TRUST TERRITORY OF THE PACIFIC ISLANDS
HEADQUARTERS, SAIPAN, MARIANA ISLANDS

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Page 638-657

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ADOPTED REGULATIONS
PROPOSED ADDITION TO REGULATIONS
PROPOSED REGULATIONS
PROPOSED AMENDMENT TO THE TRUST
TERRITORY INTER-DISTRICT AND
INTRA-DISTRICT SHIP TARIFF 100-C

# territorial

# register

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### CONTENTS

Listing in these contents or publishing in the sections that follow in this manner is for public information and has no legal significance.

# **ADOPTED REGULATIONS**

TITLE 41, EDUCATION CHAPTER 1, SECTIONS 17, 18 AND 20 CHARTERING OF NONPUBLIC SCHOOLS	638
TITLE 41, EDUCATION CHAPTER 1, SECTIONS 21 AND 24 TEACHER CERTIFICATION	641
TITLE 53, NATIONALITY, EMIGRATION AND IMMIGRATION CHAPTER 3, IMMIGRATION CONTROL	645
PROPOSED ADDITION TO REGULATIONS	
TITLE 67, PUBLIC LANDS AND RESOURCES CHAPTER 13, LEASE OF PUBLIC LANDS TO CITIZENS	653
PROPOSED REGULATIONS	
REGULATIONS DEALING WITH PUBLIC UTILITIES AND SERVICES FOR PUBLIC CONSUMPTION IN PONAPE DISTRICT	654
PROPOSED AMENDMENTS	
TRUST TERRITORY INTER-DISTRICT AND INTRA-DISTRICT SHIP TARIFF 100-C	656



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The Territorial Register provides a uniform system for making available to the public regulations, rules, decisions, orders and notices issued by Territorial agencies and required to be published by Public Law 5-86, and other Territorial agency documents of public interest. It also includes proclamations, orders and directives issued by the President of the United States or the Secretary of the Interior pertaining to the Trust Territory of the Pacific Islands.

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### ADOPTED REGULATIONS

#### EDUCATION

TITLE 41, CHAPTER 1, SECTIONS 17, 18 AND 20
CHARTERING OF NONPUBLIC SCHOOLS

#### Part 1. General Provisions

- 1.1 Authority and Scope. The rules and regulations in this chapter have been prepared by the Director of Education in consultation with the Micronesia Board of Education and promulgated by the High Commissioner of the Trust Territory of the Pacific Islands in accordance with Section 32 of Chapter 1, Title 41 of the Trust Territory Code. These regulations shall have the force and the effect of law and shall be binding on all natural persons and other legal entities subject to the jurisdiction of the Trust Territory of the Pacific Islands.
- 1.2 <u>Effective Date</u>. These regulations shall become effective on final publication in the Territorial Register.
- 1.3 Introduction and Purpose. By the reference cited above any person or persons desiring to establish a nonpublic school within the Trust Territory shall, prior to the establishment thereof, make written request for a charter application to the Director of Education. After the provisions of Part 3 below have been complied with, the Director of Education shall review the application and make such recommendation to the High Commissioner as he may consider appropriate.

The purpose of this chapter is to set forth the basic criteria which the Director of Education will consider in formulating his recommendation to the High Commissioner.

#### Part 2. Basic Requirements of Eligibility for Charter

(A) Size of School: In order to be chartered a nonpublic school should have a minimum of three grade levels (or their equivalent) with an average enrollment of at least ten students per level. If there are fewer than ten students per grade level, reasons for this fact must be submitted with the application which reasons will be evaluated for adequacy on a case by case basis. Further, a school can be considered with only one grade level if certification is provided that one grade level will be added each succeeding year to meet the above requirement.

#### (B) Qualifications of Personnel:

- 1. Administrative Head ("Principal"): must meet the minimum qualifications of public school principals for the type of school to be chartered.
- 2. Teachers: Must be certified.
- (C) <u>Facilities</u>: Must be such as to meet the educational, safety, and sanitary needs of students and teachers as certified by the District Directors of Education, Public Works, and Health Services.
- (D) <u>School Materials & Supplies</u>: Must be adequate to meet the education needs of the students.

