to or destruction of coral reefs.
- 5 (e) Department shall mean the Department of Agriculture.
- 6 (f) Fund shall mean the Coral Reef Restoration Fund.

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- (g) *Hazardous Material* shall mean any substance or material, including a hazardous substance, which has been determined by the US Secretary of Transportation to be capable of posing an unreasonable risk to health, safety, and property when transported in commerce, and which has been so designated.
  - (h) *Person* shall mean any and all persons, natural or artificial, foreign or domestic, including any individual, firm, partnership, business, corporation, and company and the United States and all political subdivision, regions, districts, municipalities, and public agencies thereof.
  - (i) *Pollutant* shall mean any unnatural quantity of liquid, solid, other matter form or dredged spoil, solid waste, incinerator residue, sewage, garbage, sewage sludge, munitions, chemical wastes, biological materials, radioactive materials, heat, wrecked, or discarded equipment, rock, sand, cellar dirt and industrial, municipal, and agricultural waste discharged into water.
- 20 (j) *Responsible party* shall mean the owner, operator, manager, or insurer of any vessel.
- 22 (k) *Spill* shall mean the accidental release of any hazardous material or 23 pollutant.
- (1) *Unpermitted release of pollutants* shall mean any intentional or accidental release of pollutants not approved under the Government of Guam's Clean Water Act permitting authorities.
  - § 63902. Notification and Removal.

The responsible party that has run aground, struck, released pollutants 1 harming any coral reef or otherwise damaging coral reefs must notify the 2 Department of such an event within 24 hours after its occurrence. The responsible 3 party must cooperate with the Department in performing an emergency response to 4 undertake damage assessment and primary restoration of the coral reef in a timely 5 Unless otherwise prohibited or restricted by the United States Coast fashion. 6 Guard, the responsible party must remove or cause the removal of the grounded or 7 anchored vessel within 72 hours after the initial grounding or anchoring absent 8 extenuating circumstances such as weather, or marine hazards that would prevent 9 safe removal of the vessel or authorized in a removal plan by the Department of 10 Agriculture. The responsible party must remove or cause the removal of the 11 vessel, all associated debris, paraphernalia, hazards and pollutants in a manner that 12 avoids further damage to coral reefs. The responsible party shall have their plan 13 approved by the Department prior to vessel removal. The responsible party must 14 cooperate with the Department to undertake damage assessment and primary 15 restoration of the coral reef in a timely fashion. In the event of an injury caused by 16 a spill or unpermitted pollutant discharge, an attempt to remove the pollutant must 17 begin within a 72 hour period absent threats posed to human health by the pollutant 18 and absent extenuating circumstances such as weather or marine hazards that 19 would prevent safe removal or as authorized in a removal plan by the Department 20 of Agriculture. 21

## § 63903. Compensation.

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The Department may recover all damages from the responsible party, including, but not limited to:

(a) Compensation for natural resource loss, including but not limited to the for the cost of replacing, restoring, or acquiring the equivalent of the coral reef injured and the value of the lost use and services of the coral reef pending its

- restoration, replacement, or acquisition of the equivalent coral reef, or the value of the coral reef if the coral reef cannot be restored or replaced or if the equivalent cannot be acquired.
- 4 (b) The cost of damage assessments, including staff time.
- (c) The cost of activities undertaken by or at the request of the Department to minimize or prevent further injury to coral or coral reefs pending restoration, replacement, or acquisition of an equivalent.
  - (d) The reasonable cost of monitoring the injured, restored, or replaced coral reef for at least three (3) years. Such monitoring is not required for a single occurrence of damage to a coral reef damage totaling less than one (1) square meter.
  - (e) The cost of enforcement actions undertaken in response to the destruction or loss of or injury to a coral reef, including court costs, attorney's fees, and expert witness fees.

