THIRD REGULAR SESSION, 2008

CONGRESSIONAL BILL NO. 15-104

P.C. NO. 15-184

PUBLIC LAW NO. 15-34

AN ACT

To further amend sections 1001, 1002, 1003 and 1007 of title 37 of the Code of the Federated States of Micronesia by including a definition of related third party business; by further defining a Class II captive insurance company; by adding a prohibition on insuring individuals; and by further amending the minimum capital and surplus requirements, and for other purposes.

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

- 1 Section 1. Section 1001 of title 37 of the Code of the
- 2 Federated States of Micronesia, as enacted by Public Law No. 14-
- 3 88, is hereby further amended to read as follows:
- 4 "Section 1001. <u>Definitions</u>. As used in this chapter,
- 5 unless the context otherwise requires:
- 6 (1) 'Affiliated Company' means any company in the same
 7 corporate system as a parent or member organization by
- 8 virtue of common ownership, control, operation, or
- 9 management.
- 10 (2) 'Association' means any legal association of
- individuals, corporations, partnerships, associations,
- or other entities that own, control, or hold with power
- 13 to vote all of the outstanding voting securities of the
- 14 captive insurance company.
- 15 (3) 'Captive Insurance Company' means an insurance
- 16 company formed or licensed under this chapter.
- 17 (4) 'Commissioner' means the individual appointed as
- the Insurance Commissioner under this title.

25

1	(5) 'Domestic captive insurance company' means a
2	captive insurance company organized under the laws of
3	the Federated States of Micronesia.
4	(6) 'Foreign captive insurance company' means a
5	captive insurance company organized under the laws of a
6	jurisdiction other than the Federated States of
7	Micronesia.
8	(7) 'Insurance Manager' means an individual or company
9	which provides insurance expertise to or for captive
10	insurance companies and which has in its bona fide
11	employment a person who is a current member in good
12	standing of the applicable professional body or of some
13	other professional insurance association recognized by
14	the Commissioner for the purpose of providing insurance
15	expertise and has been approved by the Commissioner.
16	(8) 'Member Organization' means any individual,
17	corporation, partnership, association, or other entity
18	that belongs to an association.
19	(9) 'Parent' means a corporation, partnership, other
20	entity, or individual that directly or indirectly owns,
21	controls, or holds with power to vote more than 50% of
22	the outstanding voting securities of a captive insurance
23	company.
24	(10) 'Principal Representative' means any individual or

corporation registered and in good standing with the

1	Federated States of Micronesia, operating in or from
2	within the Federated States of Micronesia who, not being
3	a bona fide employee of the captive insurance company,
4	maintains for the captive insurance company full and
5	proper records of the business activities of the captive
6	insurance company."
7	(11) 'Unaffiliated business' means any company:
8	(a) That is not in the corporate system of a
9	parent and affiliated companies;
10	(b) That has an existing contractual relationship
11	with a parent or affiliated company; and
12	(c) Whose risks are managed by a captive
13	insurance company in accordance with this chapter.
14	(12) 'Related Third-Party Business' means any company
15	or other legal entity:
16	(a) That is not in the corporate system of a
17	parent and affiliated companies;
18	(b) That has an existing contractual relationship
19	with a parent or affiliated company; and
20	(c) Whose risks are managed by a captive
21	insurance company in accordance with this chapter."
22	Section 2. Section 1002 of title 37 of the Code of the
23	Federated States of Micronesia, is hereby amended to read as
24	follows:
25	"Section 1002 Determination of class of captive

1	insurance companies. Each captive insurance company
2	formed under this chapter shall be designated and
3	licensed as one of the following classes of captive
4	insurance companies.
5	(1) A class 1 company shall be a captive insurance
6	company that insures the risks of its parent and
7	affiliated companies or associations;
8	(2) A class 2 company shall be a captive insurance
9	company that insures the risks of its parent and
10	affiliated companies or associations and/or related
11	third-party businesses.
12	(3) Additional classes of captive insurance companies
13	may, from time to time, be created by amendment of this
14	chapter."
15	Section 3. Section 1003 of title 37 of the Code of the
16	Federated States of Micronesia, is hereby amended to read as
17	follows:
18	"Section 1003. <u>Captive Insurance Company</u>
19	Licensing.
20	(1) Captive insurance companies shall be licensed in
21	accordance with Chapter 3 of this title.
22	(2) In considering whether to license a captive
23	insurance company under this chapter, the
24	Commissioner and Insurance Board shall consider the
25	following factors:

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

1	experience, and character of the person or persons who
2	will manage it;
3	(iii) the overall soundness of its plan of
4	operation;
5	(iv) the adequacy of the loss prevention
6	programs of its insured; and
7	(v) such other factors deemed relevant by
8	the Commissioner in ascertaining whether the proposed
9	captive insurance company will be able to meet its
10	policy obligations.
11	(3) Each captive insurance company shall pay to the
12	Insurance Board a nonrefundable fee of \$500 for
13	examining, investigating, and processing its application
14	for licensing, and the Commissioner is authorized to
15	retain legal, financial and examination services, the
16	reasonable cost of which may be charged against the
17	applicant. In addition each captive insurance company
18	shall pay a license fee for the year or registration and
19	a renewal fee each year thereafter of \$500.
20	(4) If the Insurance Board is satisfied that the
21	documents filed by the captive insurance company comply
22	with this title, the Commissioner may grant a license
23	authorizing it to transact business in the Federated
24	States of Micronesia until March 31, of the year of
25	application at which time the license may be renewed.

1	1 (5) No captive ins	urance company licensed under this
2	2 chapter shall be allo	owed to insure the risks of
3	3 individual citizens	of the Federated States of
4	4 Micronesia."	
5	5 Section 4. Section 1007	of title 37 of the Code of the
6	6 Federated States of Micronesia,	is hereby amended to read as
7	7 follows:	
8	8 "Section 1007. Minim	num Capital and Surplus
9	9 <u>Requirements</u> :	
10	.0 (1) No captive ins	urance company shall be registered
11	and issued a license	unless it has initial paid-in
12	capital of \$1,000,000) and thereafter maintains a minimum
13	capital and surplus	of \$100,000;
14	.4 (2) The Commission	er may prescribe additional capital
15	and surplus based upo	on the type, volume, and nature of
16	insurance business to	cansacted.
17	.7 (3) Capital and su	rplus may be in the form of any
18	combination of the fo	ollowing:
19	.9 (a) cash	
20	(b) letter of	credit,
21	(c) investmen	ts pursuant to section 1013 of this
22	chapter, or	
23	(d) any other	security deemed appropriated by the
24	Commissioner."	
25	Section 5. This act shall	L become law upon approval by the

1	President of	the Fed	erated	States	of Micron	esia or	upon	its	
2	becoming law	without	such a	approva	1.				
3									
4									
5									
6									
7							Apr	il 28,	2008
8									
9									
10									
11									
12					/s/ Manny Manny Mor:				
13					President Federated		of Mi	crones	i a
14					rederated	blaces	OI MI	CIONES	ота
15									
16									
17									
1,8									
19									
20									
21									
22									
23									
24									