#### Part 3. Routing of Request for Charter

The Charter Application Form will be directed in the first instance to the District Director of Education who will bring it to the attention of the District Board of Education. After the District Board has attached its comments, the DDE will attach his comments and direct it to the District Administrator who, after adding his recommendations, will forward the District's comments to the Director of Education. After considering all factors involved the Director will recommend to the High Commissioner the refusal or approval of a charter.

#### Part 4. Miscellaneous

- (A) Charter shall be granted for a period of three years at the end of which time application for renewal shall be made under the same provisions as contained in this chapter.
- (B) Granting of a charter to a nonpublic school carries with it rights of visitation by the Territorial and District Directors of Education, the District Administrator, or their delegates for the purpose of determining that provisions of this chapter and of pertinent sections of TTC 41 are being observed.
- (C) In accordance with 41 TTC, \$ 18 failure to meet the requirements of law or of this present chapter shall be cause for refusal to issue a Charter or for the revocation or suspension of any Charter.

# **ADOPTED REGULATIONS**

#### **EDUCATION**

# TITLE 41, CHAPTER 1, SECTIONS 21 AND 24 TEACHER CERTIFICATION

#### Part 1. General Provisions

- 1.1 Authority and Scope. The rules and regulations in this chapter have been prepared by the Director of Education and promulgated by the High Commissioner of the Trust Territory of the Pacific Islands in accordance with Section 32 of Chapter 1, Title 41 of the Trust Territory Code.

  These regulations shall have the force and the effect of law and shall be binding on all natural persons subject to the jurisdiction of the Trust Territory of the Pacific Islands.
- 1.2 <u>Effective Date</u>: These regulations shall become effective on final publication in the Territorial Register.
- 1.3 <u>Purpose</u>. The regulations and procedures in this chapter relating to

  Teacher Certification and Professional Training are designed to better the

  quality of Education available to the people of Micronesia.

#### Part 2. Teacher Certification

- 2.1 Teacher Certification in the Trust Territory shall be of four types:
  - (A) Temporary: valid for a period not to exceed five years with the exception noted below in 2.2,A. Granting of Temporary Certification shall follow the norms set forth below in 2.2,A.
  - (B) Provisional: valid for a period not to exceed two years. Minimum academic qualifications for a Provisional Certificate shall be an Associate Degree. Provisional Certification shall follow the norms set forth below in 2.2,B.

- (C) Continuing: valid for an indefinite period subject to the provisions set forth below. Minimum qualifications for a Continuing Certificate are the attainment of an Associate Degree and passing a Competency Evaluation Test according to norms outlined below in 2.3,A. Teachers with certification from another country shall also be granted a Continuing Certificate subject to provisions set forth below in 2.2,C.
- (D) Special: on the advice of a District Director of Education the Trust

  Territory Director of Education may grant on a case by case basis Special

  Certification to Micronesian citizens who because of unique knowledge and

  experience are specially qualified to teach traditional culture and skills

  irrespective of having attained formalized academic credentials. Special

  Certification shall be valid for such period as the Trust Territory Director

  shall indicate in each case.

#### 2.2 Granting of Certification

- (A) Temporary Certificate: Beginning with the 1977-78 school year all elementary and secondary school teachers in the Trust Territory of the Pacific Islands who do not posses at least an Associate Degree will be temporarily certified by the Department of Education. Temporary Certificates may, on a case by case basis, be extended beyond the five year limitation for a one year period up to a total of two years, provided that adequate cause beyond the reasonable control of the teacher be shown for not having attained the required degree, and provided further that said teacher is demonstrating satisfactory pursuit of the degree.
- (B) Provisional Certificate: A Provisional Certificate valid for a period of two years will be granted to all teachers who achieve or have achieved an Associate or higher degree and who do not possess a valid teaching certificate from another country as indicated in Section 2.2, C.

- During the two years following issuance of the Provisional Certificate said teachers must successfully pass a Competency Evaluation Test according to procedures and norms outlined in Section 2.3, A.
- (C) Continuing Certificate: A Continuing Certificate will be granted to all teachers holding a Provisional Certificate who pass the Competency Evaluation Test, and to all teachers who hold a valid teaching certificate from another country. The Continuing Certificate will be valid for an indefinite period subject to the holder passing the Competency Evaluation Test every five years.

