THIRD SPECIAL SESSION, 2014

CONGRESSIONAL BILL NO. 18-152, C.D.1

P.C. NO. 18-304

PUBLIC LAW NO. 18-71

## AN ACT

To further amend sections 1003 and 1015 of title 37 of the Code of the Federated States of Micronesia, as enacted by Public Law No. 14-88 and as amended by Public Laws Nos. 15-34 and 16-17, and inserting new sections 1017, 1018, 1019, and 1020 to clarify and establish a revolving fund for the fees and premium tax revenues collected thereunder for such purposes and functions stated therein, and for other purposes.

BE IT ENACTED BY THE CONGRESS OF THE FEDERATED STATES OF MICRONESIA:

Section 1. Section 1003 and title 37 of Code of the 1 Federated States of Micronesia, as amended by Public Laws Nos. 15-34 and 16-17, is hereby further amended to read as follows: "Section 1003. Captive Insurance Company Licensing and 4 5 <u>Captive Insurance Manager's Licensing.</u> The Commissioner 6 or Insurance Board may issue two types of licenses with 7 respect to the captive insurance companies pursuant to subsection 1-5 below; the other for business entities 8 9 which engage in the business of managing captive 10 insurance companies pursuant to subsection 6-9 below. 11 (1) Captive insurance companies shall be licensed in accordance with Chapter 3 of this title. 12 13 (2) In considering whether to licensed a captive insurance company under this chapter, the Commissioner 14

and Insurance Board shall consider the following

17 (a) Principal office and principal

factors:

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Τ	representatives;
2	(i) The principal office shall maintain a
3	principal place of business within the Federated
4	States of Micronesia;
5	(ii) appoint a principal representative that
6	shall be approved by the Commissioner;
7	(iii) hold an annual board of directors
8	meeting in the Federated States of Micronesia. In
9	meeting the quorum requirements for this annual board
10	meeting, only the principal representative is required
11	to be physically present in the Federated States of
12	Micronesia. The remainder of the quorum may be
13	present via telephone;
14	(iv) the captive insurance company shall
15	maintain in its principal office accurate documents in
16	English of the insurance business and accounting for
17	examination by the Commissioner.
18	(b) Application documents: the captive insurance
19	company shall file the following documents with its
20	application for an insurance license with the
21	Commissioner and Insurance Board:
22	(i) the amount and liquidity of its assets
23	relative to the risks to be assumed;
24	(ii) the adequacy of the expertise,
25	experience and character of the person or persons who

1	will manage it;
2	(iii) the overall soundness of its loss plan
3	of operation;
4	(iv) the adequacy of the loss prevention
5	programs of its insured; and
6	(v) such other factors deemed relevant by
7	the Commissioner in ascertaining whether the proposed
8	captive insurance company will be able to meet its
9	policy obligations.
10	(3) <u>Feed schedule</u> .
11	(a) Each captive insurance company shall pay to
12	the Insurance Board a nonrefundable fee of \$500 for
13	examining, investigating, and processing its
14	application for licensing, and the Commissioner is
15	authorized to retain legal, financial and examination
16	services, the reasonable cost of which may be charged
17	against the applicant.
18	(b) In addition, each captive insurance company
19	receiving a license from the Commissioner shall pay a
20	license fee of \$500 for the year of registration or
21	licensure due within thirty 30 days after registration
22	or licensure, and a yearly or annual fee of \$500 due
23	on or before the registration or licensure day and
24	month every year for each year thereafter. Such fees
25	received by the Insurance Board shall be deposited

1	into a revolving fund established under Section 1017.
2	(4) Licensing. If the Insurance Board is satisfied
3	that the documents filed by the captive insurance
4	company comply with this title, the Commissioner shall
5	grant a license authorizing it to transact insurance
6	business in the Federated States of Micronesia. The
7	license shall be valid until terminated by surrender,
8	suspension, revocation, or failure to comply with law.
9	(5) No captive insurance company licensed under this
10	chapter shall be allowed to insure the risks of
11	individual citizens of the Federated States of
12	Micronesia.
13	(6) The Insurance Commissioner or Insurance Board is
14	authorized to issue a captive insurance manager's
15	license, which may be signed by the Insurance
16	Commissioner or Insurance Board's authorized designee,
17	and shall issue the same to any applicant that:
18	(a) has in its bona fide employment a person
19	who is a current member in good standing of an
20	accounting or insurance related professional body or
21	association; or,
22	(b) has in its bona fide employment a person
23	that has minimum of five years experience in the
24	captive management field.
25	(7) The applicant shall be issued a captive