#### § 63904. Natural Resource Analysis.

The Department shall where possible use methods that incorporate the species diversity, species abundance, species population make-up at the impact site and best available science to best predict functional loss by which the compensation described in § 63902 is calculated. Included in the effort, consideration for loss of use (extraction value, community value, environmental value and as well as replacement value) shall be incorporated in the cost determination of loss. The Department may also recover costs to contract services to complete the determination of loss at the site including the parameters referenced and establishing equity at mitigation sites. The Department may use existing resource recovery options to define replacement value coupled with other values lost. The parameters for calculation by this method may be prescribed by rule adopted by the Department.

#### § 63905. Civil Penalties.

- In addition to the compensation described in § 63902, the Department may assess, per occurrence, civil penalties according to the following schedule:
  - (a) For any anchoring of a vessel on a coral reef or for any other damage to a coral reef totaling less than or equal to one (1) square meter, \$500, with aggravated circumstances, an additional \$500; occurring within an marine preserve, an additional \$1,000.
  - (b) For damage totaling more than an area of one (1) square meter but less than or equal to an area of ten (10) square meters, \$1,000 per square meter; with aggravating circumstances, an additional \$500 per square meter; occurring within a marine preserve, an additional \$500 per square meter.
  - (c) For damage exceeding an area of ten (10) square meters, \$3,000 per square meter; with aggravating circumstances, an additional \$1,000 per square meter; occurring within a marine preserve, an additional \$1,000 per square meter.
    - (d) For a second violation, the total penalty may be doubled.
  - (e) For a third violation, the total penalty may be tripled.
- 17 (f) For any violation after a third violation, the total penalty may be 18 quadrupled.

## § 63906. Partnership Agreement.

To carry out the intent of this section, the Department may enter into partnership agreements with another Government of Guam Department or with Federal Agencies. In deciding to execute such agreements, the Department must consider the ability of the potential partnership to adequately and competently perform the duties required to fulfill the intent of this section. When such agreements are executed by the parties and incorporated in Department rule, the partner shall have all rights accorded the Department by this section. Nothing

herein shall be construed to require the Department or another Government of Guam agency or Federal Agency to enter into such an agreement.

## § 63907. Coral Reef Restoration Fund.

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Creation of the Coral Reef Restoration Fund. There is hereby created the 4 Coral Reef Restoration Fund (Fund) which shall be maintained separate and apart 5 from other funds of the government of Guam and shall be kept in a separate bank 6 account and shall not be subject to any transfer authority of I Maga'lahen Guåhan 7 or I Liheslaturan Guåhan and shall remain in such account until expended by the 8 Division of Aquatics and Wildlife Resources for purposes of this section. The 9 Fund shall be used exclusively for the purposes of this Article, or other activities 10 under the management of the Division of Aquatic and Wildlife Resources and 11 12 partner agencies. The Chief of the Division of Aquatic and Wildlife Resources 13 shall have programmatic oversight of said Fund, and no expenditure shall be made therefrom without both the Chief of the Division of Aquatic and Wildlife 14 Resources and the Director of the Department of Agriculture's prior written 15 All proceeds from penalties collected under this section shall be 16 consent. deposited into the Fund and shall not be commingled with the General Fund. Said 17 fund shall be examined and reported upon by the Director of the Department of 18 19 Administration as required by law, who shall submit a quarterly report to I 20 Liheslaturan Guåhan. The certifying officer for said Fund shall be the Director of 21 Agriculture. Moneys in the Fund received from damages recovered for injury to, 22 or destruction of, coral reefs must be expended for the following purposes:

(a) To provide funds recovered to the Department and partner agencies for reasonable costs incurred in obtaining payment of the damages for injury to, or destruction of, coral reefs, including administrative costs and costs of experts and consultants. Such funds may be provided in advance of recovery of damages.

(b) To pay for restoration or rehabilitation of the injured or destroyed coral reefs or other natural resources by a Guam Department or partner agency or through a contract to a qualified private entity.