#### 2.3. Competency Evaluation Test

(A) Each District Director of Education shall appoint a Competency Evaluation Committee. It shall be the duty of this committee to formulate the district's Competency Evaluation Test for approval by the Trust Territory Director of Education. It shall be the further duty of this committee to administer the approved Competency Evaluation Test to all district teachers indicated above.

#### 2.4 Teacher Education Program

- (A) In order that all teachers may be able to meet the requirement of certification, a year-round in-service teacher education program will be established in every district. During the school year this program will operate after school hours unless full-time involvement by some teachers is feasible. During summer vacation the in-service education program will be a full-time program.
- (B) It is the individual teacher's responsibility to avail himself or herself of these programs so as to fulfill the academic requirements for Continuing Certification. Besides offering the in-service education program, each District Department of Education may offer such additional assistance to teachers as it may from time to time deem appropriate.

- (C) The District in-service teacher education programs shall be made available to nonpublic school teachers in a manner appropriate to each District.
- (D) The district in-service Associate degree programs shall be conducted through the CCM extension program or through other recognized institutions. If other programs are used, and a teacher intends to pursue a CCM degree, prior approval for acceptance and transfer of credits by CCM should be arranged.

#### 2.5 Miscellaneous

- (A) Temporary and Provisional Certificates may be granted by District Directors of Education. Continuing Certificates will be granted by the Trust Territory Director of Education.
- (B) All certificates will be considered valid throughout the Trust Territory.
- (C) This Chapter was approved by the Micronesia Board of Education on May 24, 1976.

# ADOPTED REGULATIONS

TITLE 53

#### NATIONALITY, EMIGRATION AND IMMIGRATION

#### CHAPTER 3

#### IMMIGRATION CONTROL

#### PART 10. GENERAL PROVISIONS

- 10.1. Authority. The regulations set forth in this Chapter have been promulgated by the High Commissioner of the Trust Territory of the Pacific Islands (hereinafter referred to as Trust Territory) pursuant to the authority conferred upon him under Title 2, Section 51 of the Trust Territory Code, and in accordance with the provisions of Title 17 of the Trust Territory Code. These regulations and any amendments hereto shall have the force and effect of law.
- 10.2. <u>Purpose</u>. The purpose of these regulations is to control the entry into and movement within the Trust Territory of aliens, foreign vessels and foreign aircraft.

#### 10.3. Definitions.

- (a) As used in this Chapter the term "alien" shall mean a person who is not a citizen of the Trust Territory.
- (b) As used in this Chapter, the term "vessel" shall mean a seagoing vessel or watercraft of any size whatsoever.
- (c) As used in this Chapter, the term "foreign vessel" shall refer to any vessel which is not owned by a citizen of the Trust Territory or registered in the Trust Territory.
- (d) As used in this Chapter, the term "foreign aircraft" shall refer to any aircraft which is not owned by a citizen of the Trust Territory or registered in the Trust Territory.

#### PART 11. ENTRY PERMITS

- 11.1. Entry Permit Required. Except as hereinafter provided (Section 11.10), no person shall be permitted to enter the Trust Territory unless he shall have in his possession a valid entry permit issued by the Chief of Immigration of the Trust Territory Government.
- 11.2. Application Procedure. Permits to enter any one or more of the Trust Territory islands with the exception of Kwajalein, Eniwetok or any other island which may, from time to time, be restricted, may

be issued by the Chief of Immigration of the Trust Territory Government upon submission of a completed Trust Territory Form No. AG-097 (available through the Chief of Immigration, Office of the Attorney General, Trust Territory Headquarters, Saipan, Mariana Islands, 96950; the Trust Territory Liaison Officer, P.O. Box AC, Agana, Guam, 96910; the Trust Territory Liaison Office, 233 Keawe Street, 11th Floor, Honolulu, Hawaii, 96813, or any District Administrator of the Trust Territory).