1	insurance manager's license by the Insurance
2	Commissioner or the Insurance Board upon compliance
3	with subsection (6) above without regard to:
4	(a) whether the applicant has or has not
5	applied for a license with a captive insurance
6	company; or,
7	(b) whether the applicant is or is not
8	currently managing domestic captive insurance company.
9	(8) The captive insurance manager's license grants
10	the captive insurance manager the authority to work
11	with or manage:
12	(a) any person or entity intending to form a
13	captive insurance company in the Federated States of
14	Micronesia; or,
15	(b) any domestic captive insurance company
16	licensed by the Insurance Board.
17	(9) The captive insurance manager's license shall be
18	effective for a period of five years from the date of
19	issuance."
20	Section 2. Section 1015 title 37 of the Code of the
21	Federated States of Micronesia, as enacted by Public Law No.
22	14-88, is hereby amended to read as follows:
23	"Section 1015. <u>Tax on Premium Collected</u> .
24	(1) Each captive insurance company shall pay into
25	the General Fund of the Federated States of Micronesia

1	on or before June 1 each year, a tax on gross premiums
2	as follows:
3	(a) .05 percent of gross premiums for insurance
4	written on all risks or property resident, situated or
5	located within the Federated States of Micronesia, and
6	on risks and property situated elsewhere upon which no
7	premium tax is otherwise paid during the year ending
8	on the preceding March 31, less return premiums and
9	less any reinsurance accepted;
LO	(b) the annual maximum aggregate tax on
L1	premiums to be paid by a captive insurance company
12	calculated under subsection (a) of this section shall
L3	be \$20,000.00.
L4	(2) Two or more captive insurance companies under
L5	common ownership and control shall be taxed, as though
L6	they were a single captive insurance company.
L7	(a) For the purpose of this section common
L8	ownership and control shall mean:
L9	(i) in the case of stock corporation, the
20	direct or indirect ownership of 80 percent or more of
21	the outstanding voting stock of two or more
22	corporation by the same shareholder or shareholders;
23	and
24	(ii) in the case of mutual corporation, the
25	direct or indirect ownership of 80 percent or more of

1	the surplus and the voting power of two or more
2	corporations by the same member or members.
3	(3) Annually, ten percent of the premium tax
4	revenues collected pursuant to this section or
5	\$150,000, whichever is greater shall be transferred to
6	the Insurance Board for the regulation of captive
7	insurance companies under this chapter. Any fund
8	derived hereunder shall be deposited in the revolving
9	fund established under Section 1017.
LO	(4) The tax provided for in this section shall be
L1	calculated on an annual basis, notwithstanding
L2	policies or contracts of insurance or contracts or
L3	reinsurance issued on a multiyear basis. In the case
L4	of multiyear policies or contracts, the premium shall
L5	be prorated for purposes of determining the tax under
L6	this section.
L7	Section 3. Title 37 of the Code of the Federated States of
L8	Micronesia, as amended, is hereby further amended by inserting a
L9	new section 1017 under chapter 10 to read as follows:
20	"Section 1017. There shall be established a revolving
21	fund called the 'Insurance Board Revolving Fund.' The
22	threshold amount of the Revolving Fund is capped at
23	\$50,000. The deposits in the revolving fund do not
24	lapse."
25	Section 4. Title 37 of the Code of the Federated States of

1	Micronesia, as amended, is hereby further amended by inserting a
2	new section 1018 under chapter 10 to read as follows:
3	"Section 1018. The revolving fund shall be used for
4	the purpose of the regulation of captive insurance
5	companies, as a specified in section 1015(3)."
6	Section 5. Title 37 of the Code of the Federated States of
7	Micronesia, as amended, is hereby further amended by inserting a
8	new section 1019 under chapter 10 to read as follows:
9	"Section 1019. The revolving fund shall hold all fees
10	collected under section 1003(3) and funds derived
11	under section 1015(3)."
12	Section 6. Title 37 of the Code of the Federated States of
13	Micronesia, as amended, is hereby further amended by inserting a
14	new section 1020 under chapter 10 thereof to read as follows:
15	"Section 1020. A complete and comprehensive annual
16	report on the revolving fund shall be prepared and
17	transmitted as a component of the report submitted
18	pursuant to section 205."
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25	Section 7. This act shall become law upon approval by the

1 President of the Federated States of Micronesia or upon its becoming law without such approval. <u>June 25</u>, 2014 /s/ Manny Mori Manny Mori President Federated States of Micronesia 

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