- (c) To pay for alternative projects selected by the Division of Aquatics and Wildlife Resources. Any such project shall be selected on the basis of its anticipated benefits to the residents of Guam based on merit considerations related to the injured or destroyed coral reefs.
- (d) All claims for Fund reimbursements under paragraph (a) must be made within 90 days after payment of damages is made to the Department.
- (e) Each private recipient of Fund disbursements shall be required to agree in advance that its accounts and records of expenditures of such moneys are subject to audit at any time by appropriate Guam officials and to submit a final written report describing such expenditures within ninety (90) days after the funds have been expended.
- (f) The Department may adopt rules pursuant to the Administrative Adjudication Law to administer this section."
- **Section 2.** §5215 of Chapter 5, Title 5, Guam Code Annotated is hereby *amended* to read:

## "§ 5215. Emergency Procurements.

Notwithstanding any other provision of this Chapter, the Chief Procurement Officer, the Director of Public Works, the head of a purchasing agency, or a designee of either officer may make or authorize others to make emergency procurements when there exists a threat to public health, welfare, <u>safety of the environment</u>, or safety under emergency conditions as defined in regulations promulgated by the Policy Office; provided that such emergency procurements shall be made with such competition as is practicable under the circumstances, and further provided that the procurement agent must

solicit at least three (3) informal price quotations, if time allows must give notice to all contractors from the qualified bid list who have provided the needed supplies and services to the government within the preceding twelve (12) months, and must award the procurement to the firm with the best offer, as determined by product delivery capability, cost and delivery time. No emergency procurement or combination of emergency procurements may be made for an amount of goods or supplies greater than the amount of such goods and supplies which is necessary to meet an emergency for the thirty (30) day period immediately following the procurement. A written determination of the basis for the emergency and for the selection of the particular contractor shall be included in the contract file. The requirements for a written determination for the emergency shall be met if the procurements are being made on the basis of the Governor's declaration of an emergency situation by Executive Order if such Order states that emergency procurement may be resorted to for the purposes of the Order. Unless authorized by an Executive Order declaring an emergency, no emergency procurement may be made except on a certificate made under penalty of perjury by the Chief Procurement Officer, Director of Public Works or the head of a purchasing agency, as the case may be. Use of funds outside the emergency declaration will require normal procurement protocols. Certified copies of the certificate shall be sent, prior to award and as a condition thereof, to the Governor and Speaker of the Legislature. The certificate shall contain the following:

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- (1) a statement of the facts giving rise to the emergency;
- (2) the factual basis of the determination that an emergency procurement is necessary; and

1	(3) a statement that emergency procurement is not being used solely
2	for the purpose of avoidance of the provisions of this Chapter.
3	In addition to any other requirement, the Governor must approve in writing
4	all authorizations for emergency procurement."
5	Section 3. § 63101 of Chapter 63, Title 5, Guam Code Annotated is hereby
6	amended to include (q) Scuba diving as a new definition:
7	As used in this Article:
8	"§ 63101. Definitions.
9	(q) Scuba Diving - is defined as a form of underwater diving in
10	which a diver uses any apparatus or device that contains compressed or a
11	mixture of air/gas to include but not limited to SCUBA (self-contained
12	underwater breathing apparatus), Nitrox, and surface supplied air and
13	rebreathers.
14	(q)(r) Seagrass - is defined as any species of marine angiosperms
15	(flowering plants) to include, but not limited to, species in the families
16	Hydrocharitaceae and Potamogetonaceae;
17	(r)(s) Snagging - is defined as fishing in a manner with jerking
18	motions with hooks and line in an attempt to pierce the body of the fish
19	externally;
20	(s)(t) Take - is defined as hunt, pursue, catch, capture, angle, seize,
21	kill, trap, harm, shoot in any way or by any agency or device; every attempt
22	to do such acts or to assist any other person in the doing of or the attempt to
23	do such acts;
24	(t)(u) Traditional Fishing Methods - is defined as subsistencelevel
25	cultural fishing practices in which the catch is not marketed, but rather is
26	shared within the family or community for purposes of home consumption.