- 11.3 Evaluation of Application. Requests for entry permits shall be evaluated on the basis of all relevant information, giving due consideration to the interests of the inhabitants of the Trust Territory as a whole, and the availability of housing in the District or Districts to be entered. Any request for an entry permit may be denied on the basis of the standards for exclusion set forth in Title 53, Section 56 of the Trust Territory Code or for any other reason which may, from time to time, be deemed appropriate by the High Commissioner.
- responsibility of applicant to Depart. It shall be the responsibility of each and every applicant to depart from the Trust Territory upon the expiration of the time prescribed in this chapter or in the entry permit, or any extension or renewal thereof, or after the revocation of the entry permit and due notice to the holder thereof. Failure to comply with the provisions of this subpart shall, in addition to any other penalty which may be provided by law, constitute grounds for the denial of future entry into the Trust Territory.
- 11.5 Emergency Procedure. When time is of the essence, emergency applications may be forwarded by commercial cable to "HICOTT SAIPAN." Such messages shall include the following information in the order as hereinafter set forth:
  - (a) Name of applicant;
  - (b) Date and place of birth;
  - (c) Citizenship;
  - (d) Permanent residence address;
  - (e) Passport number, date and place of its issuance and expiration date; and
  - (f) Purpose of entry.

(If a cable reply is requested, the cost of commercial cable shall be borne by the applicant).

- 11.6. Duration of Entry Permit. Entry permits shall only be issued for a certain and specified period of time, as may be deemed reasonable by the Chief of Immigration, but in no event shall any permit be issued for a period of time in excess of one (1) year. Extensions of entry permits may be granted by the Chief of Immigration upon application.
- 11.7. Revocation of Entry Permit. Entry permits can be revoked only by the High Commissioner pursuant to Title 53, Section 57 of the Trust Territory Code.
- 11.8. No Change of Status. In no event may the status of an alien be changed subsequent to the entry of such alien into the Trust Territory except by the express written authorization of the Chief of Immigration.
- 11.9. Additional Documents Required. In addition to the entry permit, above described, a visitor shall be required to have in his possession at the time he enters the Trust Territory the following items:
  - (a) As to Trust Territory and United States citizens and nationals, proof of citizenship or nationality,
    (i.e. passport, birth certificate, baptismal certificate, etc.).
  - (b) As to all other persons, a passport or other travel document issued by the Government of the country of such persons citizenship or nationality containing either a photograph or fingerprint of the holder thereof, which passport or document must be valid at the time of entry for a period of not less than sixty (60) days beyond the expiration date of the entry permit of he holder, and must authorize him to return to his point of departure or, if his desination is som country other than his point of eparture, must contain a visa to enter such other country.

#### (c) Health Certificates -

- (1) A valid International Certificate of Vaccination for smallpox; however, in the event the visitor enters the Trust Territory from the United States or any of its territories or possessions, the International Certificate of Vaccination for smallpox shall not be required for entry;
- (2) For travelers six months of age or older, and arriving from a yellow fever infected area (as cited in the local infected area list as published in the World Health Organization Epidemiological Record) a valid certificate of yellow fever vaccination;

- (3) For travelers six months of age or older arriving from a cholera infected area (as cited in the local infected area list as published in the World Health Organization Epidemiological Record) a valid certificate of cholera vaccination;
- (4) Any other vaccination or inoculation that may, from time to time, be required by the Director of the Department of Health Services of the Trust Territory;
- (5) Any alien who is required by Title 49 of the Trust Territory Code or any other applicable statute to have a physical examination by the Trust Territory Department of Health Services after his entry into the Trust Territory, and whose examination reveals the presence of a contagious disease which may threaten the public health may be deported upon a determination by the Director of the Department of Health Services that the presence of such alien in the Trust Territory will not be in the best interest of the inhabitants.
- (d) Employees of the Trust Territory Government, upon initially reporting to the Trust Territory for duty, shall have in their possession a letter signed by the Chief of Immigration authorizing the individual and bonafide members of his family, to enter the Trust Territory for the purpose of accepting government employment, and such employees and members of their families must comply with subpart 11.9 paragraph (a) or (b) and (c) herein.
- (e) A completed Trust Territory Form No. 958 (furnished by the carrier prior to arrival at the point of entry) and a round trip ticket or onward trip ticket to his next destination beyond the Trust Territory; however, this paragraph shall not apply to employees of the Trust Territory and member of their families.
- (f) Funds in such an amount as may be determined by the Chief of Immigration to be sufficient to maintain and support him during his stay in the Trust Territory. The District Immigration Officer may, in his discretion, require the traveler to post a cash bond, in an amount not to exceed Five Hundred Dollars (\$500.00) per person, to insure that he will not become a public charge of the Trust Territory. Such bond may be used by the Trust Territory Government to defray the expenses of maintenance or removal of such person from the Trust Territory. The cash bond shall be returned to the traveler upon his departure from the Trust Territory, or, if used as above provided, shall be accounted for (in a manner and form as may be provided by the Chief of Immigration). However, this paragraph shall not apply to employees of the Trust Territory and members of their families who are eligible for repatriation expenses.

#### 11.10 Exceptions to Entry Requirements.

- (a) Aliens arriving by licensed carrier and possessing the travel documents set forth in subpart 11.9 of this chapter, may enter the Trust Territory for any lawful purpose for a period not to exceed thirty (30) days without an entry permit (for purposes of this subpart, employment without a nonresident workers identification certificate shall be unlawful). Extensions may be granted (without an entry permit) by the Chief of Immigration or the District Administrator upon application and the payment of an extension fee in the amount of Ten Dollars (\$10.00) U.S. currency. However, in no event shall an extension be made (without an entry permit) for a period in excess of ninety (90) days beyond the date of the last entry of the applicant into the Trust Territory. All funds collected pursuant to this subpart shall be deposited in the Trust Territory passport account.
- (b) Employees of the Trust Territory Government and their families may travel to, from and within the Trust Territory without an entry permit, passport, or other travel document; provided, such employees shall have in their possession an official travel authorization or an identification card issued by the Personnel Office of the Trust Territory.
- (c) When traveling on official government travel orders, members of the Armed Forces or civilian employees of the United States Government shall be exempt from the requirements of subpart 11.1 of this Chapter but must comply with subpart 11.9, paragraph (c) herein.
- (d) Upon presentation of proof of citizenship, citizens of the Trust Territory shall be exempt from all the requirements set forth in this Part with the exception of subpart 11.9 paragraph (c), subparagraph (1), (2), (3) and (4).

#### PART 12. FOREIGN VESSEL AND FOREIGN AIRCRAFT ENTRY

12.1 Information Required. Except as hereinafter provided (subpart 12.2), no foreign vessel or aircraft shall be permitted to enter the Trust Territory without first having received written authorization from either the High Commissioner or the Chief of Immigration. Requests for entry of any vessel or aircraft shall contain the following information in the order as hereinafter set forth:

#### (a) Foreign Vessel -

- (1) Name of vessel;
- (2) Type:
- (3) Purpose of entry;
- (4) Place of registry and registry number;
- (5) Name, nationality and address of the master;
- (6) Name, nationality and address of the operator;
- (7) Name, nationality and address of owner;
- (8) Call sign;
- (9) Length, breadth, draft and gross and net tonnage of vessel; and
- (10) Last port of call.

#### (b) Foreign Aircraft -

- (1) Type and serial number of aircraft;
- (2) Purpose of entry;
- (3) Name, nationality and address of senior pilot;
- (4) Name, nationality and address of owner;
- (5) Plan of flight route; and
- (6) Landing weight.
- 12.2. Exemption. Any vessel or aircraft being operated under and in accordance with the express written authorization of the High Commissioner, or being operated by an agency or instrumentality of the Government of the United States of America, and not engaged in commercial activity within the Trust Territory, is exempt from the provisions of subpart 12.1 of this chapter.
- Upon request, either the High Commissioner or the District Administrator of the district to be entered may authorize the emergency entry of a vessel or aircraft to a Trust Territory port in the event of stress or weather, force majeure, or mechanical or medical emergency. Postentry authorization may be granted where circumstances do not permit pre-entry authorization. No vessel or aircraft which has entered a Trust Territory port by reason of an emergency shall be permitted to depart the Trust Territory until a written report of the emergency incident, bearing the subscription of the master of such vessel or senior pilot of such aircraft, is filed with and evaluated by the Office of the High Commissioner or the District Administrator of the district entered. If the emergency is not verified by such report, the entry shall be considered as being unlawful.
- 12.4. List of Crew and Passengers to be Furnished. The master of a vessel or pilot of an aircraft arriving at any port in the Trust Territory shall, upon demand of the Chief of Immigration or his duly authorized representative, or upon the demand of a representative of Health Services, furnish a complete list of the crew and passengers aboard.