1	Traditional methods most commonly include, but are not necessarily limited
2	to:
3	(1) cast net (talåya);
4	(2) drag net/seine (chenchulon ma hålla);
5	(3) surround net (chenchulon ma sugon);
6	(4) trap net (chenchulon ma mongle); and
7	(5) butterfly net (chenchulon ababbang).
8	(u)(v) Vehicle - is defined as including every description of carriage
9	or other contrivance used, or capable of being used, as means of
10	transportation on, below, or above the land, including boat trailers, but does
11	not include aircraft;
12	(v)(w) Vessel - is defined as including every description of watercraft
13	or other contrivance used, or capable of being used, as means of
14	transportation in water; and
15	(w)(x) Waters of Guam - is defined as that area of shore and waters
16	seaward of the mean high water line (mark) to the outermost limits of
17	Guam's exclusive economic zone as provided by 1 GCA § 402(a)."
18	Section 4. § 63116 of Chapter 63, Title 5, Guam Code Annotated is hereby
19	amended to include (c) and (d):
20	"§ 63116. Taking of Fish.
21	Fish may be taken by lawful means at any time except as prohibited
22	by regulation made under § 63127; provided, however, that it shall be
23	unlawful for any person to place or maintain a drag net (Chenchulu or tekin)
24	within Agana Boat Basin proper; and further provided that angling and cast
25	net (talåya) fishing are the only approved methods of fishing within the
26	Agana Boat Basin proper and within fifty feet of the western edge of the
27	Agana Boat Basin channel on conditions as follows:

- (a) When angling, not more than three hooks shall be attached to the main line and no snagging methods shall be used.
- (b) The use of the cast net (talåya) is prohibited from boat slips in the Agana Boat Basin. Within the channel and mooring area, the talåya may be used only between the hours of 4:00 a.m. and 8:00 a.m. Within the other areas of the Agana Boat Basin, the talåya may be used at any time.
- (c) It is unlawful to take any fish with a spear or bangstick while scuba diving within the waters of Guam. It is unlawful to be found with any spearguns, handspears, or bangsticks with a Self-Contained Underwater Breathing Apparatus (SCUBA), Nitrox, and surface supplied air and rebreathers in a vessel in or near the waters of Guam. Those caught shall be considered in violation of this section.
- (d) Any person empowered to enforce this section and any rule or regulation adopted pursuant thereto shall have the authority to stop and board any vessel subject to this section for the purpose of inspection or to determine compliance with this section or any such rule or regulation, and is empowered to issue a summons for appearance in court, or before a magistrate for all violations of this section, or of the rules and regulations prescribed thereunder."
- Section 5. § 63129. of Chapter 63 of Title 5, Guam Code Annotated is 20 hereby *amended* to read:

## "§ 63129. Penalty.

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Any person violating § 63104, § 63105, § 63106, § 63107, or §63108, or §63116 (c) and (d) of this Article is guilty of a felony punishable by imprisonment of not more than five (5) years, or by a fine of not less than Five Hundred Dollars (\$500), nor more than Five Thousand Dollars (\$5,000), or both. Any person violating § 63606.1 or § 63606.2 of this Chapter shall be guilty of a felony, and upon conviction thereof may be imprisoned for not more than five (5) years, or fined not more than One Hundred Thousand Dollars (\$100,000), or both. A violation of any other provision of this Article or its supporting regulations shall be guilty of a misdemeanor, and upon conviction thereof, shall be punishable by a fine of not less than Fifty Dollars (\$50), nor more than Five Hundred Dollars (\$500), or by imprisonment of not more than ninety (90) days, or by both fine and imprisonment. In addition, all pelagic drift nets or their components, equipment for their manufacture, containers for such nets, fish or fish products gathered through the use of a pelagic drift net, and all conveyances including aircraft, vehicles and vessels used for their transport shall be subject to forfeiture, and may be seized by the Governor under process issued by the Superior Court except that such seizure without such process may be made when the seizure is incidental to an arrest or a search pursuant to a search warrant, or as provided by §63128 of this Article."

**Section 6. Effective Date.** This Act shall be effective upon enactment into law.