- of each and every carrier which is engaged in the transportation of persons into the Trust Territory to ensure that such persons hold the proper documents to effect lawful entry. Persons arriving at a Trust Territory port who fail to present the entry documents required by law (subpart 11.1 and 11.9 of this chapter) shall be denied entry and shall be returned to the aircraft or not be allowed to disembark from the vessel. The carrier shall be fully responsible for all persons in their carriage. The carrier shall not redeem any prepaid or onward trip ticket (as described in 11.9 (e)) without the expressed written authorization of the Chief of Immigration or the appropriate District Administrator.
- 12.6. <u>Inspection</u>. Immigration Officers shall examine the entry documents of each and every passenger arriving by vessel prior to his disembarkation from the vessel and admission into the Trust Territory and shall examine the entry documents of each and every aircraft passenger after his disembarkation from the aircraft but prior to his departure from the airport and admission into the Trust Territory.
- 12.7. Special Circumstances. Nothing contained in this Chapter shall, prevent the High Commissioner from issuing an entry permit to any person who has not complied with the provisions of this Chapter when in his judgment circumstances so warrant.

#### PART 13. GENERAL RULES

#### 13.1. Alien Registration.

- (a) An annual registration of all aliens temporarily residing in the Trust Territory shall be conducted by the District Immigration Officers each year between the first day of January and the last day of January; however, each District Administrator may suspend the implementation of this subpart in his district if he feels that such registration is not warranted or will not serve a useful purpose.
- (b) Each and every alien arriving in the Trust Territory after the close of the registration period, and intending to remain in the Trust Territory six (6) months or longer, shall register with the District Immigration Office within thirty (30) days following his arrival in the Trust Territory and shall also re-register during the regular January registration period.
- (c) Upon proof of earlier registration an alien who has registered in one of the districts shall not be required to re-register within the same year in another district.

- 13.2. Alien Residency. Except as provided in this chapter and any amendments hereto, the status of alien resident shall not exist at this time in the Trust Territory, nor shall aliens be permitted to permanently reside therein.
- 13.3. Penalties. Any alien who shall unlawfully enter or attempt to enter the Trust Territory or, having lawfully entered, remained unlawfully after the expiration or revocation of entry authorization shall, in addition to any penalties which may otherwise be provided by law, be subject to deportation in accordance with Title 53, Section 62 of the Trust Territory Code.
- 13.4. Regulation Superseded. Immigration regulations issued June 28, 1973 (Release No. 1-73), and amendments thereto, are hereby superseded and shall be of no further force and effect.

#### PUBLIC NOTICE

#### PROPOSED ADDITION TO REGULATIONS

#### LEASE OF PUBLIC LANDS TO CITIZENS

The Chief, Lands and Surveys is proposing to add a new provision to Part 15 of existing regulations issued and approved under Title 67, Chapter 13, Trust Territory Code (Release No. 72-9), as previously published in Volume 1, Number 6, pages 193-194 of the Territorial Register, in accordance with Title 17 of the Trust Territory Code. The proposed addition is as follows:

15.13. This part of these regulations shall apply only to leases granted for the purpose of residential dwellings primarily for the use of the lessee.

The purpose of the addition is to limit the scope of Trust Territory Government responsibility for compensation for improvements installed on public lands to only those instances where the lease agreement has been issued for residential purposes.

Anyone interested in commenting on the proposed addition may do so by submitting comments in writing to the Chief, Lands and Surveys, Headquarters, Saipan, Mariana Islands, 96950, within thirty (30) days from the date of this notice (Date of Publication in the Territorial Register).

#### APPROVALS FOR THE PROPOSED ADDITION TO REGULATIONS

The proposed addition to the Regulations on the Lease of Public Lands to Citizens have been issued pursuant to the authority vested in me by Section 57(3) of Title 2, as amended, and Section 301 of Title 67, as amended, of the Trust Territory Code.

Date: \( 1000000000000000000000000000000000000	No yamada
	Kozo Yamada Chief Lands and Surveys
The proposed addition to the Regulations on the Leas reviewed by me and found to be in proper legal form.	
Date: 6/10/77	Daniel J. High Attorney General

The proposed addition to the Regulations on the Lease of Public Lands to Citizens are hereby approved in accordance with Section 301 Title 67 of the Trust Territory Code.

Juan A/ Sablan, Acting Deputy High Commissioner

#### TRUST TERRITORY OF THE PACIFIC ISLANDS



# OFFICE OF THE DISTRICT ADMINISTRATOR

#### PONAPE DISTRICT

CABLE ADDRESS
DISTAD PONAPE

#### PONAPE, EASTERN CAROLINE ISLANDS 96941

The District Administrator of Ponape District is proposing regulations dealing with public utilities and services for public consumption in Ponape District. The provisions of the proposed regulations deal with.

- 1. General definitions
- 2. Application for services
- 3. Contracts
- 4. Guarantee deposit
- 5. Establishment and reestablishment of credit
- 6. Rendering and payment of bills
- 7. Discontinuance and restoration of service
- 8. Ingress and Egress from customers premises
- 9. Temporary service
- 10. Meter tests and adjustment of bills for meter error
- 11. Rate schedules for electric energy, water and telephone service

Copies of the propose regulations may be obtained from the office of the District Administrator at Kolonia, Ponape.

The District Administrator of Ponape District is soliciting views, opinions, facts and data for or against the proposed regulations from the general public.

If you are interested in submitting your comments on these proposed regulations, please submit them in writing to the District Administrator of Ponape District, Ponape, Eastern Caroline Islands 96941 within thirty (30) days of the notice. (as published in the Territory Register).

Resio S. Moses

District Administrator

Ponape District

05-04-77

#### APPROVALS FOR THE PONAPE DISTRICT UTILITY REGULATIONS

The proposed Ponape District Utility Regulations are issued persuant to section 51 of Title 3 of the Trust Territory Code.

Resio S. Moses

District Administrator

05-04-77 Date

The proposed Ponape District Utility Regulations have been reviewed by my and are found to be in proper legal form.

Daniel J. High

Attorney General

5-20-17

Date

The proposed Ponape District Regulations are hereby approved and shall be promulgated in accordance with Title 17 of the Trust Territory Code.

Acting Deputy

Acting Deputy High Commissioner

Date

#### NOTICE

Notice is hereby given that the Director, Transportation and Communications is proposing to amend the Trust Territory Inter-District and Intra-District Ship Tariff 100-C, page 2, Section C-3, Specific Commodity Rate, Paragraph Two, to change the words "Weight Ton" to "Measurement Ton". The rate of \$20.00 will remain the same in the tariff.

This notice is being published in the Territorial Register in order to give all concerned the opportunity to review the amendment and submit comments, if necessary, to the Director of Transportation and Communications, within thirty (30) days of the date of publication of this notice in the Territorial Register.

July 14, 1977

Date

William P. Flanagan

Director, Transportation and Communications

#### C-2 APPLICATION OF RATES

Rates provided herein are on a United States currency basis. All freight charges and passenger fares must be prepaid except for U.S. Government or Trust Territory Government passengers and cargo, which can be shipped collect. Rates and fares apply to all freight and passengers whether government or private. The master has the right to refuse for carriage any such persons or cargo deemed dangerous to the safety of the ship, life and property.

#### C-3 SPECIFIC COMMODITY RATES

Specific commodity rates apply to intra-district cargo only. Any specific commodity shipment will be charged on an F.I.O. basis.

Copra shall be charged \$20.00 per measurement ton.

Trades Goods where applicable goods shipped for sale from the ships hold to outer island inhabitants by a trading company shall be charged \$20.00 per revenue ton on a space available basis when first loaded. If the trade goods are not sold on a field trip they may be left on the ship at no extra charge for sale on following trips. Trading company's shall be granted permission to trade from the ship by the District Administration who will be guided by the size of the ships hold and other district requirements.

Boats or Canoes twenty feet in length or under shall be charged a a flat rate of \$20.00 each, on a space available basis. Boats or canoes over 20 feet in length will each be charged at the general commodity rate.

Empty Drums \$1.00 per drum, subject to the minimum bill of lading.

<u>Pigs or Goats</u> \$5.00 each regardless of size, on a space available basis.

Cows \$15.00 each regardless of size, on a space available basis.

REVISED:

MAY 5, 1977

EFFECTIVE:

ISSUED BY
WILLIAM P. FLANAGAN
DIRECTOR, TRANSPORTATION AND COMMUNICATIONS

Correction Number 8